

Queensland

Resorts and Other Acts Amendment Bill 2009



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			Page
Part 1	Prelimi	nary	
1	Short tit	tle	18
2	Comme	encement	18
Part 2	Amend	ment of Iconic Queensland Places Act 2008	
3	Act ame	ended in pt 2 and schedule	18
4	Amendr	ment of s 42 (Application of div 3)	18
Part 3	Amend	ment of Integrated Resort Development Act 1987	
5	Act ame	ended in pt 3 and schedule	19
6	Amendr	ment of s 2 (Definitions)	19
7	Insertio	n of new s 3A	19
	3A	References to standard module	19
8	Amendr	ment of s 4 (Application for approval of scheme)	19
9	Amendr scheme	ment of s 9 (Application for amendment of approved	20
10	Replace	ement of ss 10 and 11	20
	10	Members to be notified of proposed amendment	20
	11	Requirements for application	21
11	Amendr	ment of s 12 (Minister to consider application)	21
12	Insertio	n of new section 13A	22
	13A	Minor variation of site boundaries	22
13	Amendr	ment of s 27 (The site)	23
14	Amendr plan)	ment of s 44 (Subdivision by building units or group titles	23
15	Amendr	ment of s 45 (Approval of building units or group titles	24

16		ent of s 59 (Subdivision of secondary lots within al precincts)		
17	Amendm	ent of s 61 (Approval by local government)		
18	Amendm	ent of s 101 (Interpretation)		
19	Amendm	ent of s 103 (Member's nominee)		
20	Amendm corporate	ent of s 106 (Meetings of primary thoroughfare body		
21		Amendment of s 113 (Miscellaneous powers of primary thoroughfare body corporate)		
22	Amendm corporate	ent of s 116 (Duties of primary thoroughfare body		
23	Amendm	ent of s 123 (Constitution of executive committee)		
24	Insertion	of new s 123A		
	123A	Code of conduct for voting members of executive committee		
25		ent of s 124 (Vacation of office of member of executive e)		
26	Insertion	of new s 126A		
	126A	Conflict of interest of executive committee member [SM, s 53]		
27	Insertion	of new ss 129A and 129B		
	129A	Protection of executive committee members from liability		
	129B	Protection of body corporate and executive committee from liability for defamation		
28	Amendm manager	ent of s 130 (Primary thoroughfare body corporate		
29	Insertion	of new pt 8, div 1A		
	Division	Proxies for principal bodies corporate at general meetings of primary thoroughfare bodies corporate		
	133A	Application of div 1A		
	133B	Appointment [SM, s 107]		
	133C	Form of proxy [SM, s 108]		
	133D	Use of proxy [SM, s 109]		
	133E	Special provisions about proxy use [SM, s 110]		
	133F	Offence [SM, s 111]		
30	Amendm	ent of s 138 (Interpretation)		
31		ment of s 140 (Member's nominee)		
	140	Member's nominee		

	140A	When original owner can not be nominee for subsidiary body corporate	36
32	Amendm	nent of s 143 (Meetings of principal body corporate)	37
33		nent of s 148 (Miscellaneous powers of principal body	
		e)	37
34	Amendm	nent of s 151 (Duties of principal body corporate)	38
35	Amendm	nent of s 158 (Constitution of executive committee)	38
36	Insertion	of new s 158A	39
	158A	Code of conduct for voting members of executive committee	39
37		nent of s 159 (Vacation of office of member of executive ee)	40
38	Insertion	of new s 161A	40
	161A	Conflict of interest of executive committee member [SM, s 53]	40
39	Insertion	of new ss 164A and 164B	41
	164A	Protection of executive committee members from liability	41
	164B	Protection of body corporate and executive committee from liability for defamation	41
40	Amendm	nent of s 165 (Principal body corporate manager)	42
41	Insertion	of new pt 8, divs 3A and 3B	43
	Division	3A Proxies for general meetings of principal bodies corporate	
	168A	Application of div 3A	43
	168B	Appointment [SM, s 107]	44
	168C	Form of proxy [SM, s 108]	44
	168D	Use of proxy [SM, s 109]	45
	168E	Special provisions about proxy use [SM, s 110]	46
	168F	Offence [SM, s 111]	47
	Division		
	168G	Application of div 3B	47
	168H	Accounts [SM, s 154]	47
	1681	Audit [SM, s 155]	48
42	Amendm	nent of s 173 (Application of div 3 to expanded	
40		body corporate)	50
43	irisertion	of new pt 8, div 5 and new pt 8A	50

Division 5	Removal from office of voting members of executive committees for breach of code of conduct	
175A	Application of div 5	50
175B	Notice for breach of code of conduct [SM, s 34]	50
175C	Removal of voting member at general meeting [SM, s 35]	51
Part 8A	Conduct of body corporate managers, service contractors and letting agents	
Division 1	Preliminary	
175D	Definitions for pt 8A	52
175E	Meaning of financier for a letting agent's contract	53
175F	Meaning of letting agent and letting agent business .	54
175G	Meaning of service contractor for approved scheme or part	55
Division 2	Codes of conduct	
175H	Code of conduct for body corporate manager and caretaking service contractor	55
1751	Code of conduct for letting agent	56
Division 3	Required transfer of management rights for contravention of code of conduct	
Subdivision	n 1 Preliminary	
175J	Application of div 3	56
175K	Effect of div 3 on other provisions	57
Subdivision	n 2 Transfer of management rights	
175L	Code contravention notice	57
175M	Grounds for requiring transfer	58
175N	Requirement for transfer	58
1750	Transfer—letting agent's choice of transferee	58
175P	Giving financier copy of transfer notice	59
175Q	Transfer—body corporate's choice of transferee	60
175R	Terms of service contract on transfer	61
Subdivision	n 3 Replacement of letting agent authorisation and service contract	
175S	Replacement of letting agent authorisation and service contract in particular circumstances	61
Subdivision	n 4 Reviewing terms of letting agent's service contract	
175T	Reviewing terms of service contract	63

	175U	Review criteria	63
	175V	Giving copy of review advice to letting agent and prospective buyer of management rights	64
	Subdivisio	n 5 Disputes about transfer of management rights	
	175W	CCT jurisdiction	64
	Division 4	Disputes about contractual matters	
	175X	CCT jurisdiction	65
	Division 5	Termination of appointment, engagement or authorisation	
	175Y	Termination for failure to comply with remedial action notice [SM, s 131]	65
44		ent of s 177 (Minor non-compliance with ent control by-laws)	68
45	Replacem	ent of s 179A (Dealing with disputes)	68
	Division 1	Resolution of particular disputes	
	179A	Dealing with particular disputes under Building Units and Group Titles Act 1980	68
	179B	Dealing with matter relating to development control by-law	69
	179C	Internal dispute resolution processes to be used before application	70
	Division 2	Other matters	
	179D	Associates	70
46	Insertion of	of new pt 12	71
	Part 12	Transitional provisions for Resorts and Other Acts Amendment Act 2009	
	Division 1	Preliminary	
	184	Definitions for pt 12	72
	Division 2	Bodies corporate	
	185	Existing number of committee members may continue until effective day	72
	186	Deferred application of particular provisions	72
	187	Application of code of conduct for existing voting members of executive committees	73
	188	Auditing accounts for first annual general meeting after effective day	73
	189	End of appointment of original owner of secondary lot as nominee for subsidiary body corporate	74
	Division 3	Body corporate managers, service contractors and letting agents	

	190	Deferred application of particular provisions	75			
	191	Application of code of conduct for existing managers and contractors	75			
	192	Application of code of conduct for existing letting agents	76			
	193	Existing term of appointment for body corporate manager	76			
47	Amendme	nt of sch 2 (Dictionary)	76			
48	Insertion o	of new schs 2–6	80			
	Schedule	2 Requirements for notices of proposed scheme amendments				
	1	Requirements for placing notice on subject land	80			
	Schedule	3 Election of executive committee members of body corporate				
	1	Definitions for sch 3	75 76 76 76 80 me 80 f 82 ng 82 ng 83 84 85 88 90 4] . 90 91 92			
	2	Election of members of executive committee [SM, s 15]	82			
	3	Nomination procedures for election of executive committee other than at first annual general meeting [SM, s 16]				
	4	Requirements for nominations [SM, s 18]	84			
	5	Conduct of elections for executive committee by secret ballot [SM, s 21]	85			
	6	Conduct of elections for executive committee by open ballot [SM, s 22]	88			
	7	Election of ordinary members of executive committee [SM, s 23]	90			
	8	Conduct of ballot—general requirements [SM, s 24] .	90			
	9	Conduct of ballot—scrutiny of votes [SM, s 25]	91			
	10	Conduct of ballot—deciding executive member positions [SM, s 26]	92			
	11	Conduct of ballot—deciding ordinary member positions [SM, s 27]	93			
	12	Conduct of ballot—declaration of voting results [SM, s 28]	95			
	Schedule	Code of conduct for voting members of executive committees				
	1	Commitment to acquiring understanding of Act, including this code	96			
	2	Honesty, fairness and confidentiality	96			

	3	Acting in best interests of body corporate and persons with estate or interest in lots				
	4	Complying with Act and this code 97				
	5	Conflict of interest				
	Schedule !	Code of conduct for body corporate managers and caretaking service contractors				
	1	Knowledge of Act, including code 98				
	2	Honesty, fairness and professionalism				
	3	Skill, care and diligence				
	4	Acting in body corporate's best interests 99				
	5	Keeping body corporate informed of developments 99				
	6	Ensuring employees comply with Act and code 99				
	7	Fraudulent or misleading conduct 99				
	8	Unconscionable conduct				
	9	Conflict of duty or interest				
	10	Goods and services to be supplied at competitive prices				
	11	Body corporate manager to demonstrate keeping of particular records				
Schedul	Schedule (6 Code of conduct for letting agents				
	1	Honesty, fairness and professionalism 101				
	2	Skill, care and diligence				
	3	Acting in body corporate's and individual lot owner's best interests				
	4	Ensuring employees comply with Act and code 101				
	5	Fraudulent or misleading conduct				
	6	Unconscionable conduct				
	7	Nuisance 102				
	8	Goods and services to be supplied at competitive prices				
Part 4	Amendme	ent of Liquor Act 1992				
49	Act amend	led				
50	Amendme	nt of s 9 (Ordinary trading hours)				
51	Amendme	nt of s 12 (Exemptions)				
52	Amendme	nt of s 71B (Authority of industrial canteen licence) 105				
53	Insertion o	f new pt 12, div 9				
	Division 9	Transitional provision for Resorts and Other Acts Amendment Act 2009				

	296	Approved hours for commercial special facility licence	105		
Part 5	Amendme	nt of Mixed Use Development Act 1993			
54	Act amended				
55	Amendment of s 79 (Lodgement of building units or group titles plan)				
56	Amendmer plan)	nt of s 80 (Approval of building units or group titles	106		
57	Amendmer titles plan)	nt of s 101 (Subdivision by building units or group	107		
58	Amendmer plan)	nt of s 102 (Approval of building units or group titles	107		
Part 6	Amendme	nt of Sanctuary Cove Resort Act 1985			
59	Act amend	ed in pt 6 and schedule	107		
60	Amendmer	nt of s 4 (Interpretation)	107		
61	Insertion o	f new ss 4A-4C	112		
	4A	Meaning of approved use for a zone	112		
	4B	Meaning of proposed use plan of the site or adjacent site	113		
	4C	References to standard module	113		
62	Amendmer	nt of s 5 (The site)	114		
63	Replaceme	ent of ss 7 and 8	114		
	7	Proposed use plan of the site	114		
64	Amendmer	nt of s 9 (Town planning provisions)	116		
65	Amendment of s 10 (Initial subdivision within the site)				
66	Amendment of s 12A (The adjacent site)				
67	Replaceme	ent of ss 12C and 12D	119		
	12C	Proposed use plan of the adjacent site	119		
68	Amendmer	nt of s 12E (Town planning provisions)	121		
69	Amendmer	nt of s 12F (Initial subdivision within the adjacent site)	122		
70	Insertion o	f new pt 2AA	123		
	Part 2AA	Amendments by application to Minister			
	121	Amendment applications	123		
	12J	Members to be notified of proposed amendment	124		
	12K	Requirements for application	125		
	12L	Minister to consider application	126		
	12M	Decision on application	126		
	12N	Minor variation of site boundaries	126		

	120	Approval of change of use for zone	127	
	12P	Approval of amendment of relevant plan	128	
71	Amendm	ent of s 15 (Subdivision of secondary lots)	128	
72	Amendm	ent of s 15A (Plan of survey where variation of		
	boundary	approved)	130	
73		ent of s 20 (Subdivision of land where wholly or partly ed)	130	
74	Amendm zones)	Amendment of s 21A (Subdivision of land outside residential cones)		
75	,	ent of s 22 (Interpretation)	130 131	
76		nent of s 24 (Member's nominee)	132	
70	24	Member's nominee	132	
	24A	When original owner can not be nominee for	102	
	24/1	subsidiary body corporate	133	
77	Amendm	ent of s 27 (Meetings of principal body corporate)	134	
78	Amendm	ent of s 32 (Miscellaneous powers of principal body		
	corporate	e)	134	
79	Amendm	ent of s 33 (Duties of principal body corporate)	134	
80	Amendm	Amendment of s 41 (Constitution of executive committee)		
81	Insertion	of new s 41A	136	
	41A	Code of conduct for voting members of executive committee	136	
82		ent of s 42 (Vacation of office of member of executive e)	136	
83	Insertion	of new s 44A	136	
	44A	Conflict of interest of executive committee member [SM, s 53]	137	
84	Amendm	ent of s 47A (Principal body corporate manager)	137	
85		of new ss 47A and 47AA	138	
	47A	Protection of executive committee members from liability	138	
	47AA	Protection of body corporate and executive committee from liability for defamation	139	
86	Insertion	of new pt 3, divs 2B–2D	140	
	Division 2	•		
	47B	Application of div 2B	140	
	47C	Appointment [SM, s 107]	140	
	47D	Form of proxy [SM, s 108]	141	
	., 0	proxy [ow, o roo]	171	

	47E	Use of proxy [SM, s 109]	
	47F	Special provisions about proxy use [SM, s 110] 143	
	47G	Offence [SM, s 111]	
	Division 20	C Accounts and audit	
	47H	Application of div 2C	
	471	Accounts [SM, s 154]	
	47J	Audit [SM, s 155]	
	Division 2D	Removal from office of voting members of executive committee for breach of code of conduct	
	47K	Notice for breach of code of conduct [SM, s 34] 146	
	47L	Removal of voting member at general meeting [SM, s 35]	
87	Amendme	nt of s 60 (Establishment of pedestrian mall) 148	
88	Replaceme	ent of s 64A (Maintenance etc. of canals)	
	64A	Maintenance etc. of canals	
89		nt of s 64B (Surrender of secondary thoroughfare as	
90	Amendme	nt of s 65 (Interpretation)	
91	Amendment of s 67 (Member's nominee)		
92	Amendmer corporate)	nt of s 70 (Meetings of primary thoroughfare body	
93		nt of s 76 (Miscellaneous powers of primary re body corporate)	
94	_	nt of s 77 (Duties of primary thoroughfare body	
95	Amendme	nt of s 85 (Constitution of executive committee) 151	
96	Insertion o	f new s 85A	
	85A	Code of conduct for voting members of executive committee	
97		nt of s 86 (Vacation of office of member of executive	
98	Insertion o	f new s 88A	
	88A	Conflict of interest of executive committee member [SM, s 53]	
99	Amendmei manager)	nt of s 91A (Primary thoroughfare body corporate	
100		f new ss 91A and 91AA	
	91A	Protection of executive committee members from liability	

	91AA		ection of body corporate and executive mittee from liability for defamation	155
101	Insertion o	of new	pt 5, divs 2B and 2C	156
	Division 28	3	Proxies for principal body corporate at general meetings of primary thoroughfare body corporate	
	91B	Appl	ication of div 2B	156
	91C	App	ointment [SM, s 107]	157
	91D	Forn	n of proxy [SM, s 108]	157
	91E	Use	of proxy [SM, s 109]	158
	91F	Spe	cial provisions about proxy use [SM, s 110]	159
	91G	Offe	nce [SM, s 111]	159
	Division 20	0	Removal from office of voting members of executive committee for breach of code of conduct	
	91H	Notice for breach of code of conduct [SM, s 34]		160
	911		oval of voting member at general meeting s 35]	161
102	Insertion o	of new	pt 5A	161
	Part 5A		Conduct of body corporate managers, service contractors and letting agents	
	Division 1		Preliminary	
	94A	Defi	nitions for pt 5A	162
	94B	Mea	ning of financier for a letting agent's contract	163
	94C	Mea	ning of letting agent and letting agent business .	164
	94D	Mea	ning of service contractor for resort or part	164
	Division 2		Codes of conduct	
	94E		e of conduct for body corporate manager and taking service contractor	165
	94F	Cod	e of conduct for letting agent	166
	Division 3		Required transfer of management rights for contravention of code of conduct	
	Subdivisio	n 1	Preliminary	
	94G	Appl	ication of div 3	166
	94H	Effe	ct of div 3 on other provisions	166
	Subdivisio	n 2	Transfer of management rights	
	941	Cod	e contravention notice	167
	94J	Grou	unds for requiring transfer	167
	94K	Req	uirement for transfer	168

	94L	Trans	fer—letting agent's choice of transferee	168
	94M	Givin	g financier copy of transfer notice	169
	94N	Trans	fer—body corporate's choice of transferee	169
	940	Term	s of service contract on transfer	170
	Subdivision	n 3	Replacement of letting agent authorisation and service contract	
	94P		acement of letting agent authorisation and ce contract in particular circumstances	171
	Subdivision	n 4	Reviewing terms of letting agent's service contract	
	94Q	Revie	ewing terms of service contract	172
	94R	Revie	ew criteria	173
	94S		g copy of review advice to letting agent and pective buyer of management rights	174
	Subdivision	n 5	Disputes about transfer of management rights	
	94T	CCT	jurisdiction	174
	Division 4		Disputes about contractual matters	
	94U	CCT	jurisdiction	174
	Division 5		Termination of appointment, engagement or authorisation	
	94V		ination for failure to comply with remedial notice [SM, s 131]	175
103			96 (Minor noncompliance with development	177
104	Amendme	nt of s	97 (Interpretation)	178
105			102 (Construction of floating dwelling houses	178
106	Amendme	nt of s	103 (Application of laws of the State)	179
107	Replaceme	ent of	s 104A (Dealing with disputes)	179
	Division 1		Resolution of particular disputes	
	104A		ng with particular disputes under Building and Group Titles Act 1980	179
	104B	Deali by-la	ng with matter relating to development control	180
	104C		nal dispute resolution processes to be used e application	180
	Division 2		Other matters	
	104D	Asso	ciates	181
108	Insertion o	f new	pt 10	182

	Part 10	Transitional provisions for Resorts and Other Acts Amendment Act 2009	
	Division 1	Preliminary	
	113	Definitions for pt 10	182
	Division 2	Changes to zones	
	114	References to proposed use plan of site	183
	115	References to proposed use plan of adjacent site	183
	116	Former floating dwelling house zone	183
	117	Transitional amendment of initial plan of survey of site to reflect new zone boundaries	184
	118	Transitional amendment of initial plan of survey of adjacent site to reflect new zone boundaries	185
	119	Transitional amendment of other plans of survey or group title plans to reflect new zone boundaries	185
	Division 3	Bodies corporate	
	120	Existing number of committee members may continue until effective day	186
	121	Deferred application of particular provisions	186
	122	Application of code of conduct for existing voting members of executive committees	187
	123	Auditing accounts for first annual general meeting after evaluation day	187
	124	End of appointment of original owner of secondary lot as nominee for subsidiary body corporate	187
	Division 4	Body corporate managers, service contractors and letting agents	
	125	Deferred application of particular provisions	188
	126	Application of code of conduct for existing managers and contractors	189
	127	Application of code of conduct for existing letting agents	189
	128	Existing term of appointment for body corporate manager	189
109	Amendme	nt of sch A (Uses permitted within zones)	190
110	Replaceme	ent of schs B–E	191
	Schedule 1	Names of and uses for zones	
	Part 1	Names of zones	
	Part 2	Uses for zones	
	Part 3	Definitions of uses for zones	

Schedule	2 Requirements for notices of proposed amendments	
1	Requirements for placing notice on subject land	194
Schedule	3 Election of executive committee members of body corporate	
1	Definitions for sch 3	195
2	Election of members of executive committee [SM, s 15]	196
3	Nomination procedures for election of executive committee other than at first annual general meeting [SM, s 16]	196
4	Requirements for nominations [SM, s 18]	197
5	Conduct of elections for executive committee by secret ballot [SM, s 21]	198
6	Conduct of elections for executive committee by open ballot [SM, s 22]	201
7	Election of ordinary members of executive committee [SM, s 23]	203
8	Conduct of ballot—general requirements [SM, s 24] .	203
9	Conduct of ballot—scrutiny of votes [SM, s 25]	204
10	Conduct of ballot—deciding executive member positions [SM, s 26]	205
11	Conduct of ballot—deciding ordinary member positions [SM, s 27]	206
12	Conduct of ballot—declaration of voting results [SM, s 28]	208
Schedule	4 Code of conduct for voting members of executive committees	
1	Commitment to acquiring understanding of Act, including this code	209
2	Honesty, fairness and confidentiality	209
3	Acting in best interests of body corporate and persons with estate or interest in lots	209
4	Complying with Act and this code	210
5	Conflict of interest	210
Schedule	Code of conduct for body corporate managers and caretaking service contractors	
1	Knowledge of Act, including code	211
2	Honesty, fairness and professionalism	211
3	Skill, care and diligence	211
4	Acting in body corporate's best interests	212

	5	Keeping body corporate informed of developments	212
	6	Ensuring employees comply with Act and code	212
	7	Fraudulent or misleading conduct	212
	8	Unconscionable conduct	212
	9	Conflict of duty or interest	213
	10	Goods and services to be supplied at competitive prices	213
	11	Body corporate manager to demonstrate keeping of particular records	213
	Schedule	6 Code of conduct for letting agents	
	1	Honesty, fairness and professionalism	214
	2	Skill, care and diligence	214
	3	Acting in body corporate's and individual lot owner's best interests	214
	4	Ensuring employees comply with Act and code	214
	5	Fraudulent or misleading conduct	215
	6	Unconscionable conduct	215
	7	Nuisance	215
	8	Goods and services to be supplied at competitive prices	215
	Schedule 1	7 Zones of the site	
	Schedule	Zones of the adjacent site	
	Schedule	9 Dictionary	
Schedule	Minor and	consequential amendments	219
	Iconic Que	ensland Places Act 2008	219
	Integrated	Resort Development Act 1987	219
	Sanctuary	Cove Resort Act 1985	220

2009

A Bill

for

An Act to amend the *Iconic Queensland Places Act 2008*, the *Integrated Resort Development Act 1987*, the *Liquor Act 1992*, the *Mixed Use Development Act 1993* and the *Sanctuary Cove Resort Act 1985* for particular purposes

[s	1]	
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	The Parliament of Queensland enacts—						
	Part	1 Preliminary	2				
Clause	1	Short title This Act may be cited as the Resorts and Other Acts Amendment Act 2009.	3 4 5				
Clause	2	Commencement The following provisions of this Act commence on a day to be fixed by proclamation— (a) part 6; (b) the schedule, to the extent it amends the Sanctuary Cove Resort Act 1985.	6 7 8 9 10				
	Part	2 Amendment of Iconic Queensland Places Act 2008	12 13				
Clause	3	Act amended in pt 2 and schedule This part and the schedule amend the <i>Iconic Queensland Places Act 2008</i> .	14 15 16				
Clause	4	Amendment of s 42 (Application of div 3) Section 42, 'development application for'— omit, insert— 'development application, other than a building development	17 18 19 20				
		application, for'.	21				

[s 5]

Part 3		rt 3	Amendment of Integrated Resort Development Act 1987	1 2
Clause	5	Act	t amended in pt 3 and schedule	3
			This part and the schedule amend the <i>Integrated Resort Development Act 1987</i> .	4 5
Clause	6	Am	nendment of s 2 (Definitions)	6
			Section 2, 'schedule 2'—	7
			omit, insert—	8
			'schedule 7'.	9
Clause	7	Ins	ertion of new s 3A	10
			Part 1—	11
			insert—	12
	'3A	Ref	ferences to standard module	13
		'(1)	In this Act, the information included in square brackets after a section heading is a reference to a similar section of the <i>Body Corporate and Community Management (Standard Module) Regulation</i> 2008.	14 15 16 17
		'(2)	The brackets and information do not form part of this Act.'.	18
Clause	8	Am	nendment of s 4 (Application for approval of scheme)	19
			Section 4—	20
			insert—	21
		'(1B)	For subsection (1A), to remove any doubt, it is declared that an application under division 2 to amend an approved scheme by varying the boundaries of the site of the approved scheme is not an application for scheme approval.'.	22 23 24 25

[s 9]

Clause	9	9	9 Amendment of s 9 (Application for amendment of approved scheme)				1 2
			Sect	ion 9-	_	3	
			inse	rt—		4	
		'(2)	mad	e und	e any doubt, it is declared that an application may be er this division to amend an approved scheme by e boundaries of the site of the approved scheme.'.	5 6 7	
Clause	10	Re	place	ment	t of ss 10 and 11	8	
			Sect	ions 1	0 and 11—	9	
			omit	, inse	rt—	10	
	'10	Ме	mber	s to	be notified of proposed amendment	11	
		'(1)			aking the application, the primary thoroughfare body must—	12 13	
			(a)	prin	a written notice to each of the members of the nary thoroughfare body corporate and each of the nbers of the principal body corporate stating—	14 15 16	
				(i)	the nature of the proposed amendment; and	17	
				(ii)	a description of each lot to which the proposed amendment relates; and	18 19	
				(iii)	that a member may give the primary thoroughfare body corporate written submissions about the proposed amendment within a stated period (the <i>notification period</i>) of at least 30 business days after the notice is given; and	20 21 22 23 24	
			(b)	plac	e, on the subject land, a notice stating—	25	
				(i)	a brief summary of the nature of the proposed amendment and each lot to which the amendment relates; and	26 27 28	
				(ii)	the notification period for giving written submissions about the proposed amendment; and	29 30	

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			(iii) the name and contact details of a person authorised by the primary thoroughfare body corporate to give information about the proposed amendment.	1 2 3
	'(2)	The	notice under subsection (1)(b) must—	4
		(a)	be of a type, and placed on the subject land in the way required, under schedule 2; and	5
		(b)	remain on the subject land during the notification period.	7 8
'11	Re	quire	ments for application	9
		'The	e application must include—	1
		(a)	a written statement confirming that—	1
			(i) a written notice was given to the members under section 10(1)(a), including the days the notice was given; and	1 1 1
			(ii) a notice was placed on the subject land under section 10(1)(b) and (2), including the period during which the notice was on the land; and	1 1 1
		(b)	a copy of the notice given under section 10(1)(a); and	1
		(c)	all written submissions given to the primary thoroughfare body corporate under section 10(1)(a)(iii); and	1 2 2
		(d)	other matters, if any, the Minister considers necessary for deciding the application.'.	2 2
11	Am	nendr	ment of s 12 (Minister to consider application)	2
		Sect	ion 12—	2
		inse	rt—	2
	'(2)	The	Minister must give the Governor in Council—	2
		(a)	the application; and	2

Clause

|--|

			(b)		ritten notice stating details of the consultation, if any, er subsection (1), including—	1 2
				(i)	who the Minister consulted; and	3
				(ii)	the results of the consultation.'.	4
Clause	12	Ins	ertio	n of ı	new section 13A	5
			Afte	r sect	ion 13—	6
			inse	rt—		7
	'13A	Mir	or va	ariati	on of site boundaries	8
		'(1)		me b	on applies to an application to amend an approved y varying the boundaries of the site of the approved	9 10 11
		'(2)	The if—	Gove	ernor in Council may approve the amendment only	12 13
			(a)	the	Governor in Council considers—	14
				(i)	the proposed variation of the site boundaries is of a minor nature; and	15 16
					Example of a variation that may be of a minor nature—	17
					a variation of part of a site boundary to realign it with a thoroughfare within the site	18 19
				(ii)	the total area of the site will not be materially changed because of the variation; and	20 21
			(b)	agg	her the aggregate number of the lots nor the regate voting entitlements under the approved eme will be changed because of the variation; and	22 23 24
			(c)		n affected land owner has given the owner's written sent to the variation.	25 26
		'(3)	appl mak ame	ies to ing a nded	vernor in Council approves the amendment, section 8 to the local government and chief executive for appropriate notation of the approved scheme as as if the reference in that section to the approved were a reference to the approved scheme as amended.	27 28 29 30 31

		'(4)	In this section—	1
			affected land owner means the owner of land that—	2
			(a) is outside the site and is proposed under the amendment application to be within the site; or	3 4
			(b) is within the site and is proposed under the amendment application to be outside the site.'.	5 6
Clause	13	Am	nendment of s 27 (The site)	7
		(1)	Section 27(1), 'The site'—	8
			omit, insert—	9
			'Subject to subsection (2), the site'.	10
		(2)	Section 27(3), 'subsection (2)'—	11
			omit, insert—	12
			'subsection (3)'.	13
		(3)	Section 27(2) to (4)—	14
			renumber as section 27(3) to (5).	15
		(4)	Section 27—	16
			insert—	17
		'(2)	If the approved scheme is amended under part 2, division 2 by varying the boundaries of the site, the site of the approved scheme consists of all land within the boundaries of the site set out in the approved scheme as amended.'.	18 19 20 21
Clause	14		nendment of s 44 (Subdivision by building units or oup titles plan)	22 23
			Section 44—	24
			insert—	25
		'(6)	A group titles plan must also be accompanied by a diagram showing the name and numbering, or proposed name and numbering, of each road that is, or is to be, on the primary	26 27 28

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				oughfare, or the part of the primary thoroughfare, shown ne plan.'.	1 2
Clause	15		endn	nent of s 45 (Approval of building units or group	3 4
			Secti	ion 45(1)(a)—	5
			inser	rt—	6
				'(iii) the diagram mentioned in section 44(6); and'.	7
Clause	16			nent of s 59 (Subdivision of secondary lots within ideal precincts)	8 9
			Secti	ion 59—	10
			inser	<i>t</i> —	11
		'(8)	acco	roup titles plan lodged under subsection (4) must also be impanied by a diagram showing the name and numbering, roposed name and numbering, of each road that is, or is to on—	12 13 14 15
			(a)	the primary thoroughfare, or part of the primary thoroughfare, shown on the plan; and	16 17
			(b)	each secondary thoroughfare, or part of a secondary thoroughfare, shown on the plan.'.	18 19
Clause	17	Am	endn	nent of s 61 (Approval by local government)	20
			Secti	ion 61(1)(a), after '59(5)'—	21
			inser	rt—	22
			ʻand	the diagram mentioned in section 59(8)'.	23
Clause	18	Am	endn	nent of s 101 (Interpretation)	24
				ion 101, definition special resolution, 'special resolution ns'—	25 26
			omit	, insert—	27

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		'special resolution, for a general meeting of a primary thoroughfare body corporate, means'.	1 2
Clause	19	Amendment of s 103 (Member's nominee)	3
		(1) Section 103(1)(a), from 'a body corporate' to 'group titles plan'—	4 5
		omit, insert—	6
		'a subsidiary body corporate'.	7
		(2) Section 103—	8
		insert—	9
		'(4) A person appointed under this section by a subsidiary body corporate must represent the subsidiary body corporate—	10 11
		(a) in the way the subsidiary body corporate directs; and	12
		(b) subject to paragraph (a), in a way that is in the best interests of the subsidiary body corporate.'.	13 14
Clause	20	Amendment of s 106 (Meetings of primary thoroughfare body corporate)	15 16
		Section 106(7), after 'apply'—	17
		insert—	18
		'and the application of the <i>Building Units and Group Titles Act 1980</i> , schedule 2, part 2 is subject to schedule 3 and schedule 7, definition <i>ordinary resolution</i> '.	19 20 21
Clause	21	Amendment of s 113 (Miscellaneous powers of primary thoroughfare body corporate)	22 23
		Section 113—	24
		insert—	25
		'(f) employ staff to perform its functions.'.	26

Clause	22		iendment dy corpor	of s 116 (Duties of primary thoroughfare ate)	1 2
			Section 1	16(1)(e)—	3
			omit, inse	rt—	4
			'(e) kee	p—	5
			(i)	for at least 10 years after their creation or receipt by or for the primary thoroughfare body corporate—	6 7 8
				(A) minutes of its meetings, including particulars of motions passed at the meetings; and	9 10
				(B) proper books of account for amounts received or paid by the primary thoroughfare body corporate showing the items for which the amounts were received or paid; and	11 12 13 14
			(ii)	for at least 2 years after their creation or receipt by or for the primary thoroughfare body corporate—voting tally sheets or other records showing votes for motions and election ballots related to its meetings; and'.	15 16 17 18 19
Clause	23		nendment nmittee)	of s 123 (Constitution of executive	20 21
		(1)	Section 1	23(4), '3 members'—	22
			omit, inse	rt—	23
			'5 member	ers'.	24
		(2)	Section 1	23(5)—	25
			omit, inse	rt—	26
		'(5)	body corpleast 5 petthe prima	re more than 5 members of the primary thoroughfare porate, the executive committee must consist of at ersons and not more than the number of members of ary thoroughfare body corporate, as decided by the horoughfare body corporate.'.	27 28 29 30 31
		(3)	Section 1	23(6), '(if any)'—	32

	omii	t.	1
(4)	Sect	tion 123(6), 'more than 3'—	2
	omii	t, insert—	3
	'mo	ore than 5'.	4
(5)	Sect	tion 123(7)—	5
	omii	t, insert—	6
'(6A)	othe mee	e election of the chairperson, secretary, treasurer and any er members of the executive committee at a general eting of the primary thoroughfare body corporate must be ducted under schedule 3.	7 8 9 10
'(7)	treas	person is eligible for election as chairperson, secretary or surer, or as another member of the executive committee, by if the person—	11 12 13
	(a)	is an individual who—	14
		(i) is a member of the primary thoroughfare body corporate; or	15 16
		(ii) has been nominated for election by a member of the primary thoroughfare body corporate; and	17 18
	(b)	does not owe a relevant body corporate debt in relation to a lot or lots owned by the person.'.	19 20
24 Ins	ertio	on of new s 123A	21
	Afte	er section 123—	22
	inse	ert—	23
	de of nmit	f conduct for voting members of executive tee	24 25
'(1)		code of conduct in schedule 4 applies to each person (a ng member) who is—	26 27
	(a)	a member of the executive committee; and	28
	(b)	entitled to vote at general meetings of the primary thoroughfare body corporate.	29 30

Clause 24

[s 25]

		'(2)	On becoming a voting member of the committee, the person is taken to have agreed to comply with the code of conduct.'.	1 2
clause	25		endment of s 124 (Vacation of office of member of ecutive committee)	3 4
		(1)	Section 124(1)(i)—	5
			renumber as section 124(1)(j).	6
		(2)	Section 124(1)—	7
			insert—	8
			'(i) if the person is removed from office by ordinary resolution of the primary thoroughfare body corporate under division 5; or'.	9 10 11
lause	26	Ins	ertion of new s 126A	12
			After section 126—	13
			insert—	14
	'126A		nflict of interest of executive committee member //, s 53]	15 16
		'(1)	A member of the executive committee must disclose to a meeting of the committee the member's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the interest could conflict with the appropriate performance of the member's duties about the consideration of the issue.	17 18 19 20 21 22
		'(2)	If a member required under subsection (1) to disclose an interest in an issue is a voting member of the executive committee, the member is not entitled to vote on a motion involving the issue.	23 24 25 26
		'(3)	A person who holds the proxy of a member of the executive committee must disclose to a meeting of the executive committee the proxy holder's direct or indirect interest in an issue being considered, or about to be considered, by the executive committee if the interest could conflict with the	27 28 29 30 31

s	27]

			appropriate performance of the proxy holder's duties about the consideration of the issue.	1 2
		'(4)	A proxy holder required under subsection (3) to disclose an interest in an issue must not vote as the proxy on a motion involving the issue.	3 4 5
		'(5)	A person who holds the proxy of a member of the executive committee must disclose to a meeting of the executive committee the member's direct or indirect interest in an issue being considered, or about to be considered, by the executive committee if the proxy holder is aware that the member, if present, would be required under subsection (1) to disclose the interest.	6 7 8 9 10 11
		'(6)	A proxy holder required under subsection (5) to disclose an interest in an issue must not vote as the proxy on a motion involving the issue.'.	13 14 15
Clause	27	Ins	ertion of new ss 129A and 129B	16
			After section 129—	17
			insert—	18
	'129A		tection of executive committee members from bility	19 20
		'(1)	A member of the executive committee 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 member of the committee.	21 22 23 24
		'(2)	In this section—	25
			act done or omission made does not include the publication of defamatory matter as mentioned in section 129B(1).	26 27
	'129B	Pro	otection of body corporate and executive mmittee from liability for defamation	28 29
		'(1)	This section applies if—	30

	(a)	the executive committee publishes required material for a general meeting of the primary thoroughfare body corporate; and	1 2 3				
	(b)	the required material contains defamatory matter.	4				
'(2)		n of the following is not liable for defamation because of publication—	5 6				
	(a)	the primary thoroughfare body corporate;	7				
	(b)	the committee, or a member of the committee, other than a member of the committee who submitted the document containing the defamatory matter.	8 9 10				
' (3)	In th	nis section—	11				
		aber of the committee includes the body corporate ager acting under a delegation under section 130(2).	12 13				
	prescribed motion means any of the following—						
	(a)	a motion to give a member of the executive committee a notice under section 175B(1);	15 16				
	(b)	a motion mentioned in section 175C(2)(a) to remove a member of the executive committee from office;	17 18				
	(c)	a motion to give a letting agent a code contravention notice;	19 20				
	(d)	a motion to require a letting agent to transfer the letting agent's management rights for an approved scheme or part of an approved scheme under section 175N;	21 22 23				
	(e)	a motion to terminate a person's appointment as a body corporate manager, engagement as a service contractor or authorisation as a letting agent under section 175Y.	24 25 26				
	<i>required material</i> , for a general meeting of the primary thoroughfare body corporate, means any of the following required under this Act to be published for the meeting—						
	(a)	a prescribed motion submitted other than by or for the committee for the general meeting;	30 31				
	(b)	the substance of a prescribed motion mentioned in paragraph (a);	32 33				

			(c) notice of a prescribed motion mentioned in paragraph (a) or another document required to accompany the motion, prepared by the submitter of the motion.'.	1 2 3
Clause	28		nendment of s 130 (Primary thoroughfare body porate manager)	4 5
		(1)	Section 130(1), 'subsection (3)'—	6
			omit, insert—	7
			'subsections (3), (5), (6) and (7)'.	8
		(2)	Section 130(6)—	9
			renumber as section 130(8).	10
		(3)	Section 130(5)—	11
			omit, insert—	12
		'(5)	The term of appointment of the body corporate manager (after allowing for any rights or options of extension or renewal, whether provided for in the instrument of appointment or subsequently agreed to) must not be longer than 3 years.	13 14 15 16
			Example—	17
			The appointment of a body corporate manager begins on 1 January 2009 and is for a term of 3 years. The appointment can not end later than 31 December 2011.	18 19 20
		'(6)	If the term of appointment purports to be longer than 3 years, it is taken to be 3 years.	21 22
		'(7)	To remove any doubt, it is declared that at the end of the term of appointment of a person as the body corporate manager—	23 24
			(a) the appointment expires; and	25
			(b) the person can not act again as the body corporate manager without a new appointment.'.	26 27
Clause	29	Ins	ertion of new pt 8, div 1A	28
			Part 8—	29
			insert—	30

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'Division 1A		1 A	Proxies for principal bodies corporate at general meetings of primary thoroughfare bodies corporate	1 2 3 4
'133A	Арр	lica	tion of div 1A	5
		repr prin	s division applies to the appointment and use of a proxy to esent a principal body corporate that is a member of a nary thoroughfare body corporate at a general meeting of primary thoroughfare body corporate.	6 7 8 9
'133B	App	oint	tment [SM, s 107]	10
•	(1)	appo	ject to subsection (2), the principal body corporate may oint a proxy to act for the body corporate at the general ting.	11 12 13
•	(2)	body or fa	appointment of a proxy is effective only if the principal y corporate or the holder of the proxy gives, by hand, post acsimile, a properly completed proxy form to the secretary ne primary thoroughfare body corporate before—	14 15 16 17
		(a)	the start of the meeting where the proxy is to be exercised; or	18 19
		(b)	if the primary thoroughfare body corporate has fixed an earlier time by which proxies must be given (that can not, however, be earlier than 24 hours before the time fixed for the meeting)—the earlier time.	20 21 22 23
'133C	For	m of	proxy [SM, s 108]	24
		'A p	proxy under this division—	25
		(a)	must be in the approved form; and	26
		(b)	must be in the English language; and	27
		(c)	can not be irrevocable; and	28

		(d)	can not be transferred by the holder of the proxy to a third person; and	1 2	
		(e)	lapses at the end of the primary thoroughfare body corporate's financial year or at the end of a shorter period stated in the proxy; and	3 4 5	
		(f)	may be given by any person who has the right to vote at a general meeting; and	6 7	
		(g)	subject to the limitations contained in this division, may be given to any individual; and	8 9	
		(h)	must appoint a named individual.	10	
'133D	Use	of p	roxy [SM, s 109]	11	
•	'(1) A member of the primary thoroughfare body corporate who is the proxy for the principal body corporate may vote both in the member's own right and also as proxy of the principal body corporate.				
'(2)		A vote by proxy must not be exercised on behalf of the principal body corporate at the general meeting—			
		(a)	if the person appointed to represent the principal body corporate under section 103(1) is personally present at the meeting, unless the person consents at the meeting; or	18 19 20 21	
		(b)	on a particular motion, if a written or electronic vote has been exercised on the motion on behalf of the principal body corporate; or	22 23 24	
		(c)	on a ballot for the election of a member of the executive committee, or for otherwise choosing a member of the executive committee; or	25 26 27	
		(d)	for voting for a special resolution prohibiting, wholly or partly, the use of proxies at executive committee meetings or general meetings; or	28 29 30	
		(e)	for voting for a majority resolution; or	31	
		(f)	on a motion approving—	32	

I	s	29

			(i)	the appointment, engagement or authorisation of a person as the body corporate manager, a service contractor or a letting agent; or	1 2 3
			(ii)	the amendment or termination of an appointment, engagement or authorisation mentioned in subparagraph (i); or	4 5 6
		(g)	on a	motion decided by secret ballot.	7
4	' (3)	A pro	oxy n	oxy may be exercised by—	
		(a)		proxy holder voting in a show of hands at a general ting; or	9 10
		(b)		broxy holder completing a written or electronic vote a motion before the start of, or at, the general ting.	11 12 13
133E	Spe	cial	provi	sions about proxy use [SM, s 110]	14
•	'(1)	from requi	The principal body corporate can not be prevented by contract from exercising a vote at the general meeting, and can not be equired by contract to make someone else the body corporate's proxy for voting at the general meeting.		
•	'(2)	A proxy can not be exercised for the principal body corporate by—			19 20
		(a)	the o	original owner of an initial lot or secondary lot; or	21
		(b)	a bo	dy corporate manager for—	22
			(i)	the primary thoroughfare body corporate; or	23
			(ii)	the principal body corporate; or	24
			(iii)	a subsidiary body corporate of the primary thoroughfare body corporate or principal body corporate; or	25 26 27
		(c)	(b),	ssociate of a person mentioned in paragraph (a) or unless the associate is 1 of the proprietors tituting a subsidiary body corporate of the principal corporate.	28 29 30 31

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	'133F	Off	ence [SM, s 111]	1
			'A person must not exercise a proxy, or otherwise purport to vote on behalf of the principal body corporate, at the general meeting of the primary thoroughfare body corporate knowing that the person does not have the right to exercise the proxy or otherwise vote on behalf of the principal body corporate.	2 3 4 5 6
			Maximum penalty—100 penalty units.'.	7
se	30	Am	nendment of s 138 (Interpretation)	8
		(1)	Section 138—	9
			insert—	10
			' <i>nominee</i> , of a member of a principal body corporate, see section 140(1).'.	11 12
		(2)	Section 138, definition <i>special resolution</i> , 'special resolution means'—	13 14
			omit, insert—	15
			'special resolution, for a general meeting of a principal body corporate, means'.	16 17
se	31	Rej	placement of s 140 (Member's nominee)	18
			Section 140—	19
			omit, insert—	20
	'140	Me	mber's nominee	21
		'(1)	This section applies to a member of a principal body corporate for appointing a person (a <i>nominee</i>) to represent and vote on behalf of the member at meetings of the principal body corporate.	22 23 24 25
		'(2)	A subsidiary body corporate of the principal body corporate—	26
			(a) must appoint a nominee at its annual general meeting; and	27 28
			(b) otherwise, may appoint a nominee from time to time.	29

'(3)		nember of the principal body corporate, other than a idiary body corporate, may appoint a nominee from time me.	1 2 3
'(4)	body	ect to section 140A, a nominee appointed by a subsidiary corporate must be a member of the subsidiary body orate.	4 5 6
'(5)	notic	appointment of a nominee has no effect until written ce of the appointment is received by the secretary of the cipal body corporate.	7 8 9
' (6)		ominee appointed by a subsidiary body corporate must esent the subsidiary body corporate—	10 11
	(a)	in the way the subsidiary body corporate directs; and	12
	(b)	subject to subparagraph (a), in a way that is in the best interests of the subsidiary body corporate.	13 14
'(7)		appointment of a nominee for a member ends when the of the following happens—	15 16
	(a)	the end of 1 year after the appointment;	17
	(b)	the secretary of the principal body corporate receives written notice of—	18 19
		(i) the cancellation of the nominee's appointment; or	20
		(ii) the appointment of another nominee for the member.	21 22
' (8)	A w	written notice under subsection (5) or (7)(b) must be ed—	23 24
	(a)	for an appointment or cancellation made by a subsidiary body corporate—by the chairperson and secretary of the subsidiary body corporate; or	25 26 27
	(b)	otherwise—by the member.	28
		riginal owner can not be nominee for arry body corporate	29 30
·(1)		section applies if more than 50% of the lots created by	31
		registration of a group titles plan or building units plan	32

s	321
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		_	
		dividing a secondary lot are no longer owned by the inal owner of the secondary lot.	1 2
'(2)		subsidiary body corporate created by the registration of plan can not appoint as its nominee—	3 4
	(a)	the original owner; or	5
	(b)	an associate (an <i>ineligible associate</i>) of the original owner who is not 1 of the proprietors constituting the subsidiary body corporate.	6 7 8
'(3)	own	ne original owner or an ineligible associate of the original ner is already a nominee for the subsidiary body porate—	9 10 11
	(a)	a general meeting of the subsidiary body corporate must be held within 2 months; and	12 13
	(b)	if it is not sooner ended, the owner's or associate's appointment as the nominee ends at the next general meeting of the subsidiary body corporate.'.	14 15 16
	nendi rpora	ment of s 143 (Meetings of principal body ite)	17 18
	Sect	tion 143(7), after 'apply'—	19
	inse	rt—	20
	Act	If the application of the <i>Building Units and Group Titles</i> 1980, schedule 2, part 2 is subject to schedule 3 and edule 7, definition <i>ordinary resolution</i> .	21 22 23
		ment of s 148 (Miscellaneous powers of principal orporate)	24 25
	Sect	tion 148—	26
	inse	rt—	27
	'(e)	employ staff to perform its functions'	28

Clause 32

Clause 33

Clause	34	Am	endment	of s 1	51 (Duties of principal body corporate)	1
			Section 13	51(1)(6	e)—	2
			omit, inse	rt—		3
			'(e) keep) —		4
			(i)		t least 10 years after their creation or receipt for the principal body corporate—	5 6
				(A)	minutes of its meetings, including particulars of motions passed at the meetings; and	7 8
				(B)	proper books of account for amounts received or paid by the principal body corporate showing the items for which the amounts were received or paid; and	9 10 11 12
			(ii)	or fo sheet	t least 2 years after their creation or receipt by r the principal body corporate—voting tally s or other records showing votes for motions election ballots related to its meetings; and'.	13 14 15 16
Clause	35		endment nmittee)	of s 1	58 (Constitution of executive	17 18
		(1)	Section 13	58(4),	'3 members'—	19
			omit, inse	rt—		20
			'5 membe	ers'.		21
		(2)	Section 13	58(6)-	_	22
			omit, inse	rt—		23
		'(6)	corporate, persons a	the exner nd not body	ore than 5 members of the principal body executive committee must consist of at least 5 t more than the number of members of the corporate, as decided by the principal body	24 25 26 27 28
		(3)	Section 15	58(7),	'(if any)'—	29
			omit.			30
		(4)	Section 13	58(7),	'more than 3'—	31

s	36]	

	omit, insert—	1
	'more than 5'.	2
(5)	Section 158(8)—	3
	omit, insert—	4
'(7A)	The election of the chairperson, secretary, treasurer and any other members of the executive committee at a general meeting of the principal body corporate must be conducted under schedule 3.	5 6 7 8
'(8)	A person is eligible for election as chairperson, secretary or treasurer, or as another member of the executive committee, only if the person—	9 10 11
	(a) is an individual who is—	12
	(i) a member of the principal body corporate; or	13
	(ii) a nominee of a member of the principal body corporate; and	14 15
	(b) does not owe a relevant body corporate debt in relation to a lot or lots owned by the person.'.	16 17
36 Ins	sertion of new s 158A	18
	After section 158—	19
	insert—	20
	de of conduct for voting members of executive mmittee	21 22
'(1)	The code of conduct in schedule 4 applies to each person (a <i>voting member</i>) who is—	23 24
	(a) a member of the executive committee; and	25
	(b) entitled to vote at general meetings of the principal body corporate.	26 27
'(2)	On becoming a voting member of the executive committee, the person is taken to have agreed to comply with the code of conduct.'.	28 29 30

Clause

[s 37]

lause	37		nendment of s 159 (Vacation of office of member of ecutive committee)	1 2
		(1)	Section 159(1)(i)—	3
			renumber as section 159(1)(j).	4
		(2)	Section 159(1)—	5
			insert—	6
			'(i) if the person is removed from office by ordinary resolution of the principal body corporate under division 5; or'.	7 8 9
lause	38	Ins	ertion of new s 161A	10
			After section 161—	11
			insert—	12
	'161A		nflict of interest of executive committee member //, s 53]	13 14
		'(1)	A member of the executive committee must disclose to a meeting of the committee the member's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the interest could conflict with the appropriate performance of the member's duties about the consideration of the issue.	15 16 17 18 19 20
		'(2)	If a member required under subsection (1) to disclose an interest in an issue is a voting member of the committee, the member is not entitled to vote on a motion involving the issue.	21 22 23
		'(3)	A person who holds the proxy of a member of the committee must disclose to a meeting of the committee the proxy holder's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the interest could conflict with the appropriate performance of the proxy holder's duties about the consideration of the issue.	24 25 26 27 28 29
		'(4)	A proxy holder required under subsection (3) to disclose an interest in an issue must not vote as the proxy on a motion involving the issue.	30 31 32

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	'(5)	A person who holds the proxy of a member of the committee must disclose to a meeting of the committee the member's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the proxy holder is aware that the member, if present, would be required under subsection (1) to disclose the interest.	1 2 3 4 5 6
	'(6)	A proxy holder required under subsection (5) to disclose an interest in an issue must not vote as the proxy on a motion involving the issue.'.	7 8 9
lause	39 Ins	sertion of new ss 164A and 164B	10
		After section 164—	11
		insert—	12
		otection of executive committee members from bility	13 14
	'(1)	A member of the executive committee 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 member of the committee.	15 16 17 18
	'(2)	In this section—	19
		act done or omission made does not include the publication of defamatory matter as mentioned in section 164B(1).	20 21
		otection of body corporate and executive mmittee from liability for defamation	22 23
	'(1)	This section applies if—	24
		(a) the executive committee publishes required material for a general meeting of the principal body corporate; and	25 26
		(b) the required material contains defamatory matter.	27
	'(2)	Each of the following is not liable for defamation because of the publication—	28 29
		(a) the principal body corporate;	30

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		(b)	the committee, or a member of the committee, other than a member of the committee who submitted the document containing the defamatory matter.	1 2 3
	'(3)	In th	is section—	4
			aber of the committee includes the body corporate ager acting under a delegation under section 165(2).	5 6
		pres	cribed motion means any of the following—	7
		(a)	a motion to give a member of the executive committee a notice under section 175B(1);	8 9
		(b)	a motion mentioned in section 175C(2)(a) to remove a member of the executive committee from office;	10 11
		(c)	a motion to give a letting agent a code contravention notice;	12 13
		(d)	a motion to require a letting agent to transfer the letting agent's management rights for an approved scheme or part of an approved scheme under section 175N;	14 15 16
		(e)	a motion to terminate a person's appointment as a body corporate manager, engagement as a service contractor or authorisation as a letting agent under section 175Y.	17 18 19
		corp	<i>ired material</i> , for a general meeting of the principal body orate, means any of the following required under this Act e published for the meeting—	20 21 22
		(a)	a prescribed motion submitted other than by or for the executive committee for the general meeting;	23 24
		(b)	the substance of a prescribed motion mentioned in paragraph (a);	25 26
		(c)	notice of a prescribed motion mentioned in paragraph (a) or another document required to accompany the motion, prepared by the submitter of the motion.'.	27 28 29
Clause 40	Am	nendn	nent of s 165 (Principal body corporate manager)	30
	(1)		ion 165(1), 'subsection (3)'—	31
		omit,	, insert—	32

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		subsections (3), (5), (6) and (7)'.	1
	(2)	Section 165(6)—	2
		renumber as section 165(8).	3
	(3)	Section 165(5)—	4
		omit, insert—	5
4	(5)	The term of appointment of the body corporate manager (after allowing for any rights or options of extension or renewal, whether provided for in the instrument of appointment or subsequently agreed to) must not be longer than 3 years.	6 7 8 9
		Example—	10
		The appointment of a body corporate manager begins on 1 January 2009 and is for a term of 3 years. The appointment can not end later than 31 December 2011.	11 12 13
4	(6)	If the term of appointment purports to be longer than 3 years, t is taken to be 3 years.	14 15
•	(7)	To remove any doubt, it is declared that at the end of the term of appointment of a person as the body corporate manager—	16 17
		(a) the appointment expires; and	18
		(b) the person can not act again as the body corporate manager without a new appointment.'.	19 20
41	Inse	rtion of new pt 8, divs 3A and 3B	21
		Part 8—	22
		nsert—	23
'Divis	ion	Proxies for general meetings of principal bodies corporate	24 25
'168A	App	ication of div 3A	26
		This division applies to the appointment and use of a proxy to represent a member of a principal body corporate at a general meeting of the principal body corporate.	27 28 29

Clause 41

168B	Ap	point	ment [SM, s 107]	1
	'(1)	the g	ject to subsections (2) to (5), a person entitled to vote at general meeting may appoint a proxy to act for the person be general meeting.	2 3 4
	'(2)		principal body corporate may by special resolution nibit the use of proxies—	5 6
		(a)	for particular things described in the special resolution; or	7 8
		(b)	altogether.	9
	'(3)		appointment under subsection (1) has effect subject to the ration of a special resolution under subsection (2).	10 11
	'(4)	A pe	erson must not hold—	12
		(a)	if there are 20 or more lots for which there are voting entitlements for the meeting—proxies greater in number than 5% of the lots; or	13 14 15
		(b)	if there are fewer than 20 lots for which there are voting entitlements for the meeting—more than 1 proxy.	16 17
	'(5)	the prop	appointment of a proxy is effective only if the person or holder of the proxy gives, by hand, post or facsimile, a perly completed proxy form to the secretary of the cipal body corporate before—	18 19 20 21
		(a)	the start of the meeting where the proxy is to be exercised; or	22 23
		(b)	if the principal body corporate has fixed an earlier time by which proxies must be given (that can not, however, be earlier than 24 hours before the time fixed for the meeting)—the earlier time.	24 25 26 27
168C	For	m of	proxy [SM, s 108]	28
		'A p	proxy under this division—	29
		(a)	must be in the approved form; and	30
		(b)	must be in the English language; and	31

	(c)	can not be irrevocable; and	1
	(d)	can not be transferred by the holder of the proxy to a third person; and	2 3
	(e)	lapses at the end of the principal body corporate's financial year or at the end of a shorter period stated in the proxy; and	4 5 6
	(f)	may be given by any person who has the right to vote at a general meeting; and	7 8
	(g)	subject to the limitations contained in this division, may be given to any individual; and	9 10
	(h)	must appoint a named individual.	11
168D Use	of p	roxy [SM, s 109]	12
'(1)	the p	ember of the principal body corporate (<i>member A</i>) who is proxy for another member of the principal body corporate <i>mber B</i>) may vote both in member A's own right and also poxy of member B.	13 14 15 16
'(2)		least 1 co-owner of a lot is present at the meeting, a proxy n by another co-owner of the lot is of no effect.	17 18
'(3)		ote by proxy must not be exercised at the general ting—	19 20
	(a)	if the member who gave the proxy is personally present at the meeting, unless the member consents at the meeting; or	21 22 23
	(b)	on a particular motion, if the person who gave the proxy has exercised a written or electronic vote on the motion; or	24 25 26
	(c)	on a ballot for the election of a member of the executive committee, or for otherwise choosing a member of the executive committee; or	27 28 29
	(d)	for voting for a special resolution prohibiting, wholly or partly, the use of proxies at executive committee meetings or general meetings; or	30 31 32

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	(e)	for voting for a majority resolution; or	1
	(f)	on a motion approving—	2
		(i) the appointment, engagement or authorisation of a person as the body corporate manager, a service contractor or a letting agent; or	3 4 5
		(ii) the amendment or termination of an appointment, engagement or authorisation mentioned in subparagraph (i); or	6 7 8
	(g)	on a motion decided by secret ballot.	9
'(4)	A pr	roxy may be exercised by—	10
	(a)	the proxy holder voting in a show of hands at a general meeting; or	11 12
	(b)	the proxy holder completing a written or electronic vote on a motion before the start of, or at, the general meeting.	13 14 15
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-		provisions about proxy use [SM, s 110]	16
'(1)	prev mee	nember of the principal body corporate can not be rented by contract from exercising a vote at the general ting, and can not be required by contract to make eone else the member's proxy for voting at the general ting.	17 18 19 20 21
'(2)	A pı	roxy can not be exercised for someone else by—	22
	(a)	the original owner of a secondary lot; or	23
	(b)	a body corporate manager for—	24
		(i) the primary thoroughfare body corporate; or	25
		(ii) the principal body corporate; or	26
		(iii) a subsidiary body corporate of the primary thoroughfare body corporate or principal body corporate; or	27 28 29
	(c)	an associate of a person mentioned in paragraph (a) or (b), unless the associate is 1 of the proprietors	30

	constituting a subsidiary body corporate of the principal body corporate.	1 2
'168F Off	ence [SM, s 111]	3
	'A person must not exercise a proxy, or otherwise purport to	4
	vote on behalf of another person, at the general meeting of the principal body corporate knowing that the person does not	5 6
	have the right to exercise the proxy or otherwise vote on behalf of the other person.	7 8
	Maximum penalty—100 penalty units.	9
	100 penanty units.	9
'Divisior	a 3B Accounts and audit	10
168G Ap	plication of div 3B	1
	'This division applies to a principal body corporate for	1
	preparing a statement of accounts under section 151(1)(f).	1
168H Ac	counts [SM, s 154]	1
'(1)	The statement of accounts may be prepared on a cash or accrual basis.	1: 1:
'(2)	If the accounts are prepared on a cash basis, they must include disclosure of the following—	1′ 1′
	(a) the total amounts paid to the fund established under section 151(1)(i) and the account established under section 151(1)(k);	1 2 2
	(b) total contributions in arrears;	2
	(c) balances for all financial institution accounts and investments;	2:
	(d) all outstanding receipts and payments.	2
'(3)	If the accounts are prepared on an accrual basis, they must show the assets and liabilities of the principal body corporate	20

[s	41]
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		•	1
	'(4)	The statement of accounts must include—	3
			4 5
		paid to members of the executive committee, identifying the total amounts paid to each member during the	6 7 8 9
		(i) remuneration or allowances;	10
			11 12
	'(5)	notice of the annual general meeting first happening after the	13 14 15
1681	Aud	lit [SM, s 155]	16
1681	Auc '(1)	The principal body corporate must have its statement of accounts for each financial year of the body corporate audited	16 17 18 19
1681		The principal body corporate must have its statement of accounts for each financial year of the body corporate audited by an auditor. The auditor to be appointed must be agreed to by ordinary	17 18
1681	'(1)	The principal body corporate must have its statement of accounts for each financial year of the body corporate audited by an auditor. The auditor to be appointed must be agreed to by ordinary resolution of the principal body corporate.	17 18 19 20
1681	'(1) '(2)	The principal body corporate must have its statement of accounts for each financial year of the body corporate audited by an auditor. The auditor to be appointed must be agreed to by ordinary resolution of the principal body corporate. The motion for agreeing to the auditor to be appointed— (a) must be included in the agenda for the general meeting	17 18 19 20 21
1681	'(1) '(2)	The principal body corporate must have its statement of accounts for each financial year of the body corporate audited by an auditor. The auditor to be appointed must be agreed to by ordinary resolution of the principal body corporate. The motion for agreeing to the auditor to be appointed— (a) must be included in the agenda for the general meeting at which the motion is to be considered; and (b) must include the name of the auditor proposed to be	17 18 19 20 21 22
1681	'(1) '(2)	The principal body corporate must have its statement of accounts for each financial year of the body corporate audited by an auditor. The auditor to be appointed must be agreed to by ordinary resolution of the principal body corporate. The motion for agreeing to the auditor to be appointed— (a) must be included in the agenda for the general meeting at which the motion is to be considered; and (b) must include the name of the auditor proposed to be appointed.	17 18 19 20 21 22 23 24 25
1681	'(1) '(2) '(3)	The principal body corporate must have its statement of accounts for each financial year of the body corporate audited by an auditor. The auditor to be appointed must be agreed to by ordinary resolution of the principal body corporate. The motion for agreeing to the auditor to be appointed— (a) must be included in the agenda for the general meeting at which the motion is to be considered; and (b) must include the name of the auditor proposed to be appointed. Also, the body corporate may, by ordinary resolution— (a) resolve to have its accounting records audited for a	17 18 19 20 21 22 23 24 25 26

'(5)	man com to au	ager, mitted adit th	or and or but the or b	the executive committee, the body corporate in associate of a member of the executive ody corporate manager, can not be appointed ounting records or the statement of accounts of dy corporate.	1 2 3 4 5
'(6)	state	ment		an audit of the principal body corporate's counts for a financial year, the auditor must e—	6 7 8
	(a)	and		nether the statement of accounts gives a true iew of the principal body corporate's financial d	9 10 11
	(b)	viev	v of	ement of accounts does not give a true and fair the principal body corporate's financial dentifying the deficiencies in the statement.	12 13 14
'(7)		ie nex		uditor's certificate must accompany the notice hal general meeting held after the certificate is	15 16 17
'(8)	In th	is sec	ction—	-	18
	audi	<i>tor</i> m	eans-	_	19
	(a)	a pe	rson v	who is a registered company auditor; or	20
	(b)	a pe	rson v	vho—	21
		(i)	is a r	member of—	22
			(A)	CPA Australia and entitled to use the letters 'CPA' or 'FCPA'; or	23 24
			(B)	the Institute of Chartered Accountants in Australia and entitled to use the letters 'CA' or 'FCA'; or	25 26 27
			(C)	the National Institute of Accountants and entitled to use the letters 'MNIA', 'FNIA', 'PNA' or 'FPNA'; and	28 29 30
		(ii)		a total of 2 years auditing experience, whether	31

Clause	42		1
		(1) Section 173, heading, 'div 3'—	3
		omit, insert—	4
		'particular provisions'.	5
		(2) Section 173, 'Division 3 applies'—	6
		omit, insert—	7
		'Divisions 3, 3A, 3B and 5 apply'.	8
Clause	43	Insertion of new pt 8, div 5 and new pt 8A	9
		Part 8—	10
		insert—	11
	'Divi	members of executive committees	12 13 14
	'175 A	Application of div 5	15
		'This division applies to a primary thoroughfare body corporate or principal body corporate for removing a voting member of its executive committee for a breach of the code of	16 17 18
	'175B	Notice for breach of code of conduct [SM, s 34]	20
		executive committee has breached the code of conduct for the member, the body corporate may decide, by ordinary resolution, to give the member a written notice stating each of the following—	21 22 23 24 25 26
			- c 27

	(b)	details sufficient to identify the breach in not more than 600 words;	1 2
	(c)	that the member may give any other member of the body corporate, within the stated period of at least 21 days after the member is given the notice, a written response to the notice in not more than 600 words;	3 4 5 6
	(d)	that, if asked by the member, the body corporate will pay the member all postage charges and copying expenses reasonably incurred by the member in giving a written response under paragraph (c) to any other member of the body corporate;	7 8 9 10 11
	(e)	that the body corporate is to consider a motion to remove the member from office for the breach at the next general meeting of the body corporate called after the period mentioned in paragraph (c) ends.	12 13 14 15
'(2)	men incu	sked by the member, the body corporate must pay the mber all postage charges and copying expenses reasonably arred by the member in giving a written response under section (1)(c) to any other member of the body corporate.	16 17 18 19
	emova M, s 3	al of voting member at general meeting 85]	20 21
' (1)	This	s section applies if—	22
	(a)	the body corporate gives a voting member of its executive committee a notice under section 175B(1); and	23 24 25
	(b)	the period mentioned in section 175B(1)(c) for the notice has ended.	26 27
'(2)	The	body corporate must—	28
	(a)	include on the agenda of the next general meeting of the body corporate, called after the period mentioned in section 175B(1)(c) ends, a motion to remove the	29 30 31

[s	43]
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	(b)	attac	h to the agenda a copy of—	1
		(i)	the notice; and	2
		(ii)	if the body corporate has received a response from the member under section 175B(1)(c)—the response.	3 4 5
'(3)			ber may be removed from office, by ordinary of the body corporate, at the next general meeting.	6 7
'Part 8A	.		Conduct of body corporate	8
			managers, service contractors	9
			and letting agents	10
'Division	1		Preliminary	11
175D Def	initio	ns fo	or pt 8A	12
	'In th	nis pa	rt—	13
	of ar	n app	g service contractor, for an approved scheme or part roved scheme, means a service contractor for the scheme or part who is also—	14 15 16
	(a)	a lett	ting agent for the approved scheme or part; or	17
	(b)	an as	ssociate of the letting agent.	18
	author proletting	orisati incipa ig age	ent authorisation, for a letting agent, means an on given by a primary thoroughfare body corporate all body corporate to the letting agent to conduct a ent business for an approved scheme or part of an acheme.	19 20 21 22 23
		0	ent rights, of a letting agent for an approved scheme an approved scheme, means—	24 25
	(a)		etting agent business for the approved scheme or including the letting agent's authorisation; and	26 27

(c) the letting agent's interest in a lot used for conducting a business mentioned in paragraph (a) or (b); and	4 5 6 7
osomess memories in paragraph (a) or (b), and	
(d) any right of the letting agent to use and occupy a part of the common property for a business mentioned in paragraph (a) or (b).	8
<i>reviewable terms</i> , for a service contract, means the terms of the contract that provide for—	9 10
(a) the functions and powers of the relevant letting agent as a service contractor; or	11 12
(b) the remuneration payable to the relevant letting agent as a service contractor.	13 14
<i>review advice</i> , about a service contract, means written advice about whether the contract's reviewable terms—	15 16
(a) are currently fair and reasonable; and	17
(b) if the reviewable terms are not currently fair and reasonable—how the reviewable terms should be changed to ensure they are fair and reasonable.	18 19 20
service contract means a contract entered into with a person for the engagement of the person as a service contractor for an approved scheme or part of an approved scheme.	21 22 23
'175E Meaning of financier for a letting agent's contract	24
'(1) A person is a <i>financier</i> for a contract under which a letting agent is authorised by a body corporate if the letting agent and the person give written notice signed by each of them to the body corporate that the person is a financier for the contract.	25 26 27 28
'(2) A person stops being a <i>financier</i> for the contract if the person gives the body corporate a written notice withdrawing the notice given under subsection (1).	29 30 31

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	'(3)	A notice under subsection (2) may be given without the letting agent's agreement.			
	' (4)	However, a person is a <i>financier</i> for the contract only if—			
		(a)	the person is a financial institution; or	4	
		(b)	the person, in the ordinary course of the person's business, supplies, or might reasonably be expected to supply, finance for business acquisitions, using charges over contracts as the whole or part of the person's security for supplying the finance; or	5 6 7 8 9	
		(c)	at the time the person supplied finance for a business acquisition using a charge over the contract as the whole or part of the person's security, the person was a person to whom paragraph (b) would have applied.	10 11 12 13	
175F	Mea	aning	of letting agent and letting agent business	14	
	'(1)	an ap	rson is a <i>letting agent</i> for an approved scheme or part of proved scheme if the person is authorised by the primary aughfare body corporate or principal body corporate to uct a letting agent business for the approved scheme or	15 16 17 18 19	
	'(2)	-	rson conducts a <i>letting agent business</i> for an approved me or part of an approved scheme if—	20 21	
		(a)	the person conducts, subject to the <i>Property Agents and Motor Dealers Act 2000</i> , the business of acting as the agent of the owners of 1 or more lots included in the approved scheme or part; and	22 23 24 25	
		(b)	the owners choose to use the person's services for securing, negotiating or enforcing (including collecting rents or tariffs for) leases or other occupancies of lots included in the approved scheme or part.	26 27 28 29	
	'(3)	agent	not relevant to the identification of a person as a letting t under this section that the person also conducts an lary business or other activity.	30 31 32	

	Exan	nples of ancillary businesses or activities—	1
	vic	deo hire, linen hire, agency for tour operator	2
	aninç part	g of <i>service contractor</i> for approved scheme	3 4
OI	'A p	person is a <i>service contractor</i> for an approved scheme or of an approved scheme if—	5 6
	(a)	the person is engaged by the primary thoroughfare body corporate or principal body corporate to supply services to the body corporate for the benefit of the common property or lots included in the approved scheme or part; and	7 8 9 10 11
	(b)	the person is not an employee of the primary thoroughfare body corporate or principal body corporate; and	12 13 14
	(c)	the services do not include administrative services; and	15
	(d)	the term of the engagement is at least 1 year.	16
	Exan	uples of services that might be provided by a service contractor—	17
	cai	retaking services, pool cleaning services	18
'Divisior	1 2	Codes of conduct	19
		conduct for body corporate manager and ing service contractor	20 21
'(1)	The	code of conduct in schedule 5 applies to—	22
	(a)	a body corporate manager appointed by a primary thoroughfare body corporate or principal body corporate in performing obligations under the person's appointment; and	23 24 25 26
	(b)	a caretaking service contractor engaged by the primary thoroughfare body corporate or principal body corporate for an approved scheme or part of an approved scheme	27 28 29

[s 43]

			performing gement.	obligations	under	the	person's	1 2
	'(2)	condition	of the instru	rovisions of the ment of appora- n's engagement	intment			3 4 5
	'(3)	and a prov		ency between nstrument of a le prevails.	-			6 7 8
	'(4)	In this sect	ion—					9
		appointme	nt as a body	ntment, in recorporate man	ager, inc	ludes	-	10 11 12
175I	Cod	le of cond	uct for letti	ng agent				13
		authorised principal b	by a primody corpora	n schedule 6 a ary thorought te to conduct or part of an	fare bod a letting	y cor	porate or business	14 15 16 17
Divi	sion	3	-	d transfer or contrave		_		18 19 20
Sub	divis	sion 1	Prelimin	ary				21
175J	Арр	olication o	f div 3					22
	'(1)	of a letting corporate	g agent author or principal iness for an	or transferring orised by a pri body corpora approved so	mary tho	rough onduct	fare body a letting	23 24 25 26 27
	'(2)			does not appent business or				28 29

[s 43]	31	43	ſs
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	sche	ness for an approved scheme or part of an approved me for which a serviced strata arrangement or scheme or the Corporations Act is in operation.	1 2 3
175K Eff	ect of	f div 3 on other provisions	4
	conti	e provisions of a letting agent authorisation or service ract providing for its transfer or termination are void to extent the provisions are inconsistent with this division.	5 6 7
'Subdivi	sion	2 Transfer of management rights	8
175L Co	de co	entravention notice	9
'(1)	decid	body corporate must, if required by an ordinary resolution ded by secret ballot, give the letting agent a signed notice or this section (a <i>code contravention notice</i>).	10 11 12
'(2)	The	code contravention notice must state—	13
	(a)	that the body corporate believes the letting agent has contravened, or is contravening, a provision of the code of conduct for—	14 15 16
		(i) letting agents; or	17
		(ii) body corporate managers and caretaking service contractors; and	18 19
	(b)	the provision the body corporate believes has been, or is being, contravened; and	20 21
	(c)	details sufficient to identify the contravention; and	22
	(d)	a reasonable period within which the letting agent must remedy the contravention; and	23 24
	(e)	that the body corporate may, without further notice, give the letting agent a transfer notice if—	25 26
		(i) the letting agent does not comply with the code contravention notice; or	27 28

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		(ii)	the body corporate reasonably believes the letting agent, after being given the notice, has contravened a provision of a code mentioned in paragraph (a).	1 2 3
'175M Gre	ounds	s for	requiring transfer	4
	agen	t's n	y corporate may require the transfer of the letting nanagement rights under this division only if the ent is based on either of the following grounds—	5 6 7
	(a)		letting agent failed to comply with a code travention notice;	8 9
	(b)	afte	body corporate reasonably believes the letting agent, r being given the notice, contravened a provision of code of conduct for—	10 11 12
		(i)	letting agents; or	13
		(ii)	body corporate managers and caretaking service contractors.	14 15
'175N Re	quire	ment	t for transfer	16
			ting agent must transfer the letting agent's ent rights for the approved scheme or part if—	17 18
	(a)	_	round under section 175M exists for the body porate to require the transfer; and	19 20
	(b)	the l	body corporate—	21
		(i)	by majority resolution decided by secret ballot requires the transfer; and	22 23
		(ii)	gives written notice of the requirement (the <i>transfer notice</i>) to the letting agent.	24 25
'175O Tra	ınsfer	—let	tting agent's choice of transferee	26
'(1)			g agent must transfer the management rights—	27
` '	(a)		nin the following period after the transfer notice is on to the letting agent—	28 29

	(i) if section 175T does not apply—9 months;	1
	(ii) if section 175T applies—11 months; and	2
	(b) to a person, other than an associate of the letting agent, chosen by the letting agent and approved by the body corporate.	3 4 5
'(2)	For deciding whether to approve a person under subsection (1)(b), the body corporate—	6 7
	(a) must act reasonably and as quickly as practicable; and	8
	(b) may have regard only to the person's—	9
	(i) character; and	10
	(ii) financial standing; and	11
	(iii) competence, qualifications and experience.	12
'(3)	However, the body corporate must not—	13
	(a) unreasonably withhold approval of the person; or	14
	(b) require or receive a fee or other consideration for approving the person, other than reimbursement for legal expenses reasonably incurred by the body corporate in relation to a request for the approval.	15 16 17 18
	Maximum penalty for subsection (3)—50 penalty units.	19
'(4)	If the letting agent transfers the management rights to a person who is not approved by the body corporate, the transfer is of no effect.	20 21 22
'175P Giv	ring financier copy of transfer notice	23
	'When the body corporate gives the transfer notice to the letting agent, the body corporate must give a copy of it to each person who is a financier for the contract under which the letting agent is authorised as the letting agent.	24 25 26 27

'175Q Tra	ansfer—body corporate's choice of transferee	1
'(1)	If the letting agent does not transfer the management rights as required under section 1750, the letting agent must transfer the management rights—	2 3 4
	(a) to a replacement letting agent chosen by the executive committee of the body corporate and named in a written notice given by the committee to the letting agent; and	5 6 7
	(b) at the price stated in the notice; and	8
	(c) within the period, of at least 2 months after the notice is given, stated in the notice.	9 1(
'(2)	The price stated must be 1 of the following—	11
	(a) the average of 2 valuations, obtained by the body corporate from 2 independent registered valuers, stating the value of the management rights;	12 13 14
	(b) the highest bid for the management rights, excluding a bid by the letting agent or an associate of the letting agent, made at an auction—	15 16 17
	(i) conducted at the request of the body corporate; and	18
	(ii) of which at least 60 days notice was given;	19
	(c) the highest amount tendered, excluding by tender by the letting agent or an associate of the letting agent, for the management rights after reasonable efforts made by the body corporate to market the management rights for at least 60 days.	20 21 22 23 24
'(3)	The letting agent must pay the body corporate, from the proceeds of the sale, the reasonable costs incurred by the body corporate under subsection (2).	25 26 27
	Note—	28
	If the letting agent does not transfer the management rights as required under this section, it is a ground for giving the letting agent a remedial action notice under section 175Y	29 30 31

175R Ter	ms of service contract on transfer	1
'(1)	This section applies to a service contract (the <i>transferred service contract</i>) transferred to a person (the <i>transferee</i>) under section 175O or 175Q.	2 3 4
'(2)	Unless the body corporate and transferee agree otherwise, the terms of the transferred service contract are—	5 6
	(a) the terms applying to the service contract under subsection (3); or	7 8
	(b) if subsection (3) does not apply—the terms applying to the service contract immediately before the transfer (the <i>existing terms</i>).	9 10 11
'(3)	The terms of the transferred service contract are the existing terms as changed under a review advice about the contract if—	12 13 14
	(a) the review advice states how the contract's reviewable terms should be changed to ensure they are fair and reasonable; and	15 16 17
	(b) the body corporate gave the letting agent a copy of the review advice as required under section 175V(1).	18 19
	authorisation and service contract	20 21 22
'(1)	This section applies if the remainder of the term of the letting agent's authorisation (the <i>transferred authorisation</i>), including any rights or options of extension or renewal, is less than 7 years when transferred to a person (the <i>transferee</i>) under this division.	23 24 25 26 27 28
	Example—	29
	A letting agent's authorisation is given for a term of 5 years with 4 rights of renewal of 5 years each and 5 years have expired. The remainder of the term is therefore 20 years and this section does not apply.	30 31 32

' (2)	On t	he tra	nnsfer—	1	
	(a)	(the	transferred authorisation and any service contract transferred service contract) forming part of the sferred management rights terminate; and	2 3 4	
	(b)	the l	body corporate must—	5	
		(i)	authorise the transferee to conduct a letting agent business for the approved scheme or part; and	6 7	
		(ii)	if a service contract formed part of the transferred management rights—engage the transferee as a service contractor.	8 9 10	
'(3)			orisation and engagement must be given for a term of arting immediately after the transfer.	11 12	
' (4)	Subject to subsection (3)—				
	(a)	the	authorisation must be given on the terms applying to transferred authorisation immediately before the sfer; and	14 15 16	
	(b)		ess the body corporate and transferee agree erwise, the engagement must be given on—	17 18	
		(i)	the terms applying to the transferred service contract under subsection (5); or	19 20	
		(ii)	if subsection (5) does not apply—the terms applying to the transferred service contract immediately before the transfer (the <i>existing terms</i>).	21 22 23 24	
'(5)	The engagement must be given on the existing terms of the transferred service contract as changed under a review advice about the contract if—				
	(a)	term	review advice states how the contract's reviewable as should be changed to ensure they are fair and onable; and	28 29 30	
	(b)		body corporate gave the letting agent a copy of the ew advice as required under section 175V(1).	31 32	

'Subc	ivit	sion	4 Reviewing terms of letting agent's service contract	1 2
'175T	Rev	/iewin	ng terms of service contract	3
•	'(1)	This	section applies if—	4
		(a)	the letting agent's management rights include a service contract; and	5 6
		(b)	when the body corporate passes the majority resolution mentioned in section 175N, the body corporate also passes, by ordinary resolution, a motion (a <i>review motion</i>) that a review advice about the service contract be obtained.	7 8 9 10 11
•	'(2)	corpo	in 1 month after the review motion is passed, the body brate must obtain the review advice from an independent opriate person.	12 13 14
		Examp	ole of an independent appropriate person—	15
		kno	erson who, in the ordinary course of the person's business, has wledge of the functions and powers of service contractors and the uneration for performing the functions and powers	16 17 18
6	(3)		review advice must be based on the review criteria stated ction 175U.	19 20
•	'(4)		section applies to the contract even if the contract also des for either or both of the following—	21 22
		(a)	the letting agent's engagement as a body corporate manager;	23 24
		(b)	the letting agent's authorisation as a letting agent.	25
'175U	Rev	view c	riteria	26
4	'(1)	The r	review criteria are each of the following—	27
		(a)	the appropriateness of the reviewable terms for achieving a fair and reasonable balance between the interests of the body corporate and the service contractor;	28 29 30 31

	(b)	whether the reviewable terms impose conditions that—	1
		(i) are unreasonably difficult to comply with; or	2
		(ii) are not necessary and reasonable for the protection of the legitimate interests of the body corporate or the service contractor;	3 4 5
	(c)	the consequences of complying with, or contravening, the reviewable terms and whether the consequences are unfairly harsh or beneficial to the body corporate or the service contractor;	6 7 8 9
	(d)	whether the reviewable terms are appropriate for the approved scheme;	10 11
	(e)	the term of the engagement as service contractor and the period of the term remaining.	12 13
'(2)	appli	review criterion mentioned in subsection (1)(d) is to be ed having regard, in particular, to the nature, features and acteristics of the approved scheme.	14 15 16
	_	opy of review advice to letting agent and tive buyer of management rights	17 18
'(1)		in 14 days after obtaining the review advice, the body brate must give a copy of it to the letting agent.	19 20
'(2)	mana	quested by a prospective buyer of the letting agent's agement rights, the body corporate must give a copy of eview advice to the prospective buyer.	21 22 23
'Subdivi	sion	5 Disputes about transfer of management rights	24 25
'175W CC	T juris	sdiction	26
	agent Com	ispute about the transfer, under this division, of a letting t's management rights may be dealt with by the mercial and Consumer Tribunal under the <i>Commercial Consumer Tribunal Act</i> 2003.	27 28 29 30

'Division	4 Disputes about contractual matters	1
'175X CC	jurisdiction	2
'(1)		3
	corporate manager or caretaking service contractor for	5 6 7
		8 9
'(2)	Consumer Tribunal Act 2003 for an order of the Commercial	10 11 12
'Division		13 14
		15 16
'(1)	corporate may terminate a person's appointment as a body corporate manager or engagement as a service contractor if the person or, if the person is a corporation, a director of the	17 18 19 20 21
	carrying out functions required under the appointment	22 23 24
		25 26
	(c) contravenes—	27
	conduct for body corporate managers and	28 29 30

		(ii)	for a service contractor who is a caretaking service contractor—the code of conduct for body corporate managers and caretaking service contractors or the code of conduct for letting agents.	1 2 3 4 5
'(2)			e body corporate may terminate a person's ion as a letting agent if—	6 7
	(a)		person or, if the person is a corporation, a director of corporation—	8 9
		(i)	engages in misconduct, or is grossly negligent, in carrying out obligations, if any, under the authorisation; or	10 11 12
		(ii)	fails to carry out duties under the authorisation; or	13
		(iii)	contravenes the code of conduct for letting agents or, for a caretaking service contractor, the code of conduct for body corporate managers and caretaking service contractors; or	14 15 16 17
	(b)	the p	person—	18
		(i)	has been given a transfer notice requiring transfer of the person's management rights; and	19 20
		(ii)	has not transferred the management rights as required under section 175Q.	21 22
'(3)	The if—	body	corporate may act under subsection (1) or (2) only	23 24
	(a)		body corporate has given the manager, contractor or nt a remedial action notice; and	25 26
	(b)	reme	manager, contractor or agent fails to comply with the edial action notice within the period stated in the ce; and	27 28 29
	(c)		termination is approved by ordinary resolution of the y corporate; and	30 31
	(d)		the termination of a person's engagement as a taking service contractor or authorisation as a	32 33

			ng agent—the motion to approve the termination is ded by secret ballot.	1 2	
' (4)	In this section—				
	<i>remedial action notice</i> means a written notice stating each of the following—				
	(a)	that the body corporate believes the person to whom the notice is given has acted—			
		(i)	for a body corporate manager or service contractor—in a way mentioned in subsection (1); or	8 9 10	
		(ii)	for a letting agent—in a way mentioned in subsection (2);	11 12	
	(b)	deta	ils of the action sufficient to identify—	13	
		(i)	the misconduct or gross negligence the body corporate believes has happened; or	14 15	
		(ii)	the duties the body corporate believes have not been carried out; or	16 17	
		(iii)	the provision of the code of conduct the body corporate believes has been contravened; or	18 19	
		(iv)	if subsection (2)(b) applies, the contravention of the code contravention notice or the relevant provision of the code of conduct that was the ground for requiring the transfer of the person's management rights under section 175M;	20 21 22 23 24	
	(c)		the person must, within the reasonable period of at 14 days stated in the notice—	25 26	
		(i)	remedy the misconduct or gross negligence; or	27	
		(ii)	carry out the duties; or	28	
		(iii)	remedy the contravention;	29	
	(d)	state	if the person does not comply with the notice in the ed period, the body corporate may terminate the on's appointment, engagement or authorisation as a	30 31 32	

[s	44]	
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				body corporate manager, service contractor or letting agent.'.	1 2
Clause	44			nent of s 177 (Minor non-compliance with ment control by-laws)	3 4
		(1)	Section	on 177(1), 'that member of'—	5
			omit,	insert—	6
			'an at	ffected person with'.	7
		(2)	Section	on 177(2), 'is'—	8
			omit,	insert—	9
			'must	t be'.	10
		(3)	Section	on 177—	11
			inseri	<i>t</i> —	12
		' (4)	In thi	s section—	13
			affect	ted person means any of the following—	14
			(a)	the member of the principal body corporate making the request under subsection (1);	15 16
			(b)	the proprietor, mortgagee in possession, lessee or occupier of the land or lot to which the request relates.'.	17 18
Clause	45	Rep	olacer	ment of s 179A (Dealing with disputes)	19
			Section	on 179A—	20
			omit,	insert—	21
	'Divis	sion	1	Resolution of particular disputes	22
	'179A			with particular disputes under Building d Group Titles Act 1980	23 24
		'(1)		ect to subsection (2), a dispute about the operation of this or the rights and obligations of persons under this Act	

s	451
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	•	be dealt with under the <i>Building Units and Group Titles</i> 1980, part 5.	1 2	
'(2)	How	However, this section—		
	(a)	does not apply to a dispute or matter mentioned in section 175W, 175X or 179B; and	4 5	
	(b)	is subject to section 179C.	6	
	aling law	with matter relating to development control	7	
'(1)		Commercial and Consumer Tribunal may deal with a ter relating to—	9 1	
	(a)	the application of a development control by-law for an approved scheme to a person mentioned in subsection (2)(b) or (c); or	1 1 1	
	(b)	a contravention or alleged contravention of a development control by-law for an approved scheme.	1 1	
'(2)	deal	h of the following persons may apply to the tribunal to with a matter under subsection (1) if the person has ding to make the application—	1 1 1	
	(a)	the principal body corporate for the approved scheme;	1	
	(b)	a subsidiary body corporate of the principal body corporate;	2 2	
	(c)	a proprietor or occupier of, or a person having an estate or interest in, a lot in a residential precinct in the approved scheme.	2 2 2	
'(3)	appl	subsection (2), a person has standing to make the lication if the person is directly and materially affected by matter to which the application relates.	2 2 2	
	Exan	nple—	2	
		proprietor of a lot in a residential precinct in an approved scheme eges the amenity of the lot has been, or will be, adversely affected by	2 3	

[s	45]
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		elopment authorised under a development control by-law in an bining residential precinct in the scheme.	1 2			
'(4)	This	section is subject to section 179C.	3			
		dispute resolution processes to be used pplication	4 5			
'(1) This section applies to—						
	(a)	a referee for deciding an application for an order under the <i>Building Units and Group Titles Act 1980</i> , part 5 relating to a dispute about a matter mentioned in section 179A; and	7 8 9 10			
	(b)	the Commercial and Consumer Tribunal for deciding an application about a matter mentioned in section 179B.	11 12			
'(2)	the r	referee or tribunal must not decide the application unless referee or tribunal is satisfied the applicant has made onable attempts to resolve the dispute or matter by using rnal dispute resolution processes.				
	Examp	ples of internal dispute resolution processes—	17			
	•	the parties to a dispute communicating with each other	18			
	•	the applicant writing to the executive committee for the relevant principal body corporate	19 20			
	•	the applicant causing a motion to be presented for consideration at a general meeting of the relevant principal body corporate	21 22			
'Division	2	Other matters	23			
179D Ass	sociat	tes	24			
'(1)	For the	his Act, a person is associated with someone else if—	25			
	(a)	a relationship of a type to which this section applies exists between them; or	26 27			
	(b)	a series of relationships of a type to which this section applies can be traced between them through another person or other persons.	28 29 30			

	'(2)	This section applies to relationships of the following types—	1
		(a) marriage or de facto partnership;	2
		(b) the relationship of ascendant and descendant (including the relationship of parent and child) or the relationship of persons who have a parent or grandparent in common;	3 4 5 6
		(c) business partnership;	7
		(d) the relationship of employer and employee;	8
		(e) a fiduciary relationship;	9
		(f) the relationship of persons, 1 of whom is accustomed, or under an obligation (whether formal or informal), to act in accordance with the directions, instructions or wishes of the other;	10 11 12 13
		(g) the relationship of a corporation and executive officer of the corporation;	14 15
		(h) the relationship of a corporation and a person who is in a position to control or substantially influence the corporation's conduct.	16 17 18
	'(3)	Despite subsection (2)(e) and (f), the owner of an initial lot, secondary lot or a lot on a group titles plan or building units plan and a letting agent for an approved scheme or part of an approved scheme are not associated merely because of their relationship as owner and letting agent.	19 20 21 22 23
	'(4)	In this section—	24
		executive officer, of a corporation, means a person who is concerned with, or takes part in, the corporation's management, whether or not the person is a director or the person's position is given the name of executive officer.'.	25 26 27 28
Clause 4	6 Ins	sertion of new pt 12	29
		After section 183—	30
		insert—	31

'Part 12 'Division 1			Transitional provisions for Resorts and Other Acts Amendment Act 2009	
			Preliminary	4
'184	Def	initions fo	or pt 12	5
		'In this pa	rt—	6
		commence	ement means the commencement of this section.	7
		effective of	day means the day that is 6 months after the ement.	8 9
'Div	ision	2	Bodies corporate	10
'185			ber of committee members may	11 12
	'(1)	This section	on applies if—	13
		· ·	mary thoroughfare body corporate or principal body orate has more than 5 members; and	14 15
		` /	number (the <i>existing number</i>) of members of the utive committee of the body corporate is less than 5.	16 17
	'(2)		ection 123(5) or 158(6), the executive committee nue to consist of the existing number of members.	18 19
	'(3)	This section day.	on stops applying at the beginning of the effective	20 21
'186	Det	erred app	lication of particular provisions	22
		'The follo	owing provisions do not apply until the effective	23 24
		(a) secti	ons 123A and 158A and schedule 4:	25

		(b)	part	8, divisions 1A, 3A, 3B and 5.	1
		Edito	r's not	e—	2
		•	comi	ons 123A (Code of conduct for voting members of executive mittee) and 158A (Code of conduct for voting members of utive committee) and schedule 4 (Code of conduct for voting bers of executive committees)	3 4 5 6
		•	gener (Prox (Acc	8, divisions 1A (Proxies for principal bodies corporate at ral meetings of primary thoroughfare bodies corporate), 3A xies for general meetings of principal bodies corporate), 3B ounts and audit) and 5 (Removal from office of voting bers of executive committees for breach of code of conduct)	7 8 9 10 11
'187		•		of code of conduct for existing voting executive committees	12 13
	'(1)	was	a voti	on applies to a person who, before the effective day, ing member of the executive committee of a primary are body corporate or principal body corporate.	14 15 16
	'(2)	com	mitte	of conduct for voting members of the executive examples to the person only in relation to acts done ons made on or after the effective day.	17 18 19
ʻ188		-		ounts for first annual general meeting e day	20 21
	'(1)	This	secti	on applies if—	22
		(a)	befo	ore the effective day—	23
			(i)	a principal body corporate authorised a person to prepare a statement of accounts under section 151(1)(f) for adoption at the body corporate's annual general meeting; and	24 25 26 27
			(ii)	the person started to prepare the statement of accounts; and	28 29
		(b)	the a	annual general meeting has not happened.	30
	'(2)			68I does not apply for auditing the statement of for the period to which the authorisation relates.	31 32

s 46

189				intment of original owner of secondary ee for subsidiary body corporate	1 2
	'(1)	This section applies if—			3
		(a)	befo	ore the commencement—	4
			(i)	a subsidiary body corporate under a building units or group titles plan appointed as its nominee, under section 140, the original owner of the secondary lot subdivided by the plan or an ineligible associate of the original owner; and	5 6 7 8 9
			(ii)	the original owner ceased to own more than 50% of the lots; and	10 11
		(b)	own	nediately before the commencement, the original ner or associate was still the nominee for the sidiary body corporate.	12 13 14
	'(2)	appo	ointm	section 140A, the original owner's or associate's ent as the nominee for the subsidiary body corporate in the first of the following happens—	15 16 17
		(a)	the	beginning of the effective day;	18
		(b)		secretary of the principal body corporate receives a ten notice under section 140(7)(b) of—	19 20
			(i)	the cancellation of the appointment; or	21
			(ii)	the appointment of another nominee for the subsidiary body corporate.	22 23
	'(3)	In th	is sec	etion—	24
		ineli	gible	associate see section 140A(2)(b).	25
		titles prec	plar	y body corporate, under a building units or group a subdividing a secondary lot within a residential means the body corporate created by the registration in.	26 27 28 29

'Divi	sion	3	Body corporate managers, service contractors and letting agents	1 2
'190	Def	errec	d application of particular provisions	3
		'The day-	e following provisions do not apply until the effective	4 5
		(a)	part 8A, divisions 2, 3, 4 and 5;	6
		(b)	schedules 5 and 6.	7
		Edito	r's note—	8
		•	Part 8A (Conduct of body corporate managers, service contractors and letting agents), divisions 2 (Codes of conduct), 3 (Required transfer of management rights for contravention of code of conduct), 4 (Disputes about contractual matters) and 5 (Termination of appointment, engagement or authorisation)	9 10 11 12 13
		•	schedules 5 (Code of conduct for body corporate managers and caretaking service contractors) and 6 (Code of conduct for letting agents)	14 15 16
'191			tion of code of conduct for existing rs and contractors	17 18
	'(1)	This day-	section applies to a person who, before the effective	19 20
		(a)	was appointed as the body corporate manager of a primary thoroughfare body corporate or principal body corporate; or	21 22 23
		(b)	was engaged as a caretaking service contractor for an approved scheme or part of an approved scheme.	24 25
	'(2)	caret relat	code of conduct for body corporate managers and taking service contractors applies to the person only in ion to acts done or omissions made on or after the ctive day.	26 27 28 29

'192		plication of code of conduct for existing letting ents	1 2
	'(1)	This section applies to a person who, before the effective day, was a letting agent for an approved scheme or part of an approved scheme.	3 4 5
	'(2)	The code of conduct for letting agents applies to the person only in relation to acts done or omissions made on or after the effective day.	6 7 8
'193		sting term of appointment for body corporate nager	9 10
	'(1)	This section applies if—	11
		(a) before the commencement, a body corporate manager was appointed for—	12 13
		(i) a primary thoroughfare body corporate under section 130; or	14 15
		(ii) a principal body corporate under section 165; and	16
		(b) the term of the appointment has not ended.	17
	'(2)	The term of the appointment ends on the day provided for in the instrument of appointment.	18 19
	'(3)	For subsection (2), the term of the appointment provided for in the instrument of appointment includes rights or options of extension or renewal provided for in the instrument of appointment.	20 21 22 23
	'(4)	This section applies despite sections 130(5) and (6) and 165(5) and (6).'.	24 25
47	Am	nendment of sch 2 (Dictionary)	26
	(1)	Schedule 2—	27
		insert—	28
		'associate, of a person, means someone else with whom the person is associated under section 179D.	29 30

Clause

body	corporate, for schedule 3, see schedule 3, section 1.	1
body	corporate manager—	2
(a)	of a primary thoroughfare body corporate—means a person appointed by the body corporate under section 130; or	3 4 5
(b)	of a principal body corporate—means a person appointed by the body corporate under section 165.	6 7
cana	<i>didate</i> , for schedule 3, see schedule 3, section 1.	8
care	taking service contractor see section 175D.	9
code	e contravention notice see section 175L(1).	10
code	e of conduct means—	11
(a)	for a voting member of the executive committee of a primary thoroughfare body corporate or principal body corporate—the code in schedule 4; or	12 13 14
(b)	for a body corporate manager or caretaking service contractor—the code in schedule 5; or	15 16
(c)	for a letting agent—the code in schedule 6.	17
that	namercial and Consumer Tribunal means the tribunal of name established under the Commercial and Consumer unal Act 2003.	18 19 20
eligi	<i>bility category</i> , for schedule 3, see schedule 3, section 1.	21
<i>exec</i> 1.	cutive committee, for schedule 3, see schedule 3, section	22 23
exec	<i>nutive member</i> , for schedule 3, see schedule 3, section 1.	24
fina	ncial year—	25
(a)	for a primary thoroughfare body corporate, means a period in relation to which the body corporate is required under section 116(1)(f) to prepare a statement of accounts; or	26 27 28 29
(b)	for a principal body corporate, means a period in relation to which the body corporate is required under section 151(1)(f) to prepare a statement of accounts.	30 31 32

<i>financier</i> , for a letting agent's contract, see section 175E.	1
Integrated Planning Act means the Integrated Planning Act 1997.	2 3
letting agent see section 175F(1).	4
letting agent authorisation see section 175D.	5
letting agent business see section 175F(2).	6
<i>majority resolution</i> , for a duly convened general meeting of a primary thoroughfare body corporate or principal body corporate, means a resolution on a motion—	7 8 9
(a) for which only 1 written vote may be exercised, other than by proxy, for each lot mentioned in the relevant body corporate roll; and	10 11 12
(b) that is passed only if the votes counted for the motion are more than 50% of the lots for which persons are entitled to vote on the motion.	13 14 15
<i>management rights</i> , of a letting agent for an approved scheme or part of an approved scheme, see section 175D.	16 17
<i>nominee</i> , for a member of a principal body corporate, see section 140(1).	18 19
ordinary member, for schedule 3, see schedule 3, section 1.	20
<i>ordinary resolution</i> , for a duly convened general meeting of a primary thoroughfare body corporate or principal body corporate, means a resolution that is passed by the members of the body corporate whose voting entitlements total more than 50% of the total of all voting entitlements recorded in the relevant body corporate roll.	21 22 23 24 25 26
<i>original owner</i> , of an initial or secondary lot that has been subdivided by a building unit or group titles plan, means the person who was the registered owner of the lot immediately before it was subdivided by the plan.	27 28 29 30
relevant body corporate debt means a following amount owed by a person to a subsidiary body corporate—	31 32
(a) a contribution or instalment of a contribution;	33

(b)	a penalty for not paying a contribution or instalment of a contribution by the date for payment;	1 2
(c)	another amount associated with the ownership of a lot.	3
	Examples of another amount—	4
	 an annual payment for parking under an exclusive use by-law made by the subsidiary body corporate 	5 6
	 an amount owing to the subsidiary body corporate for lawn mowing services arranged by the subsidiary body corporate on behalf of the person 	7 8 9
revie	ewable terms, for a service contract, see section 175D.	10
revie	ew advice, about a service contract, see section 175D.	11
serv	ice contract see section 175D.	12
	ice contractor, for an approved scheme or part of an oved scheme, see section 175G.	13 14
spec	ial resolution—	15
(a)	for a general meeting of a primary thoroughfare body corporate, see section 101; or	16 17
(b)	for a general meeting of a principal body corporate, see section 138.	18 19
an a	ect land, in relation to an application for amendment of approved scheme under part 2, division 2, means each inct, or other land within the site, to which the application es.	20 21 22 23
subs	idiary body corporate—	24
(a)	of, or in relation to, a primary thoroughfare body corporate, means any of the following bodies corporate that are members of the primary thoroughfare body corporate—	25 26 27 28
	(i) the principal body corporate;	29
	(ii) a body corporate created by the registration of a building units plan or group titles plan; or	30 31
(b)	of, or in relation to, a principal body corporate, means a body corporate created by the registration of a building	32 33

[s 4	8]
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				units plan or group titles plan that is a member of the principal body corporate.	1 2
			trans	fer notice, for part 8A, see section 175N(b)(ii).	3
			votinį	g member—	4
			(a)	of the executive committee of a primary thoroughfare body corporate—see section 123A(1); or	5 6
			(b)	of the executive committee of a principal body corporate—see section 158A(1).'.	7 8
		(2)	Scheo	dule 2—	9
			renun	mber as schedule 7.	10
lause	48	Ins	ertion	of new schs 2–6	11
			After	schedule 1—	12
			inseri	<i>t</i> —	13
	'Sc	hedu	ıla 2	Requirements for notices of	14
		HICU	JIC Z	nequirements for notices of	14
		iicu	ai c Z	proposed scheme amendments	
		ilea	AIG Z	•	14 15 16
	'1			proposed scheme amendments	15
			quire n This	proposed scheme amendments section 10(2)	15 16
		Red	quiren This 10(1)	proposed scheme amendments section 10(2) ments for placing notice on subject land section applies for placing a notice under section	15 16 17 18
		Re c'(1)	quiren This 10(1) The n	proposed scheme amendments section 10(2) ments for placing notice on subject land section applies for placing a notice under section o(b) on subject land.	15 16 17 18 19
		Re c'(1)	This 10(1) The n	proposed scheme amendments section 10(2) ments for placing notice on subject land section applies for placing a notice under section o(b) on subject land. notice must be— placed on, or within 1.5m of, the road frontage for the	15 16 17 18 19 20 21
		Re c'(1)	This 10(1) The m (a) (b)	proposed scheme amendments section 10(2) ments for placing notice on subject land section applies for placing a notice under section o(b) on subject land. notice must be— placed on, or within 1.5m of, the road frontage for the land; and	15 16 17 18 19 20 21 22
		Re c'(1)	This 10(1) The m (a) (b) (c)	proposed scheme amendments section 10(2) ments for placing notice on subject land section applies for placing a notice under section (b) on subject land. notice must be— placed on, or within 1.5m of, the road frontage for the land; and mounted at least 300mm above ground level; and	15 16 17 18 19 20 21 22 23

13 701

' (3)	The	lettering on the notice must be—	1
	(a)	for lettering in a heading—at least 50mm in height and in a bold style; or	2 3
	(b)	for lettering in a subheading—at least 25mm in height and in a bold style; or	4 5
	(c)	for lettering not mentioned in paragraphs (a) and (b)—at least 25mm in height, of regular weight and in sentence case.	6 7 8
'(4)	Eacl	n sentence in the notice must start on a new line.	9
'(5)		ne land has more than 1 road frontage, a notice must be ed on each road frontage for the land.	10 11
'(6)	noti	primary thoroughfare body corporate must maintain the ce from the day it is placed on the land until the end of the fication period stated in the notice.	12 13 14
'(7)	In th	nis section—	15
	road	frontage, for subject land, means—	16
	(a)	the boundary between the land and any road adjoining the land; or	17 18
	(b)	if the only access to the land is across other land—the boundary between the other land and any road adjoining the other land at the point of access.	19 20 21

[s 48]

'Sc	hedu	le 3 Election of executive committee members of body corporate	1 2 3
		sections 123(6A) and 158(7A)	4
'1	Def	nitions for sch 3	5
		'In this schedule—	6
		body corporate means a primary thoroughfare body corporate or principal body corporate.	7 8
		candidate see section 4(3)(a).	9
		<i>eligibility category</i> , for a candidate, means the category of person mentioned in section 123(7) or 158(8) to which the candidate belongs.	10 11 12
		executive committee means the executive committee of a primary thoroughfare body corporate or principal body corporate.	13 14 15
		executive member, of an executive committee, means the chairperson, secretary or treasurer of the committee.	16 17
		<i>ordinary member</i> , of an executive committee, means a member, other than an executive member, of the committee.	18 19
'2	_	ction of members of executive committee , s 15]	20 21
	'(1)	Unless otherwise provided under this schedule, the election of a member of the executive committee of a body corporate must be by ballot.	22 23 24
		Note—	25
		See, for example, section 7 (Election of ordinary members of executive committee).	26 27

	'(2)	secr	allot for membership of the executive committee must be a et ballot unless the body corporate decides by ordinary lution that the election be held by open ballot.	1 2 3
	'(3)	approchood the v	value of any vote able to be cast for a lot included in an roved scheme or a part of an approved scheme for using a member of the executive committee is the same as a value of the vote able to be cast for each other lot included the approved scheme or part.	4 5 6 7 8
3	COI	mina nmit //, s 1	tion procedures for election of executive tee other than at first annual general meeting 6]	9 10 11
	'(1)	at th first	s section states how individuals are nominated for election are body corporate's annual general meeting, other than the annual general meeting, as a voting member of the cutive committee.	12 13 14 15
	'(2)		secretary must serve a notice on each member of the body porate—	16 17
		(a)	inviting nomination for the members of the executive committee; and	18 19
		(b)	stating that a nominated person is not eligible to be a voting member of the executive committee if, when the members of the executive committee are chosen, the person owes a relevant body corporate debt in relation to a lot or lots owned by the person.	20 21 22 23 24
	'(3)	earli	notice must be given at least 3 weeks before, but not ier than 6 weeks before, the end of the body corporate's notial year.	25 26 27
	'(4)		ninations must comply with section 4 and must be given to secretary by the end of the body corporate's financial year.	28 29
	'(5)	secti forw	soon as practicable after receiving a nomination under this ion from a candidate for election, the secretary must ward written notice to the candidate acknowledging the hination has been received.	30 31 32 33

4	Re	quire	ments for nominations [SM, s 18]	1
	'(1)		n member of the body corporate may nominate 1 person election as a voting member of the executive committee.	2 3
	'(2)	A no	omination must be made by written notice and—	4
		(a)	if the nomination is from a member of the body corporate who is an individual nominating himself or herself—must be signed and dated by the member; or	5 6 7
		(b)	if the nomination is from a member of the body corporate other than a member to whom paragraph (a) applies—	8 9 10
			(i) must be signed and dated by the nominated person; and	11 12
			(ii) must be countersigned by the appropriate authorising person.	13 14
	'(3)	A no	omination must contain each of the following details—	15
		(a)	the family name and either the first given name or other name or abbreviation by which the nominated person (the <i>candidate</i>) is generally known;	16 17 18
		(b)	the position or positions the candidate is nominated for;	19
		(c)	the eligibility category for the candidate;	20
		(d)	if the candidate is not a member of the body corporate or a person appointed by a subsidiary body corporate under section 103 or 140—	21 22 23
			(i) the candidate's residential or business address; and	24
			(ii) the name of the member who nominated the candidate;	25 26
		(e)	details of any payment to be made to, or to be sought by, the candidate from the body corporate for the candidate carrying out the duties of a member of the executive committee.	27 28 29 30
			Example of a payment—	31
			payment of the candidate's expenses for travelling to executive committee meetings	32 33

	'(4)	In this section—	1
		appropriate authorising person, for a nomination from a member of the body corporate, means—	2 3
		(a) if the member is an individual—the member; or	4
		(b) if the member is a subsidiary body corporate—the person appointed by the member under section 103 or 140; or	5 6 7
		(c) if the member is a corporation other than a subsidiary body corporate—a director, secretary or other nominee of the corporation.	8 9 10
5		nduct of elections for executive committee by cret ballot [SM, s 21]	11 12
	'(1)	This section states how a secret ballot under this schedule must be held.	13 14
	'(2)	After nominations close, the secretary must prepare ballot papers for each of the following for which a ballot is required—	15 16 17
		(a) chairperson;	18
		(b) secretary;	19
		(c) treasurer;	20
		(d) the ordinary members of the executive committee.	21
	'(3)	Each ballot must be conducted separately.	22
	'(4)	However, the separate ballots mentioned in subsection (3) may, but need not, appear on the one document.	23 24
	'(5)	For each ballot, the secretary must, if satisfied the nominations comply with this schedule, state the names of the properly nominated candidates in alphabetical order of family name, showing—	25 26 27 28
		(a) after each name, a blank space for voting purposes; and	29
		(b) the eligibility category for each candidate; and	30

	(c)	if a candidate is not a member of the body corporate or a person appointed by a subsidiary body corporate under section 103 or 140—	1 2 3
		(i) the candidate's residential or business address; and	4
		(ii) the name of the member who nominated the candidate; and	5 6
	(d)	details of any payment to be made to, or to be sought by, a candidate from the body corporate for the candidate carrying out the duties of an executive committee member.	7 8 9 10
'(6)		secretary must forward, with the notices for the annual eral meeting—	11 12
	(a)	the ballot papers; and	13
	(b)	an envelope marked 'ballot paper'; and	14
	(c)	either of the following—	15
		(i) a separate particulars envelope;	16
		(ii) a particulars tab that forms part of the ballot paper envelope but that a person may detach without unsealing or otherwise opening the ballot paper envelope.	17 18 19 20
'(7)	To v	rote, a person must—	21
	(a)	for a ballot for the position of chairperson, secretary or treasurer—place a mark in the space opposite the name of the candidate the person wishes to vote for; and	22 23 24
	(b)	for a ballot for the ordinary members' positions—place a mark in each of the spaces opposite the names of however many candidates the person wishes to vote for; and	25 26 27 28
	(c)	place the ballot paper in the ballot paper envelope supplied by the secretary and seal it; and	29 30
	(d)	if a separate particulars envelope is supplied—place the sealed ballot paper envelope in the separate envelope and seal it; and	31 32 33

	(6)	tab by signing and dating the envelope or tab, and inserting the following information on the envelope or tab—	2 3 4
		(i) the name of the member for whom the vote is exercised;	5 6
		(ii) the name of the person having the right to vote for the member;	7 8
		(iii) the basis for the person's right to vote; and	9
	(f)	give the completed particulars envelope with the ballot paper envelope enclosed, or the ballot paper envelope with the completed particulars tab attached, to the secretary, or forward the envelope to the secretary so that the secretary receives it, before or at the annual general meeting.	10 11 12 13 14 15
' (8)	Whe	en a ballot is held—	16
	(a)	a voter who has not submitted a vote for the ballot may ask the secretary for a ballot paper, ballot paper envelope and particulars envelope or tab, and vote in the way this section provides; and	17 18 19 20
	(b)	a voter who wishes to withdraw a vote already made for the ballot and submit a replacement vote, may, if the particulars envelope, or the ballot paper envelope with particulars tab attached, for the vote already made can be readily identified and withdrawn, ask the secretary for a ballot paper, ballot paper envelope and particulars envelope or tab, and vote in the way this section provides.	21 22 23 24 25 26 27 28
' (9)	gene	completed ballot papers received before the annual eral meeting ends are to be held in the custody of the etary.	29 30 31

' 6		nduct of elections for executive committee by en ballot [SM, s 22]	1 2
	'(1)	This section states how an open ballot under this schedule must be held.	3
	'(2)	After nominations close, the secretary must prepare ballot papers for each of the following for which a ballot is required—	5 6 7
		(a) chairperson;	8
		(b) secretary;	9
		(c) treasurer;	10
		(d) the ordinary members of the executive committee.	11
	'(3)	Each ballot must be conducted separately.	12
	'(4)	However, the separate ballots may, but need not, appear on the one document.	13 14
	'(5)	For each ballot, the secretary must, if satisfied the nominations comply with section 4, list the names of the properly nominated candidates in alphabetical order of family name, showing—	15 16 17 18
		(a) after each name, a blank space for voting purposes; and	19
		(b) the eligibility category for each candidate; and	20
		(c) if the candidate is not a member of the body corporate or a person appointed by a subsidiary body corporate under section 103 or 140—	21 22 23
		(i) the candidate's residential or business address; and	24
		(ii) the name of the member who nominated the candidate; and	25 26
		(d) details of any payment to be made to, or to be sought by, the candidate from the body corporate for the candidate carrying out the duties of an executive committee member.	27 28 29 30
	'(6)	The secretary must forward the ballot papers, and an envelope marked 'ballot paper' self-addressed to the secretary, with the notices for the annual general meeting.	31 32 33

' (7)	To v	ote, a person must—	1
	(a)	for a ballot for the position of chairperson, secretary or treasurer—place a mark in the space opposite the name of the candidate the person wishes to vote for; and	2 3 4
	(b)	for a ballot for the ordinary members' positions—place a mark in each of the spaces opposite the names of however many candidates the person wishes to vote for; and	5 6 7 8
	(c)	sign each ballot paper the voter completes; and	9
	(d)	on each completed ballot paper, write the name of the member for whom the vote is exercised; and	10 11
	(e)	if the ballot paper is not completed at the annual general meeting—	12 13
		(i) place the ballot paper in the ballot paper envelope supplied by the secretary; and	14 15
		(ii) seal the envelope, and write on the back of the envelope the name mentioned in paragraph (d); and	16 17
		(iii) give the ballot paper envelope to the secretary, or forward it to the secretary so that the secretary receives it, before or at the annual general meeting; and	18 19 20 21
	(f)	if the ballot paper is completed at the annual general meeting—give the ballot paper to the secretary before or at the meeting.	22 23 24
'(8)	Whe	n a ballot is held—	25
	(a)	a voter who has not submitted a vote for the ballot may ask the secretary for a ballot paper, and vote in the way this section provides; and	26 27 28
	(b)	a voter who wishes to withdraw a vote already made for the ballot and submit a replacement vote, may, if the vote already made can be readily identified and withdrawn, ask the secretary for a ballot paper and vote in the way this section provides	29 30 31 32

[s 48]

	'(9)	All completed ballot papers received before the annual general meeting ends are to be held in the custody of the secretary.	1 2 3
'7		ection of ordinary members of executive mmittee [SM, s 23]	4 5
	'(1)	A person nominated as an ordinary member of the executive committee becomes an ordinary member of the committee under section 11 on the basis of the nomination unless it is necessary to have a ballot.	6 7 8 9
	'(2)	It is necessary to have a ballot for ordinary members of the executive committee if the number of persons nominated for ordinary member positions (other than a person who becomes an executive member of the executive committee), plus the number of executive members of the executive committee, is more than the required number of members for the executive committee.	10 11 12 13 14 15
' 8	Со	nduct of ballot—general requirements [SM, s 24]	17
	'(1)	Any items of business about the election of members of the executive committee that are on the agenda for an annual general meeting must be conducted as the last items of business for the meeting.	18 19 20 21
	'(2)	The election of members takes effect immediately after the close of the meeting at which they are elected.	22 23
	'(3)	The ballots for the positions on the executive committee for which ballots are required must be conducted in the following order—	24 25 26
		• chairperson	27
		• secretary	28
		• treasurer	29
		• ordinary members.	30

s 481	
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	'(4)	chai	n ballot may proceed to the count only after the person ring the meeting has allowed enough time for votes to be and announced the close of the ballot.	1 2 3
	'(5)		a candidate for a ballot, and any scrutineer appointed by candidate, may watch the count.	4 5
	'(6)	enve	secretary must pass any ballot papers, particulars clopes and ballot paper envelopes for the ballot to the on chairing the meeting for counting.	6 7 8
9	Co	nduc	t of ballot—scrutiny of votes [SM, s 25]	9
	'(1)		ballot for positions on the executive committee is an open ot, the person chairing the meeting must—	10 11
		(a)	confirm, by a scrutiny of the details on the back of each ballot paper envelope or each ballot paper itself, that the ballot paper is the vote of a person who has the right to vote in the election; and	12 13 14 15
		(b)	if a ballot paper is in a ballot paper envelope—take the ballot paper out of the envelope.	16 17
	'(2)		ballot for positions on the executive committee is a secret ot, the person chairing the meeting must—	18 19
		(a)	confirm, by a scrutiny of the details on each particulars envelope or particulars tab, that the ballot paper is the vote of a person who has the right to vote in the election; and	20 21 22 23
		(b)	take the ballot paper envelope out of the particulars envelope, or detach the particulars tab from the ballot paper envelope; and	24 25 26
		(c)	place the ballot paper envelope in a receptacle in open view of the meeting; and	27 28
		(d)	after paragraph (c) has been complied with for all ballot paper envelopes, randomly mix the envelopes; and	29 30
		(e)	take each ballot paper out of its envelope.	31

s	48

	'(3)		-	on chairing the meeting must record the count of each ballot in the minutes of the meeting.	1 2
	'(4)	unde on th who	er subs ne exe is no	on chairing the meeting may delegate a function section (1) or (2) in relation to a ballot for a position ecutive committee to a person attending the meeting of a candidate for the position and who the person meeting considers has sufficient independence.	3 4 5 6 7
'10				allot—deciding executive member //, s 26]	8 9
	'(1)	secre satis	etary fied t	person is nominated for the position of chairperson, or treasurer, the person chairing the meeting, if the nomination complies with this schedule, must be person to have been elected unopposed.	10 11 12 13
	'(2)			position of chairperson, secretary or treasurer, there no nomination, the person chairing the meeting—	14 15
		(a)	mus and	t invite nominations for the position at the meeting;	1 <i>6</i> 17
		(b)		t accept nominations that are made in either of the owing ways—	18 19
			(i)	by members of the body corporate who are personally present or represented at the meeting;	20 21
			(ii)	in writing, by members of the body corporate not personally present or represented at the meeting.	22 23
	'(3)			er of the body corporate may nominate, under a (2), not more than 1 person for the position.	24 25
	'(4)	make nom	e the inatio	e any doubt, it is declared that the member may nomination whether or not the member made a n under section 3 for an ordinary member's position ocutive committee.	26 27 28 29
	'(5)	cond	lucted	an 1 person has nominated for a position, a ballot is a, and the person who receives the highest number of eclared elected.	30 31 32

	'(6)	If, on a counting of votes, 2 or more persons each receive an identical number of votes, and no other candidate receives a higher number of votes, the result must be decided between the 2 or more persons by chance in the way the meeting decides.	1 2 3 4 5
11		nduct of ballot—deciding ordinary member sitions [SM, s 27]	6 7
	'(1)	The positions of the ordinary members of the executive committee are decided only after the executive member positions on the executive committee are filled.	8 9 10
	'(2)	A person's nomination for a position as an ordinary member has no effect if the person is elected as an executive member of the executive committee, even if the person's name appears on a ballot for ordinary members forwarded before the meeting.	11 12 13 14 15
	'(3)	If the number of candidates nominated for ordinary member positions, plus the number of executive members of the executive committee, is not more than the required number of members for the executive committee, the person chairing the meeting, if satisfied the nominations for the ordinary member positions comply with this schedule, must declare the candidates to have been elected as ordinary members.	16 17 18 19 20 21 22
	'(4)	However, if the number of candidates nominated for ordinary member positions, plus the number of executive members of the executive committee, is less than the required number of members for the executive committee, the person chairing the meeting must invite nominations at the meeting for the number of ordinary member positions necessary to bring the total number of all executive committee members to not more than the required number of members for the executive committee.	23 24 25 26 27 28 29 30 31
	'(5)	The person chairing the meeting—	32
		(a) must invite nominations for the position or positions at the meeting; and	33 34

	• /	1 2
		3
		5 6
'(6)	subsection (5), not more than 1 person for all ordinary	7 8 9
'(7)	make the nomination whether or not the member made a nomination under section 3 for a position on the executive	10 11 12 13
' (8)	positions, plus the number of executive members of the executive committee, is more than the required number of members for the executive committee, the person chairing the meeting must proceed with the scrutiny of the ballot papers	14 15 16 17 18 19
'(9)	descending order until the executive committee numbers the required number of members for the executive committee,	20 21 22 23
'(10)	identical number of votes and the number of persons to be elected would be exceeded if the 2 or more persons were declared elected, the result of the ballot must be decided between the 2 or more persons by chance in the way the	24 25 26 27 28 29
'(11)	the executive committee on ballot papers completed before the annual general meeting, a mark against the name of each person who has already been elected to an executive member	30 31 32 33 34

12	Conduct of ballot—declaration of voting results [SM, s 28]					
	'(1)		person chairing an annual general meeting must declare result of an election.	3		
	'(2)	the	en declaring the result of an election, the person chairing meeting must state the number of votes cast for each didate.	5 6 7		
	'(3)		number of votes cast for each candidate must be recorded ne minutes of the meeting.	8 9		
	'(4)		voting tally sheet kept for the meeting must include, for a ballot that is an open ballot under section 6—	10 11		
		(a)	a list of the votes, identified by the name of the member on whose behalf the votes were cast, rejected as informal; and	12 13 14		
		(b)	for each vote rejected—the reason for the rejection; and	15		
		(c)	the total number of votes counted for each candidate.	16		
	'(5)		voting tally sheet kept for the meeting must include, for a ballot that is a secret ballot under section 5—	17 18		
		(a)	a list of the votes, identified by the name of the member on whose behalf the votes were cast, rejected from the count before the enclosing ballot paper envelopes were opened; and	19 20 21 22		
		(b)	a list of the votes taken out of ballot paper envelopes for counting, but rejected as informal; and	23 24		
		(c)	for each vote rejected—the reason for the rejection; and	25		
		(d)	the total number of votes counted for each candidate.	26		
	'(6)		voting tally sheet may be inspected at the meeting by any he following persons—	27 28		
		(a)	a person who is a voter for the meeting;	29		
		(b)	a candidate;	30		
		(c)	the returning officer, if any, appointed by the body corporate for the meeting;	31 32		

[s 48]

	(d) the person chairing the meeting;(e) a scrutineer appointed by a candidat		1
Sch	edule 4 Code of conduct for members of	•	3
	executive committe	ees	5
sectio	ns 123A and 158A and schedule 7, definition	on code of conduct	6
1	Commitment to acquiring understanding including this code		7 8
	'A voting member of the executive com thoroughfare body corporate or principal have a commitment to acquiring an under including this code of conduct, relevant t on the executive committee.	body corporate must standing of this Act, o the member's role	9 10 11 12 13
2	Honesty, fairness and confidentiality		14
	(1) The voting member must act honestly and the member's functions as a voting memb		15 16
	(2) The voting member must not unfairly disclose information held by the body of information about an owner of a lot, we required by law to do so.	corporate, including inless authorised or	17 18 19 20
3	Acting in best interests of body corpora persons with estate or interest in lots		21 22
	'Unless it is unlawful to do so, the voting performing the member's functions as a votine best interests of—	oting member, act in	23 24 25

[s 48	3]
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	(a)	the b	pody corporate; and	1
	(b)	eithe	er—	2
		(i)	for a voting member of the executive committee of the primary thoroughfare body corporate—the proprietors and occupiers of, and other persons having an estate or interest in, the lots in the approved scheme; or	3 4 5 6 7
		(ii)	for a voting member of the executive committee of the principal body corporate—the proprietors and occupiers of, and other persons having an estate or interest in, the lots in the residential precincts in the approved scheme.	8 9 10 11 12
4	Complyi	ng w	rith Act and this code	13
	mem	iber (ng member must take reasonable steps to ensure the complies with this Act, including this code, in g the member's functions as a voting member.	14 15 16
5	Conflict	of in	terest	17
	any	confli	ig member must disclose to the executive committee ict of interest the member may have in a matter executive committee.	18 19 20

s	48

'Schedule 5		ule 5 Code of conduct for body corporate managers and caretaking service contractors	1 2 3 4
		section 175H and schedule 7, definition code of conduct	5
'1	Kn	owledge of Act, including code	6
		'A body corporate manager or caretaking service contractor appointed or engaged by the primary thoroughfare body corporate or principal body corporate must have a good working knowledge and understanding of this Act, including this code of conduct, relevant to the person's functions.	7 8 9 10 11
'2	Но	nesty, fairness and professionalism	12
	'(1)	The body corporate manager or caretaking service contractor must act honestly, fairly and professionally in performing the person's functions under the person's appointment or engagement.	13 14 15 16
	'(2)	The body corporate manager must not attempt to unfairly influence the outcome of an election for the executive committee of the body corporate.	17 18 19
'3	Ski	ill, care and diligence	20
		'The body corporate manager or caretaking service contractor must exercise reasonable skill, care and diligence in performing the person's functions under the person's appointment or engagement.	21 22 23 24

'4	Acting in body corporate's best interests	1			
-	'The body corporate manager or caretaking service contractor must act in the best interests of the body corporate unless it is unlawful to do so.	2 3 4			
' 5	Keeping body corporate informed of developments	5			
	'The body corporate manager or caretaking service contractor must keep the body corporate informed of any significant development or issue about an activity carried out for the body corporate.	6 7 8 9			
' 6	Ensuring employees comply with Act and code	10			
	'The body corporate manager or caretaking service contractor must take reasonable steps to ensure an employee of the person complies with this Act, including this code, in performing the person's functions under the person's appointment or engagement.	11 12 13 14 15			
' 7	Fraudulent or misleading conduct	16			
	'The body corporate manager or caretaking service contractor must not engage in fraudulent or misleading conduct in performing the person's functions under the person's appointment or engagement.	17 18 19 20			
' 8	Unconscionable conduct	21			
	'The body corporate manager or caretaking service contractor must not engage in unconscionable conduct in performing the person's functions under the person's appointment or engagement.				
	Examples of unconscionable conduct—	26			
	 taking unfair advantage of the person's superior knowledge relative to the body corporate 	27 28			
	 requiring the body corporate to comply with conditions that are unlawful or not reasonably necessary 	29 30			

s	48

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'Sc	hedule 6 Code of conduct for letting agents	1 2
	section 175I and schedule 7, definition code of conduct	3
'1	Honesty, fairness and professionalism	4
	'A letting agent for an approved scheme or part of an approved scheme must act honestly, fairly and professionally in conducting the letting agent's business under the letting agent's authorisation.	5 6 7 8
'2	Skill, care and diligence	9
	'The letting agent must exercise reasonable skill, care and diligence in conducting the letting agent business under the letting agent's authorisation.	10 11 12
'3	Acting in body corporate's and individual lot owner's best interests	13 14
	'Unless it is unlawful to do so, the letting agent must, as far as practicable, act in the best interests of—	15 16
	(a) the body corporate that has given the letting agent's authorisation; and	17 18
	(b) individual owners of lots in the approved scheme or part.	19 20
' 4	Ensuring employees comply with Act and code	21
	'The letting agent must take reasonable steps to ensure an employee of the letting agent complies with this Act, including this code, in conducting the letting agent business under the letting agent's authorisation.	22 23 24 25

[S 4	48]
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5	Fraudul	ent or misleading conduct	1
	cond	e letting agent must not engage in fraudulent or misleading duct in conducting the letting agent business under the ng agent's authorisation.	2 3 4
6	Uncons	cionable conduct	5
	in c	e letting agent must not engage in unconscionable conduct conducting the letting agent business under the letting nt's authorisation.	6 7 8
	Exan	nples of unconscionable conduct—	9
	•	taking unfair advantage of the person's position as letting agent relative to the body corporate or the owner of a lot in the approved scheme	10 11 12
	•	exerting undue influence on, or using unfair tactics against, the body corporate or the owner of a lot in the approved scheme	13 14
7	Nuisand	ce	15
	'The	e letting agent must not—	16
	(a)	cause a nuisance or hazard on the site; or	17
	(b)	interfere unreasonably with the use or enjoyment of a lot in the approved scheme; or	18 19
	(c)	interfere unreasonably with the use or enjoyment of the common property by a person who is lawfully on the common property; or	20 21 22
	(d)	otherwise behave in a way that unreasonably affects a person's lawful use or enjoyment of a lot or common property.	23 24 25
	Goods a	and services to be supplied at competitive	26 27
	and	e letting agent must take reasonable steps to ensure goods services the letting agent obtains for or supplies to the y corporate are obtained or supplied at competitive es.'.	28 29 30 31

Part 4		Amendment of Liquor Act 1992			
Clause	49	Act	t ame	ended	2
			This	part amends the Liquor Act 1992.	3
Clause	50	Am	nendr	ment of s 9 (Ordinary trading hours)	4
			Sect	ion 9(1A)—	5
			omit	t, insert—	6
		'(1A)	Frid licer	ect to subsections (2) and (3), on any day other than Good ay or Christmas Day, the ordinary trading hours of used premises are between 10a.m. and 12 midnight, unless premises are any of the following—	7 8 9 10
			(a)	premises to which a producer/wholesaler licence relates;	11
			(b)	premises to which an industrial canteen licence relates;	12
			(c)	an airport or casino to which a commercial special facility licence relates.'.	13 14
Clause	51	Am	endr	nent of s 12 (Exemptions)	15
		(1)	Sect	ion 12(2)(j)(iv)—	16
			omit	t, insert—	17
				'(iv) the quantity of the liquor is not more than 2L and, if the liquor includes spirits, the quantity of spirits is not more than 1L; and'.	18 19 20
		(2)	Sect	ion 12(2)(j)(v), from 'more'—	21
			omii	t, insert—	22
				re than 75% of the gift's sale price or a lesser amount cribed under a regulation; and'.	23 24
		(3)	Sect	ion 12(2)—	25
			inse	rt—	26

'(k)	a sale of liquor in a retirement village to a person who is a resident of the retirement village or an adult guest of a resident if the quantity of liquor sold to the person is not more than 2 standard drinks in a day;				
(1)		le of liquor by a hairdresser or a barber to an adult at if—	5 6		
	(i)	the sale takes place at the premises where the hairdresser or barber conducts his or her business as part of the hairdressing or barber services provided to the client; and	7 8 9 10		
	(ii)	the liquor is consumed on the premises; and	11		
	(iii)	the quantity of the liquor sold to the client is not more than 2 standard drinks in a day; and	12 13		
	(iv)	the liquor is not sold or consumed on Christmas Day, Good Friday or before 1p.m. on Anzac Day;	14 15		
(m)		le of liquor by a limousine licensee to an adult enger of a limousine if—	1 <i>6</i> 1 <i>7</i>		
	(i)	the sale takes part during the journey for which the limousine was hired; and	18 19		
	(ii)	the liquor is consumed inside the limousine; and	20		
	(iii)	the quantity of the liquor sold to the passenger is not more than 2 standard drinks in a day; and	21 22		
	(iv)	the liquor is not sold or consumed on Christmas Day, Good Friday, before 1p.m. on Anzac Day, or on any other day between 5a.m. and 10a.m.'.	23 24 25		
Secti	on 12	2(4)—	26		
inser	rt—		27		
	ousin sport	e see the <i>Transport Operations (Passenger) Act 1994</i> , schedule 3.	28 29		
	ce un	<i>licensee</i> means the holder of a limousine service der the <i>Transport Operations (Passenger Transport)</i>	30 31 32		

(4)

			<i>resident</i> , of a retirement village, see the <i>Retirement Villages Act 1999</i> , section 9.	1 2
			retirement village see the Retirement Villages Act 1999, section 5.	3 4
			standard drink means a drink containing not more than 12.5mL of ethyl alcohol (ethanol).'.	5 6
Clause	52		nendment of s 71B (Authority of industrial canteen ence)	7 8
			Section 71B(1), after 'off the premises'—	9
			insert—	10
			', during the times stated in the licence'.	11
Clause	53	Ins	ertion of new pt 12, div 9	12
			Part 12—	13
			insert—	14
	'Div	ision	Transitional provision for Resorts and Other Acts Amendment Act 2009	15 16 17
	'296	Ар	proved hours for commercial special facility licence	18
		'(1)	This section applies to a commercial special facility licence if—	19 20
			(a) the licence does not relate to an airport or a casino; and	21
			(b) immediately before the commencement of this section, the licensee was authorised under the licence to sell liquor on the licensed premises between 5a.m. and 10a.m.	22 23 24 25
		'(2)	Despite section 64(1), the licence does not authorise the sale of liquor between 5a.m. and 10a.m.	26 27

		'(3)	However, subsection (2) does not apply to the licence to the extent that the licensee is authorised to sell liquor between 7a.m. and 10a.m. under an extended trading hours approval or an extended hours permit.	1 2 3 4	
		'(4)	Despite any other Act or law, no compensation is payable by the State to any person because of the operation of subsection (2).'.	5 6 7	
	Part	t 5	Amendment of Mixed Use Development Act 1993	8	
Clause	54	Act	t amended	10	
			This part amends the Mixed Use Development Act 1993.	11	
Clause	55	Amendment of s 79 (Lodgement of building units or group titles plan)			
			Section 79—	14	
			insert—	15	
		'(5)	A group titles plan must also be accompanied by a diagram showing the name and numbering, or proposed name and numbering, of each road that is, or is to be, on the primary thoroughfare, or the part of the primary thoroughfare, shown on the plan.'.	16 17 18 19 20	
Clause	56		nendment of s 80 (Approval of building units or group es plan)	21 22	
			Section 80(1)(b)—	23	
			insert—	24	
			'(iii) the diagram mentioned in section 79(5).'.	25	

Clause	57	Amendment of s 101 (Subdivision by building units or group titles plan)	1 2
		Section 101—	3
		insert—	4
		'(7) A group titles plan must also be accompanied by a diagram showing the name and numbering, or proposed name and numbering, of each road that is, or is to be, on—	5 6 7
		(a) the community thoroughfare, or the part of the community thoroughfare, shown on the plan; and	8 9
		(b) each precinct thoroughfare, or part of a precinct thoroughfare, shown on the plan.'.	10 11
Clause	58	Amendment of s 102 (Approval of building units or group titles plan)	12 13
		Section 102(1)(b)—	14
		insert—	15
		'(iii) the diagram mentioned in section 101(7).'.	16
	Part	Amendment of Sanctuary Cove Resort Act 1985	17 18
Clause	59	Act amended in pt 6 and schedule	19
		This part and the schedule amend the Sanctuary Cove Resort Act 1985.	20 21
Clause	60	Amendment of s 4 (Interpretation)	22
		(1) Section 4, heading—	23
		omit_insert—	24

4	De	initions'.	1
	(2)	Section 4, definitions Albert Shire Council, proposed use plan, proposed use plan of the adjacent site, residential zone and zone—	2 3 4
		omit.	5
	(3)	Section 4—	6
		insert—	7
		'adjacent site see section 12A.	8
		approved use, for a zone, see section 4A.	9
		associate, of a person, means someone else with whom the person is associated under section 104D.	10 11
		body corporate, for schedule 3, see schedule 3, section 1.	12
		body corporate manager—	13
		(b) of the principal body corporate—means a person appointed by the body corporate under section 47AB; or	14 15
		(b) of the primary thoroughfare body corporate—means a person appointed by the body corporate under section 91AB.	16 17 18
		canal see the Coastal Protection and Management Act 1995, schedule.	19 20
		candidate, for schedule 3, see schedule 3, section 1.	21
		caretaking service contractor see section 94A.	22
		code contravention notice see section 94I(1).	23
		code of conduct means—	24
		(a) for a voting member of the executive committee of the primary thoroughfare body corporate or principal body corporate—the code in schedule 4; or	25 26 27
		(b) for a body corporate manager or caretaking service contractor—the code in schedule 5; or	28 29
		(c) for a letting agent—the code in schedule 6	30

that	namercial and Consumer Tribunal means the tribunal of name established under the Commercial and Consumer unal Act 2003.	1 2 3
eligi	<i>bility category</i> , for schedule 3, see schedule 3, section 1.	4
<i>exec</i> 1.	cutive committee, for schedule 3, see schedule 3, section	5 6
exec	<i>nutive member</i> , for schedule 3, see schedule 3, section 1.	7
fina	ncial year—	8
(a)	for the principal body corporate, see section 22; or	9
(b)	for the primary thoroughfare body corporate, see section 65.	10 11
fina	ncier, for a letting agent's contract, see section 94B.	12
that	ner Albert Shire Council means the local government of name that was constituted under the Local Government 1993 or its successors in law.	13 14 15
Integ 1997	grated Planning Act means the Integrated Planning Act 7.	16 17
lettir	ng agent see section 94C(1).	18
lettir	ng agent authorisation see section 94A.	19
lettir	ng agent business see section 94C(2).	20
	<i>l government</i> means the local government for the local ernment area in which the site and adjacent site are ited.	21 22 23
the j	prity resolution, for a duly convened general meeting of primary thoroughfare body corporate or principal body porate, means a resolution on a motion—	24 25 26
(a)	for which only 1 written vote may be exercised, other than by proxy, for each lot mentioned in the relevant body corporate roll; and	27 28 29
(b)	that is passed only if the votes counted for the motion are more than 50% of the lots for which persons are entitled to vote on the motion	30 31

	agement rights, of a letting agent for the resort or part of resort, see section 94A.	1 2
	<i>inee</i> , of a member of the principal body corporate, see on 24(1).	3 4
ordi	nary member, for schedule 3, see schedule 3, section 1.	5
the poor of the than	primary resolution, for a duly convened general meeting of primary thoroughfare body corporate or principal body orate, means a resolution that is passed by the members ne body corporate whose voting entitlements total more 50% of the total of all voting entitlements recorded in the vant body corporate roll.	6 7 8 9 10 11
_	<i>inal owner</i> , of a secondary lot that has been subdivided by ilding unit or group titles plan, see section 22.	12 13
prop	osed use plan—	14
(a)	for the site—see section 4B(1); or	15
(b)	for the adjacent site—see section 4B(2).	16
	person to a subsidiary body corporate—	17 18
(a)	a contribution or instalment of a contribution;	19
(b)	a penalty for not paying a contribution or instalment of a contribution by the date for payment;	20 21
(c)	another amount associated with the ownership of a lot.	22
	Examples of another amount—	23
	 an annual payment for parking under an exclusive use by-law made by the subsidiary body corporate 	24 25
	 an amount owing to the subsidiary body corporate for lawn mowing services arranged by the subsidiary body corporate on behalf of the person 	26 27 28
relev	vant plan see section 12I(2).	29
resia	lential zone means any of the following zones—	30
(a)	General Residential Zone;	31
(b)	Harbour 1 Residential Zone:	32

(c)	Harbour, River and Waterfront Residential Zone.	1
reso	rt means Sanctuary Cove Resort.	2
revie	ewable terms, for a service contract, see section 94A.	3
revie	ew advice, about a service contract, see section 94A.	4
servi	ice contract see section 94A.	5
	ice contractor, for the resort or part of the resort, see on 94D.	6 7
site s	see section 5.	8
part	ect land, in relation to an amendment application under 2AA, means each zone, or other land within the resort, to the application relates.	9 10 11
subs	idiary body corporate—	12
(a)	of, or in relation to, the primary thoroughfare body corporate, means—	13 14
	(i) the principal body corporate; or	15
	(ii) a body corporate created by the registration of a building units plan or group titles plan that is a member of the primary thoroughfare body corporate; or	16 17 18 19
(b)	of, or in relation to, the principal body corporate, means a body corporate created by the registration of a building units plan or group titles plan that is a member of the principal body corporate.	20 21 22 23
tran	sfer notice, for part 5A, see section 94K(b)(ii).	24
use,	for a zone, means a use mentioned in schedule 1, part 2.	25
votin	ng member—	26
(a)	of the executive committee of the principal body corporate—see section 41A(1); or	27 28
(b)	of the executive committee of the primary thoroughfare body corporate—see section 85A(1).	29 30
zone	means a part of the site or adjacent site that—	31

[s	61]	

		(a)	has a name mentioned in schedule 1, part 1; and	1
		(b)	is shown as a zone on the proposed use plan of the site or the proposed use plan of the adjacent site.'.	2 3
	(4)		ion 4, definition <i>initial plan of survey</i> , 'in accordance with ion 10'—	4 5
		omii	t, insert—	6
		ʻunc	der section 10 or 12P(4).'.	7
	(5)		tion 4, definition initial plan of survey of the adjacent site, accordance with section 12F'—	8 9
		omii	t, insert—	10
		ʻunc	der section 12F or 12P(4).'.	11
	(6)	Sect	tion 4, as amended by this Act, definitions—	12
		relo	cate to schedule 9 as inserted by this Act.	13
	(7)	Sect	ion 4, as amended by this Act, 'In this Act—'—	14
		omii	t, insert—	15
			e dictionary in schedule 9 defines particular words used in Act.'.	16 17
61	Ins	ertio	n of new ss 4A–4C	18
		Part	1—	19
		inse	rt—	20
'4A	Me	aning	g of <i>approved use</i> for a zone	21
		'An	approved use for a zone is—	22
		(a)	a use for the zone that is approved under a regulation as a use for the zone; or	23 24
		(b)	if a change of a use for the zone is approved under part 2AA, the use for the zone as changed and approved under a regulation.	25 26 27

Clause 61

4B			g of <i>proposed use plan</i> of the site or It site	1 2
	'(1)	The	proposed use plan of the site is—	3
		(a)	the plan of survey of the site approved by the local government under section 7(4); or	4 5
		(b)	if an amendment of the plan is approved by the local government under section 7(8)—the amended plan for the time being approved by the local government; or	6 7 8
		(c)	if an amendment of the plan is approved by the Governor in Council under section 12P—the amended plan for the time being approved by the Governor in Council.	9 10 11 12
	'(2)	The	proposed use plan of the adjacent site is—	13
		(a)	the plan of survey of the adjacent site approved by the local government under section 12C(4); or	14 15
		(b)	if an amendment of the plan is approved by the local government under section 12C(8)—the amended plan for the time being approved by the local government; or	16 17 18
		(c)	if an amendment of the plan is approved by the Governor in Council under section 12P—the amended plan for the time being approved by the Governor in Council.	19 20 21 22
	'(3)	appr or the	remove any doubt, it is declared for this section that the roval of an amendment of the proposed use plan of the site ne proposed use plan of the adjacent site under section 12P is not limit the later amendment and approval of the plan er section 7(8) or 12C(8).	23 24 25 26 27
		Note-	<u> </u>	28
			te also sections 114 (References to proposed use plan of site) and 115 deferences to proposed use plan of adjacent site).	29 30
4C	Re	feren	ices to standard module	31
	'(1)		nis Act, the information included in square brackets after a ion heading is a reference to a similar section of the <i>Body</i>	32 33

[s 62]	
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			Corporate and Community Management (Standard Module) Regulation 2008.	1 2
		'(2)	The brackets and information do not form part of this Act.'.	3
Clause	62	Am	nendment of s 5 (The site)	4
		(1)	Section 5(1)—	5
			omit, insert—	6
		'(1)	Subject to subsection (2), the <i>site</i> is the area of land shown on the initial plan of survey of the site.	7 8
		'(1A)	If the initial plan of survey is amended under part 2AA by varying the boundary of the site, the <i>site</i> is the area of land shown on the initial plan of survey as amended.'.	9 10 11
		(2)	Section 5(3)—	12
			omit, insert—	13
		'(3)	Despite the <i>Local Government Act 1993</i> , the site forms part of the Gold Coast city local government area constituted under that Act.'.	14 15 16
		(3)	Section 5(1A) to (3)—	17
			renumber as section 5(2) to (4).	18
Clause	63	Re	placement of ss 7 and 8	19
			Sections 7 and 8—	20
			omit, insert—	21
	'7	Pro	pposed use plan of the site	22
		'(1)	The primary thoroughfare body corporate may lodge with the local government a plan of survey showing the zones of the site substantially in the form set out in schedule 7.	23 24 25
		'(2)	If the local government considers it appropriate that a boundary of a zone shown on the plan should differ from the boundary of the zone as shown in schedule 7, it may require the primary thoroughfare body corporate to lodge an amended plan showing the different boundary.	26 27 28 29 30

' (3)	The	plan of survey must include a schedule stating—	1
	(a)	for each of the residential zones, the maximum number of group title lots or building unit lots into which each zone may be subdivided for residential purposes; and	2 3 4
	(b)	the total of the maximum number of, not more than 900, group title lots and building unit lots into which all of the residential zones within the site may be subdivided for residential purposes.	5 6 7 8
' (4)	The	local government may approve the plan if it is satisfied—	9
	(a)	the plan adequately defines the boundaries of all the zones within the site; and	10 11
	(b)	the number of building unit lots and group title lots under subsection (3)—	12 13
		(i) is appropriate to the nature of the proposed development of the site; and	14 15
		(ii) is not more than the maximum number under subsection (3)(b).	1 <i>6</i> 17
'(5)	The	local government must—	18
	(a)	keep the proposed use plan; and	19
	(b)	give a copy of the plan to—	20
		(i) the registrar of titles; and	21
		(ii) the chief executive.	22
'(6)	lots	deciding the number of group title lots or building unit into which a particular zone may be subdivided for dential purposes—	23 24 25
	(a)	a group title lot that is subdivided into lots resulting in no area, other than common property, of the lot remaining must not be counted; and	26 27 28
	(b)	the group title lots or building unit lots created from the subdivision must be counted.	29 30
'(7)		primary thoroughfare body corporate may lodge with the	31

		varying the boundaries of the zones as shown on the proposed use plan.	1 2
	'(8)	The local government may approve an amending plan if it is satisfied—	3
		(a) the plan complies with subsection (4); and	5
		(b) the variation of the boundaries is of a minor nature and does not substantially prejudice the rights of any person.	6 7
	' (9)	If the local government approves an amending plan—	8
		(a) the amending plan becomes the proposed use plan; and	9
		(b) the local government must keep the amending plan and give a copy of it to the registrar of titles and chief executive.'.	10 11 12
Clause 64	Am	nendment of s 9 (Town planning provisions)	13
	(1)	Section 9(1) and (2)—	14
		omit, insert—	15
	'(1)	Despite the Integrated Planning Act, the local government's planning scheme under that Act does not apply to the site.'.	16 17
	(2)	Section 9(2A), 'the Albert'—	18
		omit, insert—	19
		'the former Albert'.	20
	(3)	Section 9(2A)—	21
		renumber as section 9(2).	22
	(4)	Section 9(3)—	23
		omit, insert—	24
	'(3)	For the Integrated Planning Act, the use of land or a building or other structure in a zone of the site for an approved use for the zone is taken to be a lawful use under that Act.	25 26 27
	'(3A)	Despite the Integrated Planning Act, a development approval under that Act is not required to erect a building or other	28 29

	struc		in a zone of the site for an approved use for the	1 2
(5)	Sect	ion 9((4), from 'Within' to 'that zone.'—	3
	omit	t, inse	rt—	4
	in a		must not use land, or a building or other structure, of the site for a use that is not an approved use for .	5 6 7
(6)	Sect	ion 9((5)—	8
	omit	t, inse	rt—	9
'(5)	In th	is sec	etion—	10
		<i>t</i> , in rowing-	elation to a building or other structure, includes the	11 12
	(a)		ng work for the purpose of erecting the building or eture;	13 14
	(b)	-	ying out structural work, alterations or additions or illding the building or structure;	15 16
	(c)		ring the building or structure or rebuilding it, with or nout alteration—	17 18
		(i)	within a parcel of land; or	19
		(ii)	from one parcel of land to another parcel of land; or	20 21
		(iii)	so that part of the building or structure is on a parcel of land and another part of the building or structure is on another parcel of land.'.	22 23 24
(7)	Sect	ion 9((3A) to (5), as inserted or amended by this Act—	25
	renu	mber	as section 9(4) to (6).	26
Am	endr	nent	of s 10 (Initial subdivision within the site)	27
(1)	Sect	ion 10), 'Albert Shire Council'—	28
	omit	t, inse	rt—	29
	'loca	al gov	ernment'.	30

Clause 65

|--|

	(2)	Section 10, 'Director of Local Government'—	1
		omit, insert—	2
		'chief executive'.	3
	(3)	Section 10(8)(b)—	4
		omit, insert—	5
		'(b) to amend the initial plan of survey in accordance with a variation of the boundary of a zone approved by—	6 7
		(i) the local government under section 7(8); or	8
		(ii) the Governor in Council under section 12P.'.	9
	(4)	Section 10(9), 'pursuant to subsection (8)'—	10
		omit, insert—	11
		'under subsection (8)(a) or (b)(i)'.	12
	(5)	Section 10(9A), 'the plan of survey'—	13
		omit, insert—	14
		'a plan of survey to be lodged under subsection $(8)(a)$ or $(b)(i)$ '.	15 16
lause	66 Ar	mendment of s 12A (The adjacent site)	17
	(1)	Section 12A(1)—	18
		omit, insert—	19
	'(1)	Subject to subsection (2), the <i>adjacent site</i> is the area of land shown on the initial plan of survey of the adjacent site.	20 21
	'(1A)	If the initial plan of survey of the adjacent site is amended under part 2AA by varying the boundary of the adjacent site, the <i>adjacent site</i> is the area of land shown on the initial plan of survey of the adjacent site as amended.'.	22 23 24 25
	(2)	Section 12A(3)—	26
		omit, insert—	27

		'(3)	Despite the <i>Local Government Act 1993</i> , the adjacent site forms part of the Gold Coast city local government area constituted under that Act.'.	1 2 3
		(3)	Section 12A(4), 'subsection (5)'—	4
			omit, insert—	5
			'subsection (6)'.	6
		(4)	Section 12A(5), 'subsection (4)'—	7
			omit, insert—	8
			'subsection (5)'.	9
		(5)	Section 12A(1A) to (5)—	10
			renumber as section 12A(2) to (6).	11
		_		
Clause	67	Re	placement of ss 12C and 12D	12
			Sections 12C and 12D—	13
		_	omit, insert—	14
	'12C	Pro	pposed use plan of the adjacent site	15
		'(1)	The primary thoroughfare body corporate may lodge with the local government a plan of survey showing the zones of the adjacent site substantially in the form set out in schedule 8.	16 17 18
		'(2)	If the local government considers it appropriate that a boundary of a zone shown on the plan should differ from the boundary of the zone as shown in schedule 8, it may require the primary thoroughfare body corporate to lodge an amended plan showing the different boundary.	19 20 21 22 23
		'(3)	The plan of survey must include a schedule stating—	24
			(a) for each of the residential zones, the maximum number of group title lots or building unit lots into which each zone may be subdivided for residential purposes; and	25 26 27
			(b) the total of the maximum number of, not more than 1100, group title lots and building unit lots into which all of the residential zones within the site may be subdivided for residential purposes.	28 29 30 31

' (4)	The	local government may approve the plan if it is satisfied—	1				
	(a)	the plan adequately defines the boundaries of all the zones within the adjacent site; and	2 3				
	(b)	the number of building unit lots and group title lots under subsection (3)—	4 5				
		(i) is appropriate to the nature of the proposed development of the adjacent site; and	6 7				
		(ii) is not more than the maximum number under subsection (3)(b).	8 9				
'(5)	The	local government must—	10				
	(a)	keep the proposed use plan; and	11				
	(b)	give a copy of the plan to—	12				
		(i) the registrar of titles; and	13				
		(ii) the chief executive.	14				
'(6)	lots	deciding the number of group title lots or building unit into which a particular zone may be subdivided for dential purposes—	15 16 17				
	(a)	a group title lot that is subdivided into lots resulting in no area, other than common property, of the lot remaining must not be counted; and	18 19 20				
	(b)	the group title lots or building unit lots created from the subdivision must be counted.	21 22				
'(7)	loca vary	The primary thoroughfare body corporate may lodge with the local government a plan of survey (an <i>amending plan</i>) varying the boundaries of the zones as shown on the proposed use plan.					
'(8)		local government may approve an amending plan if it is fied—	27 28				
	(a)	the plan complies with subsection (4); and	29				
	(b)	the variation of the boundaries is of a minor nature and does not substantially prejudice the rights of any person.	30 31				
'(9)	If th	e local government approves an amending plan—	32				

		(a)	the amending plan becomes the proposed use plan; and	1
		(b)	the local government must keep the amending plan and give a copy of it to the registrar of titles and chief executive.'.	2 3 4
lause	68 An	nendı	ment of s 12E (Town planning provisions)	5
	(1)	Sect	tion 12E(1) and (2)—	6
		omi	t, insert—	7
	'(1)		pite the Integrated Planning Act, the local government's aning scheme under that Act does not apply to the adjacent at.	8 9 10
	(2)	Sect	tion 12E(2A), 'the Albert'—	11
		omi	t, insert—	12
		'the	former Albert'.	13
	(3)	Sect	tion 12E(2A)—	14
		reni	umber as section 12E(2).	15
	(4)	Sect	tion 12E(3)—	16
		omi	t, insert—	17
	'(3)	or o	the Integrated Planning Act, the use of land or a building ther structure in a zone of the adjacent site for an approved for the zone is taken to be a lawful use under that Act.	18 19 20
	'(3A)	und stru	pite the Integrated Planning Act, a development approval er that Act is not required to erect a building or other cture in a zone of the adjacent site for an approved use for zone.'.	21 22 23 24
	(5)	Sect	tion 12E(4), from 'Within' to 'that zone.'—	25
		omi	t, insert—	26
		in a	person must not use land, or a building or other structure, zone of the adjacent site for a use that is not an approved for the zone.'.	27 28 29
	(6)	Sect	tion 12E(4A), 'subsection (4)'—	30

		omi	t, insert—	1
		'sub	section (5)'.	2
	(7)	Sect	ion 12E(5)—	3
		omi	t, insert—	4
	'(5)	In th	nis section—	5
			t, in relation to a building or other structure, includes the owing—	6 7
		(a)	doing work for the purpose of erecting the building or structure;	8 9
		(b)	carrying out structural work, alterations or additions or rebuilding the building or structure;	10 11
		(c)	moving the building or structure or rebuilding it, with or without alteration—	12 13
			(i) within a parcel of land; or	14
			(ii) from one parcel of land to another parcel of land; or	15 16
			(iii) so that part of the building or structure is on a parcel of land and another part of the building or structure is on another parcel of land.'.	17 18 19
	(8)	Sect	ion 12E(3A) to (5), as inserted or amended by this Act—	20
		reni	umber as section 12E(4) to (7).	21
Clause 6			ment of s 12F (Initial subdivision within the t site)	22 23
	(1)	Sect	ion 12F, 'Albert Shire Council'—	24
		omi	t, insert—	25
		'loc	al government'.	26
	(2)	Sect	ion 12F, 'Director of Local Government'—	27
		omi	t, insert—	28
		'chi	ef executive'.	29

		(3)	Section 12F(8)(b)—	1		
			omit, insert—	2		
			'(b) to amend the initial plan of survey in accordance with a variation of the boundary of a zone approved by—	a 3 4		
			(i) the local government under section 12C(8); or	5		
			(ii) the Governor in Council under section 12P.'.	6		
		(4)	Section 12F(9), 'pursuant to subsection (8)'—	7		
			omit, insert—	8		
			'under subsection (8)(a) or (b)(i)'.	9		
		(5)	Section 12F(9A), 'the plan of survey'—	10		
			omit, insert—	11		
			'a plan of survey to be lodged under subsection $(8)(a)$ or $(b)(i)$ '.	r 12 13		
lause	70	Ins	sertion of new pt 2AA	14		
			After part 2A—	15		
			insert—	16		
	'Part 2AA Amendments by application to Minister					
	'12 I	Am	nendment applications	19		
		'(1)	The primary thoroughfare body corporate may apply to the Minister under this part for any of the following amendments—			
			(a) changing an approved use for a zone by—	23		
			(i) replacing the use with a different approved use; or	24		
			(ii) including an additional approved use for the zone;	25		
			(b) amending the proposed use plan of the site or the proposed use plan of the adjacent site by—	e 26 27		

			(i)	replacing a zone name with a different zone name; or	1 2
			(ii)	varying the boundary of a zone on the plan, other than a variation to which section 7(8) or 12C(8) applies;	3 4 5
		(c)		nding the initial plan of survey of the site by varying boundary of the site;	6 7
		(d)		nding the initial plan of survey of the adjacent site rarying the boundary of the adjacent site.	8 9
	'(2)		of the contract of the contrac	the plans mentioned in subsection (1)(b) to (d) is a <i>plan</i> .	10 10
12J	Ме	mber	s to	be notified of proposed amendment	12
	'(1)			aking the application, the primary thoroughfare body must—	13 14
		(a)	prin	a written notice to each of the members of the nary thoroughfare body corporate and each of the obers of the principal body corporate stating—	13 10 13
			(i)	the nature of the proposed amendment; and	18
			(ii)	a description of each lot to which the proposed amendment relates; and	19 20
			(iii)	that a member may give the primary thoroughfare body corporate written submissions about the proposed amendment within a period (the <i>notification period</i>) of at least 30 business days after the notice is given; and	2: 2: 2: 2: 2:
		(b)	prop men and	a proposed amendment of a relevant plan, make the bosed amended plan available for inspection by the observance of the primary thoroughfare body corporate the members of the principal body corporate during notification period; and	26 27 28 29 30
		(c)	plac	e, on the subject land, a notice stating—	3

			(i)	a brief summary of the nature of the proposed amendment and each lot to which the amendment relates; and	1 2 3
			(ii)	the notification period for giving written submissions about the proposed amendment; and	4 5
			(iii)	the name and contact details of a person authorised by the primary thoroughfare body corporate to give information about the amendment.	6 7 8
	'(2)	The	notice	e under subsection (1)(c) must—	9
		(a)		of a type, and placed on the subject land in the way bired, under schedule 2; and	10 11
		(b)	rema perio	ain on the subject land during the notification od.	12 13
12K	Red	quire	ment	s for application	14
		'The	appli	ication must include—	15
		(a)	a wr	itten statement confirming that—	16
			(i)	a written notice was given to the members under section 12J(1)(a), including the days the notice was given; and	17 18 19
			(ii)	a notice was placed on the subject land under section 12J(1)(c) and (2), including the period during which the notice was on the land; and	20 21 22
		(b)	a co	py of the notice given under section 12J(1)(a); and	23
		(c)	for a	an amendment of a relevant plan—	24
			(i)	a written statement confirming the plan was made available for inspection under section 12J(1)(b), including the period during which the plan was available for inspection; and	25 26 27 28
			(ii)	a copy of the proposed amended plan; and	29
		(d)		written submissions given to the primary oughfare body corporate under section 1)(a)(iii); and	30 31 32

[s	70]
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		(e)	other matters, if any, the Minister considers necessary for deciding the application.	1 2
'12L	Mir	nister	to consider application	3
	'(1)	The	Minister must—	4
		(a)	consider the application including any written submissions included in the application; and	5 6
		(b)	consult any local government, department of government or statutory authority that, in the Minister's opinion, is likely to be affected by the amendment.	7 8 9
	'(2)	Min	Minister may also consult another person, if, in the ister's opinion, the person is likely to be affected by the indment.	10 11 12
	' (3)	The	Minister must give the Governor in Council—	13
		(a)	the application; and	14
		(b)	a written notice stating details of the consultation, if any, under subsection (1)(b) and (2), including—	15 16
			(i) who the Minister consulted; and	17
			(ii) the results of the consultation.	18
'12M	Dec	cisio	n on application	19
		'The	Governor in Council may, subject to section 12N—	20
		(a)	approve the amendment; or	21
		(b)	approve the amendment with modifications or subject to conditions; or	22 23
		(c)	refuse to approve the amendment.	24
'12N	Mir	or va	ariation of site boundaries	25
	'(1)	This	section applies to an amendment of—	26
		(a)	the initial plan of survey of the site by varying the boundary of the site; or	27 28

	(b)	the initial plan of survey of the adjacent site by varying the boundary of the adjacent site.	1 2			
'(2)	The Governor in Council may approve the amendment only if—					
	(a)	the Governor in Council considers—	5			
		(i) the proposed variation of the boundary is of a minor nature; and	6 7			
		(ii) the total area of the site or adjacent site will not be materially changed because of the variation; and	8 9			
	(b)	neither the aggregate number of the lots on the plan nor the aggregate voting entitlements for the lots will be changed because of the variation; and	10 11 12			
	(c)	each affected land owner has given the owner's written consent to the variation.	13 14			
' (3)	In th	nis section—	15			
	affe	cted land owner means the owner of land that—	16			
	(a)	is outside the site and is proposed under the amendment application to be within the site; or	17 18			
	(b)	is within the site and is proposed under the amendment application to be outside the site; or	19 20			
	(c)	is outside the adjacent site and is proposed under the amendment application to be within the adjacent site; or	21 22			
	(d)	is within the adjacent site and is proposed under the amendment application to be outside the adjacent site.	23 24			
Ap	prova	al of change of use for zone	25			
	an a	ne Governor in Council approves an amendment to change approved use for a zone, the amendment does not take ct until it has been approved under a regulation.	26 27 28			

120

	'12P	Ap	prova	al of a	amendment of relevant plan	1
		'(1)			on applies if the Governor in Council approves an nt of a relevant plan under this part.	2 3
		'(2)	The	chief	executive must—	4
			(a)		fy the approval of the amendment by a gazette ce stating—	5 6
				(i)	the amendment that has been approved; and	7
				(ii)	the modifications, if any, made by the approval and the conditions, if any, to which the approval is subject; and	8 9 10
				(iii)	the places where a copy of the approval is available for inspection; and	11 12
			(b)	the	of a copy of the approval available for inspection at office of the chief executive at Brisbane during ness hours; and	13 14 15
			(c)	note	the approval on the amended plan; and	16
			(d)	_	to the registrar of titles and the local government a y of—	17 18
				(i)	the approved amendment; and	19
				(ii)	the amended plan endorsed under paragraph (c).	20
		'(3)	reaso	onabl	f executive must, on payment by a person of the e fee decided by the chief executive, give a copy of liment to the person.	21 22 23
		'(4)	initi	al pla sectio	ndment of the initial plan of survey of the site or the n of survey of the adjacent site is approved under on, the registrar of titles must register the amended	24 25 26 27
Clause	71	Am	endr	nent	of s 15 (Subdivision of secondary lots)	28
		(1)	Sect	ion 1:	5—	29
			inse	rt—		30

'(2CA)	A group titles plan mentioned in subsection (2) or (2A) that is submitted to the local government must be accompanied by a diagram showing the name and numbering, or proposed name and numbering, of each road that is, or is to be, on—	1 2 3 4
	(a) the primary thoroughfare, or the part of the primary thoroughfare, shown on the plan; and	5 6
	(b) each secondary thoroughfare, or part of a secondary thoroughfare, shown on the plan.'.	7 8
(2)	Section 15(3), 'Albert Shire Council'—	9
	omit, insert—	10
	'local government'.	11
(3)	Section 15(1) and (2AA)—	12
	omit.	13
(4)	Section 15(2) and (3), 'Harbour, River and Waterfront Residential Zone'—	14 15
	omit, insert—	16
	'Harbour 1 Residential Zone, Harbour, River and Waterfront Residential Zone'.	17 18
(5)	Section 15(2A), (2B), (2C), (2CA) and (5), 'subsection (2)'—	19
	omit, insert—	20
	'subsection (1)'.	21
(6)	Section 15(2B), (2C) and (2CA), 'or (2A)'—	22
	omit, insert—	23
	'or (2)'.	24
(7)	Section 15(4) and (5), 'subsection (3)'—	25
	omit, insert—	26
	'subsection (7)'.	27
(8)	Section 15(2) to (9)—	28
	renumber as section 15(1) to (13).	29

Clause	72		nendment of s 15A (Plan of survey where variation of undary approved)	1 2
		(1)	Section 15A(1), 'under section 8(7) or 12D(7)'—	3
			omit, insert—	4
			'by the local government under section 7(8) or 12C(8) or by the Governor in Council under section 12P'.	5 6
		(2)	Section 15A(2), 'Albert Shire Council'—	7
			omit, insert—	8
			'local government'.	9
		(3)	Section 15A(3), 'director of local government'—	10
			omit, insert—	11
			'chief executive'.	12
		(4)	Section 15A(3)—	13
			renumber as section 15A(4).	14
		(5)	Section 15A—	15
			insert—	16
		'(3)	However, the endorsement of the approval of the local government is not required on a plan of survey showing a variation of a boundary of a zone that has been approved under section 12P.'.	17 18 19 20
Clause	73		nendment of s 20 (Subdivision of land where wholly or rtly submerged)	21 22
			Section 20(1), 'Floating Dwelling House Zone'—	23
			omit, insert—	24
			'Harbour 1 Residential Zone'.	25
Clause	74		nendment of s 21A (Subdivision of land outside idential zones)	26 27
		(1)	Section 21A, 'Albert Shire Council'—	28

			omit, insert—	1
			'local government'.	2
		(2)	Section 21A(3), 'director of local government'—	3
			omit, insert—	4
			'chief executive'.	5
		(3)	Section 21A(4), 'the council'—	6
			omit, insert—	7
			'the local government'.	8
		(4)	Section 21A(3) and (4)—	9
			renumber as section 21A(4) and (5).	10
		(5)	Section 21A—	11
			insert—	12
		' (3)	A plan of subdivision lodged with the local government under this section must be accompanied by a diagram showing the name and numbering, or proposed name and numbering, of each road that is, or is to be, on the primary thoroughfare, or the part of the primary thoroughfare, shown on the plan.'.	13 14 15 16 17
Clause	75	Am	nendment of s 22 (Interpretation)	18
		(1)	Section 22, heading—	19
			omit, insert—	20
	'22	De	finitions for pt 3'.	21
		(2)	Section 22—	22
			insert—	23
			'financial year means a period in relation to which the principal body corporate is required under section 33(1)(f) to prepare a statement of accounts.	24 25 26
			nominee , of a member of the principal body corporate, see section 24(1).	27 28

			<i>original owner</i> , of a secondary lot that has been subdivided by a building unit or group titles plan, means the person who was the registered owner of the lot immediately before it was subdivided by the plan.'.	1 2 3 4
Clause	76	Re	placement of s 24 (Member's nominee)	5
			Section 24—	6
			omit, insert—	7
	'24	Ме	mber's nominee	8
		'(1)	This section applies to a member of the principal body corporate for appointing a person (a <i>nominee</i>) to represent and vote on behalf of the member at meetings of the principal body corporate.	9 10 11 12
		'(2)	A subsidiary body corporate of the principal body corporate—	13
			(a) must appoint a nominee at its annual general meeting; and	14 15
			(b) otherwise, may appoint a nominee from time to time.	16
		'(3)	A member of the principal body corporate, other than a subsidiary body corporate, may appoint a nominee from time to time.	17 18 19
		'(4)	Subject to section 24A, a nominee appointed by a subsidiary body corporate must be a member of the subsidiary body corporate.	20 21 22
		'(5)	The appointment of a nominee has no effect until written notice of the appointment is received by the secretary of the principal body corporate.	23 24 25
		'(6)	A nominee appointed by a subsidiary body corporate must represent the subsidiary body corporate—	26 27
			(a) in the way the subsidiary body corporate directs; and	28
			(b) subject to paragraph (a), in a way that is in the best interests of the subsidiary body corporate.	29 30
		'(7)	The appointment of a nominee for a member ends when the first of the following happens—	31 32

		(a)	the end of 1 year after the appointment;	1
		(b)	the secretary of the principal body corporate receives written notice of—	2 3
			(i) the cancellation of the nominee's appointment; or	4
			(ii) the appointment of another nominee for the member.	5 6
	'(8)	A w	vritten notice under subsection (5) or (7)(b) must be ed—	7 8
		(a)	for an appointment or cancellation made by a subsidiary body corporate—by the chairperson and secretary of the subsidiary body corporate; or	9 10 11
		(b)	otherwise—by the member.	12
24A			riginal owner can not be nominee for ary body corporate	13 14
	'(1)	the r	section applies if more than 50% of the lots created by registration of a group titles plan or building units plan ividing a secondary lot are no longer owned by the nal owner of the secondary lot.	15 16 17 18
	'(2)		subsidiary body corporate created by the registration of blan can not appoint as its nominee—	19 20
		(a)	the original owner; or	21
		(b)	an associate (an <i>ineligible associate</i>) of the original owner who is not 1 of the proprietors constituting the subsidiary body corporate.	22 23 24
	'(3)	owne	e original owner or an ineligible associate of the original er is already a nominee for the subsidiary body orate—	25 26 27
		(a)	a general meeting of the subsidiary body corporate must be held within 2 months; and	28 29
		(b)	if it is not sooner ended, the owner's or associate's appointment as the nominee ends at the next general meeting of the subsidiary body corporate.'.	30 31 32

Clause	77	Amendment of s 27 (Meetings of principal body corporate)	1 2
		Section 27(5A), after 'apply'—	3
		insert—	4
		'and the application of the <i>Building Units and Group Titles Act 1980</i> , schedule 2, part 2 is subject to schedule 3 and schedule 9, definition <i>ordinary resolution</i> '.	5 6 7
Clause	78	Amendment of s 32 (Miscellaneous powers of principal body corporate)	8
		(1) Section 32, 'body corporate may'—	10
		omit, insert—	11
		'body corporate may do any of the following'.	12
		(2) Section 32—	13
		insert—	14
		'(e) employ staff to perform its functions.'.	15
Clause	79	Amendment of s 33 (Duties of principal body corporate)	16
		Section 33(1)(e)—	17
		omit, insert—	18
		'(e) keep—	19
		(i) for at least 10 years after their creation or receipt by or for the principal body corporate—	20 21
		(A) minutes of its meetings, including particulars of motions passed at the meetings; and	22 23
		(B) proper books of account for amounts received or paid by the principal body corporate showing the items for which the amounts were received or paid; and	24 25 26 27
		(ii) for at least 2 years after their creation or receipt by or for the principal body corporate—voting tally	28 29

			and election ballots related to its meetings; and'.	2
Clause	80	Am	nendment of s 41 (Constitution of executive committee)	3
		(1)	Section 41(3), '3 members'—	4
			omit, insert—	5
			'5 members'.	6
		(2)	Section 41(4)—	7
			omit, insert—	8
		'(4)	If there are more than 5 members of the principal body corporate, the executive committee must consist of at least 5 persons and not more than the number of members of the principal body corporate, as decided by the principal body corporate.'.	9 10 11 12 13
		(3)	Section 41(5), '(if any)'—	14
			omit.	15
		(4)	Section 41(5), 'more than 3'—	16
			omit, insert—	17
			'more than 5'.	18
		(5)	Section 41(6)—	19
			omit, insert—	20
		'(5A)	The election of the chairperson, secretary, treasurer and any other members of the executive committee at a general meeting of the principal body corporate must be conducted under schedule 3.	21 22 23 24
		'(6)	A person is eligible for election as chairperson, secretary or treasurer, or as another member of the executive committee, only if the person—	25 26 27
			(a) is an individual who is—	28
			(i) a member of the principal body corporate: or	20

[s	81]
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				(ii) a nominee of a member of the principal body corporate; and	1 2
			(b)	does not owe a relevant body corporate debt in relation to a lot or lots owned by the person.'.	3 4
Clause	81	Ins	ertio	n of new s 41A	5
			Afte	r section 41—	6
			inse	rt—	7
	'41A		de of nmiti	conduct for voting members of executive tee	8 9
		'(1)		code of conduct in schedule 4 applies to each person (a ng member) who is—	10 11
			(a)	a member of the executive committee; and	12
			(b)	entitled to vote at general meetings of the principal body corporate.	13 14
		'(2)	the p	becoming a voting member of the executive committee, person is taken to have agreed to comply with the code of duct.'.	15 16 17
Clause	82			ment of s 42 (Vacation of office of member of ve committee)	18 19
		(1)	Sect	ion 42(1)(j)—	20
			renu	mber as section 42(1)(k).	21
		(2)	Sect	ion 42(1)—	22
			inse	rt—	23
			'(j)	if the person is removed from office by ordinary resolution of the principal body corporate under division 2D; or'.	24 25 26
Clause	83	Ins	ertio	n of new s 44A	27
			Afte	r section 44—	28

		insert—	1
'44A		nflict of interest of executive committee member <i>I</i> ll, s 53]	2 3
	'(1)	A member of the executive committee must disclose to a meeting of the committee the member's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the interest could conflict with the appropriate performance of the member's duties about the consideration of the issue.	4 5 6 7 8 9
	'(2)	If a member required under subsection (1) to disclose an interest in an issue is a voting member of the committee, the member is not entitled to vote on a motion involving the issue.	10 11 12
	'(3)	A person who holds the proxy of a member of the committee must disclose to a meeting of the committee the proxy holder's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the interest could conflict with the appropriate performance of the proxy holder's duties about the consideration of the issue.	13 14 15 16 17 18
	'(4)	A proxy holder required under subsection (3) to disclose an interest in an issue must not vote as the proxy on a motion involving the issue.	19 20 21
	'(5)	A person who holds the proxy of a member of the committee must disclose to a meeting of the committee the member's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the proxy holder is aware that the member, if present, would be required under subsection (1) to disclose the interest.	22 23 24 25 26 27
	'(6)	A proxy holder required under subsection (5) to disclose an interest in an issue must not vote as the proxy on a motion involving the issue.'.	28 29 30
84	Am	nendment of s 47A (Principal body corporate manager)	31
	(1)	Section 47A(1), 'subsection (2)'—	32
		omit, insert—	33
		'subsections (2), (8), (9) and (10)'.	34

Clause

[s	85]
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		(2)	Section 47A(9)—	1
			renumber as section 47A(11).	2
		(3)	Section 47A(8)—	3
			omit, insert—	4
		' (8)	The term of appointment of the body corporate manager (after allowing for any rights or options of extension or renewal, whether provided for in the instrument of appointment or subsequently agreed to) must not be longer than 3 years.	5 6 7 8
			Example—	9
			The appointment of a body corporate manager begins on 1 January 2009 and is for a term of 3 years. The appointment can not end later than 31 December 2011.	10 11 12
		'(9)	If the term of appointment purports to be longer than 3 years, it is taken to be 3 years.	13 14
		' (10)	To remove any doubt, it is declared that at the end of the term of appointment of a person as the body corporate manager—	15 16
			(a) the appointment expires; and	17
			(b) the person can not act again as the body corporate manager without a new appointment.'.	18 19
		(4)	Section 47A—	20
			renumber as section 47AB.	21
Clause	85	Ins	ertion of new ss 47A and 47AA	22
			Part 3, division 2—	23
			insert—	24
	'47A		tection of executive committee members from pility	25 26
		'(1)	A member of the executive committee 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 member of the committee.	27 28 29 30
		'(2)	In this section—	31

		done or omission made does not include the publication efamatory matter as mentioned in section 47AA(1).	1 2
		on of body corporate and executive tee from liability for defamation	3 4
'(1)	This	section applies if—	5
	(a)	the executive committee publishes required material for a general meeting of the principal body corporate; and	6 7
	(b)	the required material contains defamatory matter.	8
'(2)		n of the following is not liable for defamation because of publication—	9 1(
	(a)	the principal body corporate;	11
	(b)	the committee, or a member of the committee, other than a member of the committee who submitted the document containing the defamatory matter.	12 13 14
'(3)	In th	nis section—	15
		aber of the committee includes the body corporate ager acting under a delegation under section 47AB(1).	16 17
	pres	cribed motion means any of the following—	18
	(a)	a motion to give a member of the executive committee a notice under section $47K(1)$;	19 20
	(b)	a motion mentioned in section 47L(2)(a) to remove a member of the executive committee from office;	21 22
	(c)	a motion to give a letting agent a code contravention notice;	23 24
	(d)	a motion to require a letting agent to transfer the letting agent's management rights for a part of the resort under section 94K;	25 26 27
	(e)	a motion to terminate a person's appointment as a body corporate manager, engagement as a service contractor or authorisation as a letting agent under section 94V	28 29 30

[s	86]
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			corp	tired material, for a general meeting of the principal body borate, means any of the following required under this Act to published for the meeting—	1 2 3
			(a)	a prescribed motion submitted other than by or for the committee for the general meeting;	4 5
			(b)	the substance of a prescribed motion mentioned in paragraph (a);	6 7
			(c)	notice of a prescribed motion mentioned in paragraph (a) or another document required to accompany the motion, prepared by the submitter of the motion.'.	8 9 10
lause	86	Ins	ertio	n of new pt 3, divs 2B–2D	11
			Part	3—	12
			inse	rt—	13
	'Div	ision	2B	Proxies for general meetings of principal body corporate	14 15
	'47B	Ар	plica	tion of div 2B	16
			repr	s division applies to the appointment and use of a proxy to esent a member of the principal body corporate at a eral meeting of the principal body corporate.	17 18 19
	'47C	Ар	point	ment [SM, s 107]	20
		'(1)	the g	ject to subsections (2) to (5), a person entitled to vote at general meeting may appoint a proxy to act for the person e general meeting.	21 22 23
		'(2)		principal body corporate may by special resolution iibit the use of proxies—	24 25
			(a)	for particular things described in the special resolution; or	26 27
			(b)	altogether.	28

	'(3)		appointment under subsection (1) has effect subject to the ration of a special resolution under subsection (2).	1 2
	'(4)	A pe	erson must not hold—	3
		(a)	if there are 20 or more lots for which there are voting entitlements for the meeting—proxies greater in number than 5% of the lots; or	4 5 6
		(b)	if there are fewer than 20 lots for which there are voting entitlements for the meeting—more than 1 proxy.	7 8
	'(5)	the l	appointment of a proxy is effective only if the person or holder of the proxy gives, by hand, post or facsimile, a perly completed proxy form to the secretary of the cipal body corporate before—	9 10 11 12
		(a)	the start of the meeting where the proxy is to be exercised; or	13 14
		(b)	if the principal body corporate has fixed an earlier time by which proxies must be given (that can not, however, be earlier than 24 hours before the time fixed for the meeting)—the earlier time.	15 16 17 18
'47D	Fo	rm of	proxy [SM, s 108]	19
		'A p	proxy under this division—	20
		(a)	must be in the approved form; and	21
		(b)	must be in the English language; and	22
		(c)	can not be irrevocable; and	23
		(d)	can not be transferred by the holder of the proxy to a third person; and	24 25
		(e)	lapses at the end of the principal body corporate's financial year or at the end of a shorter period stated in the proxy; and	26 27 28
		(f)	may be given by any person who has the right to vote at a general meeting; and	29 30
		(g)	subject to the limitations contained in this division, may be given to any individual; and	31 32

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		(h)	must appoint a named individual.
'47E	Us	e of p	proxy [SM, s 109]
	'(1)	the p	ember of the principal body corporate (<i>member A</i>) who is proxy for another member of the principal body corporate <i>mber B</i>) may vote both in member A's own right and also roxy of member B.
	'(2)		least 1 co-owner of a lot is present at the general meeting, oxy given by another co-owner of the lot is of no effect.
	'(3)		vote by proxy must not be exercised at the general ting—
		(a)	if the member who gave the proxy is personally present at the meeting, unless the member consents at the meeting; or
		(b)	on a particular motion, if the person who gave the proxy has exercised a written or electronic vote on the motion; or
		(c)	on a ballot for the election of a member of the executive committee, or for otherwise choosing a member of the executive committee; or
		(d)	for voting for a special resolution prohibiting, wholly or partly, the use of proxies at executive committee meetings or general meetings; or
		(e)	for voting for a majority resolution; or
		(f)	on a motion approving—
			(i) the appointment, engagement or authorisation of a person as the body corporate manager, a service contractor or a letting agent; or
			(ii) the amendment or termination of an appointment, engagement or authorisation mentioned in subparagraph (i); or
		(g)	on a motion decided by secret ballot.
	' (4)	A pr	oxy may be exercised by—

		(a)	the proxy holder voting in a show of hands at a general meeting; or	1 2
		(b)	the proxy holder completing a written or electronic vote on a motion before the start of, or at, the general meeting.	3 4 5
'47F	Spe	ecial	provisions about proxy use [SM, s 110]	6
	'(1)	prev mee	nember of the principal body corporate can not be ented by contract from exercising a vote at the general ting, and can not be required by contract to make eone else the member's proxy for voting at the general ting.	7 8 9 10 11
	'(2)	A pr	roxy can not be exercised for someone else by—	12
		(a)	the original owner of a secondary lot; or	13
		(b)	a body corporate manager for—	14
			(i) the primary thoroughfare body corporate; or	15
			(ii) the principal body corporate; or	16
			(iii) a subsidiary body corporate of the primary thoroughfare body corporate or principal body corporate; or	17 18 19
		(c)	an associate of a person mentioned in paragraph (a) or (b), unless the associate is 1 of the proprietors constituting a body corporate that is itself a member of the principal body corporate.	20 21 22 23
'47G	Off	ence	[SM, s 111]	24
		vote princ have	person must not exercise a proxy, or otherwise purport to on behalf of another person, at the general meeting of the cipal body corporate knowing that the person does not the right to exercise the proxy or otherwise vote on all of the other person.	25 26 27 28 29
		Max	imum penalty—100 penalty units.	30

' Div i	isior	2C	Accounts and audit	1
'47H	Ар	•	tion of div 2C	2
			s division applies to the principal body corporate for paring a statement of accounts under section 33(1)(f).	3 4
'47I	Ac	coun	ts [SM, s 154]	5
	'(1)		statement of accounts may be prepared on a cash or ual basis.	6 7
	'(2)		e accounts are prepared on a cash basis, they must include losure of the following—	8 9
		(a)	the total amounts paid to the fund established under section 33(1)(i) and the account established under section 33(1)(k);	10 11 12
		(b)	total contributions in arrears;	13
		(c)	balances for all financial institution accounts and investments;	14 15
		(d)	all outstanding receipts and payments.	16
	'(3)	show at th	he accounts are prepared on an accrual basis, they must by the assets and liabilities of the principal body corporate he end of the financial year for which the accounts are bared.	17 18 19 20
	'(4)	The	statement of accounts must include—	21
		(a)	the corresponding figures for the previous financial year; and	22 23
		(b)	disclosure of all remuneration, allowances or expenses paid to members of the executive committee, identifying the total amounts paid to each member during the financial year under the following categories—	24 25 26 27
			(i) remuneration or allowances;	28
			(ii) expenses, split up into travelling, accommodation, meal and other expenses.	29 30

	'(5)	A copy of the statement of accounts must accompany the notice of the annual general meeting first happening after the end of the financial year for which the accounts are prepared.
'47J	Au	t [SM, s 155] 4
	'(1)	The principal body corporate must have its statement of accounts for each financial year of the body corporate audited by an auditor.
	'(2)	The auditor to be appointed must be agreed to by ordinary resolution of the principal body corporate.
	'(3)	The motion for agreeing to the auditor to be appointed— 1
		(a) must be included in the agenda for the general meeting where the motion is to be considered; and 1
		(b) must include the name of the auditor proposed to be appointed.
	'(4)	Also, the body corporate may, by ordinary resolution—
		(a) resolve to have its accounting records audited for a particular period or a particular project; and 1
		(b) appoint an auditor for the audit.
	'(5)	A member of the executive committee, the body corporate manager, or an associate of a member of the executive committee or body corporate manager, can not be appointed to audit the accounting records or the statement of accounts of the principal body corporate.
	' (6)	On finishing an audit of the principal body corporate's 2 statement of accounts for a financial year, the auditor must 2 give a certificate— 2
		(a) stating whether the statement of accounts gives a true and fair view of the principal body corporate's financial affairs; and
		(b) if the statement of accounts does not give a true and fair view of the principal body corporate's financial affairs—identifying the deficiencies in the statement.

[s	86

	'(7)	A copy of the auditor's certificate must accompany the notice of the next annual general meeting held after the certificate is given.					
	'(8)	In th	is sec	ction—	_	4	
		audi	<i>tor</i> m	eans-	_	5	
		(a)	a pe	rson v	who is a registered company auditor; or	6	
		(b)	a pe	rson v	vho—	7	
			(i)	is a r	nember of—	8	
				(A)	CPA Australia and entitled to use the letters 'CPA' or 'FCPA'; or	9 10	
				(B)	the Institute of Chartered Accountants in Australia and entitled to use the letters 'CA' or 'FCA'; or	11 12 13	
				(C)	the National Institute of Accountants and entitled to use the letters 'MNIA', 'FNIA', 'PNA' or 'FPNA'; and	14 15 16	
			(ii)		a total of 2 years auditing experience, whether of continuous.	17 18	
'Divi	sion	2D		me	moval from office of voting embers of executive committee breach of code of conduct	19 20 21	
'47K	Not	ice f	or br	each	of code of conduct [SM, s 34]	22	
	'(1)	exec mem resol	utive ber, t lution	comm	body corporate believes a voting member of its nittee has breached the code of conduct for the ncipal body corporate may decide, by ordinary we the member a written notice stating each of	23 24 25 26 27	
		(a)		_	rincipal body corporate believes the member ned a stated provision of the code of conduct;	28 29	

	(b)	600 words;	2
	(c)	that the member may give any other member of the principal body corporate, within the stated period of at least 21 days after the member is given the notice, a written response to the notice in not more than 600 words;	3 4 5 6 7
	(d)	that, if asked by the member, the principal body corporate will pay the member all postage charges and copying expenses reasonably incurred by the member in giving a written response under paragraph (c) to any other member of the principal body corporate;	8 9 10 11 12
	(e)	that the principal body corporate is to consider a motion to remove the member from office for the breach at its next general meeting called after the period mentioned in paragraph (c) ends.	13 14 15 16
'(2)	pay reaso respo	the member all postage charges and copying expenses onably incurred by the member in giving a written onse under subsection (1)(c) to any other member of the	17 18 19 20 21
			22 23
'(1)	This	section applies if—	24
	(a)	the principal body corporate gives a voting member of its executive committee a notice under section 47K(1); and	25 26 27
	(b)	the period mentioned in section $47K(1)(c)$ for the notice has ended.	28 29
'(2)	The j	principal body corporate must—	30
	(a)	include on the agenda of its next general meeting, called after the period mentioned in section 47K(1)(c) ends, a motion to remove the member from office for breaching the code of conduct; and	31 32 33 34
	Rer [SN '(1)	(c) (d) (e) '(2) If as pay reaso respondent	 (c) that the member may give any other member of the principal body corporate, within the stated period of at least 21 days after the member is given the notice, a written response to the notice in not more than 600 words; (d) that, if asked by the member, the principal body corporate will pay the member all postage charges and copying expenses reasonably incurred by the member in giving a written response under paragraph (c) to any other member of the principal body corporate; (e) that the principal body corporate is to consider a motion to remove the member from office for the breach at its next general meeting called after the period mentioned in paragraph (c) ends. (2) If asked by the member, the principal body corporate must pay the member all postage charges and copying expenses reasonably incurred by the member in giving a written response under subsection (1)(c) to any other member of the principal body corporate. Removal of voting member at general meeting [SM, s 35] (1) This section applies if— (a) the principal body corporate gives a voting member of its executive committee a notice under section 47K(1); and (b) the period mentioned in section 47K(1)(c) for the notice has ended. (2) The principal body corporate must— (a) include on the agenda of its next general meeting, called after the period mentioned in section 47K(1)(c) ends, a motion to remove the member from office for breaching

[s	87]
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			(b) attach to	the agenda a copy of—	1
			(i) the	notice; and	2
			resp	the body corporate has received a written conse from the member under section $L(1)(c)$ —the response.	3 4 5
		'(3)		may be removed from office, by ordinary ne principal body corporate, at the next general	6 7 8
lause	87	Am	endment of s	60 (Establishment of pedestrian mall)	9
			Section 60, 'Fl	oating Dwelling House Zone'—	10
			omit, insert—		11
			'Harbour 1 Res	sidential Zone'.	12
lause	88	Re	lacement of s	s 64A (Maintenance etc. of canals)	13
			Section 64A—		14
			omit, insert—		15
	'64A	Ma	ntenance etc.	of canals	16
				body corporate must preserve, maintain and canal, or the part of a canal, that is part of a oughfare.'.	17 18 19
Clause	89		endment of s roughfare as	64B (Surrender of secondary canal)	20 21
		(1)	Section 64B(1))—	22
			omit, insert—		23
		'(1)		oplies to a canal, including the part of a canal, secondary thoroughfare.'.	24 25
		(2)	Section 64B, 'A	Albert Shire Council'—	26
			omit, insert—		27
			'local governm	ent'.	28

		(3)	Section 64B, 'Canals Act 1958'—	1
			omit, insert—	2
			'Coastal Protection and Management Act 1995'.	3
		(4)	Section 64B(2), 'a canal'—	4
			omit, insert—	5
			'the canal'.	6
Clause	90	Am	nendment of s 65 (Interpretation)	7
		(1)	Section 65, heading—	8
			omit, insert—	9
	'65	De	finitions for pt 5'.	10
		(2)	Section 65—	11
			insert—	12
			'financial year, for the primary thoroughfare body corporate, means a period in relation to which the primary thoroughfare body corporate is required under section 77(1)(f) to prepare a statement of accounts.'.	13 14 15 16
Clause	91	Am	nendment of s 67 (Member's nominee)	17
		(1)	Section 67(1)(a), from 'a body corporate' to 'group titles plan'—	18 19
			omit, insert—	20
			'a subsidiary body corporate'.	21
		(2)	Section 67—	22
			insert—	23
		'(4)	A person appointed under this section by a subsidiary body corporate must represent the subsidiary body corporate—	24 25
			(a) in the way the subsidiary body corporate directs; and	26
			(b) subject to paragraph (a), in a way that is in the best interests of the subsidiary body corporate.'.	27 28

[s	92]
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Clause	92	Amendment of s 70 (Meetings of primary thoroughfare body corporate)	1 2
		Section 70(5A), after 'apply'—	3
		insert—	4
		'and the application of the <i>Building Units and Group Titles Act 1980</i> , schedule 2, part 2 is subject to schedule 3 and schedule 9, definition <i>ordinary resolution</i> '.	5 6 7
Clause	93	Amendment of s 76 (Miscellaneous powers of primary thoroughfare body corporate)	8 9
		(1) Section 76, 'body corporate may'—	10
		omit, insert—	11
		'body corporate may do any of the following'.	12
		(2) Section 76—	13
		insert—	14
		'(g) employ staff to perform its functions.'.	15
Clause	94	Amendment of s 77 (Duties of primary thoroughfare body corporate)	16 17
		Section 77(1)(e)—	18
		omit, insert—	19
		'(e) keep—	20
		(i) for at least 10 years after their creation or receipt by or for the primary thoroughfare body corporate—	21 22 23
		(A) minutes of its meetings, including particulars of motions passed at the meetings; and	24 25
		(B) proper books of account for amounts received or paid by the primary thoroughfare body corporate showing the items for which the amounts were received or paid; and	26 27 28 29

		or for the primary thoroughfare body corporate voting tally sheets or other records showing for motions and election ballots related to meetings; and'.	votes 2
lause	95 Am	nendment of s 85 (Constitution of executive commit	t tee) 6
	(1)	Section 85(3), '3 members'—	7
		omit, insert—	8
		'5 members'.	9
	(2)	Section 85(4)—	10
		omit, insert—	11
	'(4)	If there are more than 5 members of the primary thorough body corporate, the executive committee must consist cleast 5 persons and not more than the number of members the primary thoroughfare body corporate, as decided by primary thoroughfare body corporate.'.	of at 13 rs of 14
	(3)	Section 85(5), '(if any)'—	17
		omit.	18
	(4)	Section 85(5), 'more than 3'—	19
		omit, insert—	20
		'more than 5'.	21
	(5)	Section 85(6)—	22
		omit, insert—	23
	'(5A)	The election of the chairperson, secretary, treasurer and other members of the executive committee at a ger meeting of the primary thoroughfare body corporate mu conducted under schedule 3.	neral 25
	'(6)	A person is eligible for election as chairperson, secretar treasurer, or as another member of the executive commonly if the person—	
		(a) is an individual who—	31

[s	96]
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				(i) is a member of the primary thoroughfare body corporate; or	1 2
				(ii) has been nominated for election by a member of the primary thoroughfare body corporate; and	3 4
			(b)	does not owe a relevant body corporate debt in relation to a lot or lots owned by the person.'.	5 6
lause	96	Ins	ertion	of new s 85A	7
			After	section 85—	8
			inser	<u>t</u>	9
	'85A		de of o	conduct for voting members of executive	10 11
		'(1)		code of conduct in schedule 4 applies to each person (a g member) who is—	12 13
			(a)	a member of the executive committee; and	14
			(b)	entitled to vote at general meetings of the primary thoroughfare body corporate.	15 16
		'(2)		ecoming a voting member of the executive committee, erson is taken to have agreed to comply with the code of act.'.	17 18 19
lause	97			ent of s 86 (Vacation of office of member of e committee)	20 21
		(1)	Section	on 86(1)(j)—	22
			renur	nber as section 86(1)(k).	23
		(2)	Section	on 86(1)—	24
			inser	t	25
			'(j)	if the person is removed from office by ordinary resolution of the primary thoroughfare body corporate under division 2C; or'.	26 27 28

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98	Ins	ertion of new s 88A	1	
		After section 88—	2	
		insert—	3	
'88A	Conflict of interest of executive committee member [SM, s 53]			
	'(1)	A member of the executive committee must disclose to a meeting of the committee the member's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the interest could conflict with the appropriate performance of the member's duties about the consideration of the issue.	6 7 8 9 10 11	
	'(2)	If a member required under subsection (1) to disclose an interest in an issue is a voting member of the committee, the member is not entitled to vote on a motion involving the issue.	12 13 14	
	'(3)	A person who holds the proxy of a member of the committee must disclose to a meeting of the committee the proxy holder's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the interest could conflict with the appropriate performance of the proxy holder's duties about the consideration of the issue.	15 16 17 18 19 20	
	'(4)	A proxy holder required under subsection (3) to disclose an interest in an issue must not vote as the proxy on a motion involving the issue.	21 22 23	
	'(5)	A person who holds the proxy of a member of the committee must disclose to a meeting of the committee the member's direct or indirect interest in an issue being considered, or about to be considered, by the committee if the proxy holder is aware that the member, if present, would be required under subsection (1) to disclose the interest.	24 25 26 27 28 29	
	'(6)	A proxy holder required under subsection (5) to disclose an interest in an issue must not vote as the proxy on a motion involving the issue.'.	30 31 32	

Clause

[s 99]

Clause	99		nendment of s 91A (Primary thoroughfare body porate manager)	1 2
		(1)	Section 91A(1), 'subsection (2)'—	3
			omit, insert—	4
			'subsections (2), (8), (9) and (10)'.	5
		(2)	Section 91A(9)—	6
			renumber as section 91A(11).	7
		(3)	Section 91A(8)—	8
			omit, insert—	9
		'(8)	The term of appointment of the body corporate manager (after allowing for any rights or options of extension or renewal, whether provided for in the instrument of appointment or subsequently agreed to) must not be longer than 3 years.	10 11 12 13
			Example—	14
			The appointment of a body corporate manager begins on 1 January 2009 and is for a term of 3 years. The appointment can not end later than 31 December 2011.	15 16 17
		'(9)	If the term of appointment purports to be longer than 3 years, it is taken to be 3 years.	18 19
		'(10)	To remove any doubt, it is declared that at the end of the term of appointment of a person as the body corporate manager—	20 21
			(a) the appointment expires; and	22
			(b) the person can not act again as the body corporate manager without a new appointment.'.	23 24
		(4)	Section 91A—	25
			renumber as section 91AB.	26
Clause	100	Ins	ertion of new ss 91A and 91AA	27
			Part 5, division 2—	28
			insert—	29

'91A		tecti oility	on of executive committee members from	1 2
	'(1)	an a	nember of the executive committee is not civilly liable for act done or omission made in good faith and without ligence in performing the person's role as a member of the mittee.	3 4 5 6
	'(2)	In th	nis section—	7
			done or omission made does not include the publication efamatory matter as mentioned in section 91AA(1).	8 9
'91A			on of body corporate and executive tee from liability for defamation	10 11
	'(1)	This	s section applies if—	12
		(a)	the executive committee publishes required material for a general meeting of the primary thoroughfare body corporate; and	13 14 15
		(b)	the required material contains defamatory matter.	16
	'(2)		h of the following is not liable for defamation because of publication—	17 18
		(a)	the primary thoroughfare body corporate;	19
		(b)	the committee, or a member of the committee, other than a member of the committee who submitted the document containing the defamatory matter.	20 21 22
	'(3)	In th	nis section—	23
			<i>nber of the committee</i> includes the body corporate tager acting under a delegation under section 91AB(1).	24 25
		pres	cribed motion means any of the following—	26
		(a)	a motion to give a member of the executive committee a notice under section 91H(1);	27 28
		(b)	a motion mentioned in section 91I(2)(a) to remove a member of the executive committee from office;	29 30

[s	10	1]

		(c)	a motion to give a letting agent a code contravention notice;	1 2
		(d)	a motion to require a letting agent to transfer the letting agent's management rights for the resort or a part of the resort under section 94K;	3 4 5
		(e)	a motion to terminate a person's appointment as a body corporate manager, engagement as a service contractor or authorisation as a letting agent under section 94V.	6 7 8
		thore	ired material, for a general meeting of the primary bughfare body corporate, means any of the following ired under this Act to be published for the meeting—	9 10 11
		(a)	a prescribed motion submitted other than by or for the committee for the general meeting;	12 13
		(b)	the substance of a prescribed motion mentioned in paragraph (a);	14 15
		(c)	notice of a prescribed motion mentioned in paragraph (a) or another document required to accompany the motion, prepared by the submitter of the motion.'.	16 17 18
lause	101	Insertio	n of new pt 5, divs 2B and 2C	19
		Part	5—	20
		inser	<i>t</i> —	21
	'Divis	sion 2B	Proxies for principal body corporate	22
			at general meetings of primary thoroughfare body corporate	23 24
	'91B	Applicat	ion of div 2B	25
		repre	s division applies to the appointment and use of a proxy to esent the principal body corporate at a general meeting of primary thoroughfare body corporate.	26 27 28

91C	Apı	point	ment [SM, s 107]	1
	'(1)		ect to subsection (2), the principal body corporate may bint a proxy to act for the body corporate at the general ting.	2 3 4
	'(2)	body or fa	appointment of a proxy is effective only if the principal of corporate or the holder of the proxy gives, by hand, post acsimile, a properly completed proxy form to the secretary the primary thoroughfare body corporate before—	5 6 7 8
		(a)	the start of the meeting where the proxy is to be exercised; or	9 10
		(b)	if the primary thoroughfare body corporate has fixed an earlier time by which proxies must be given (that can not, however, be earlier than 24 hours before the time fixed for the meeting)—the earlier time.	11 12 13 14
91D	For	m of	proxy [SM, s 108]	15
		'A p	roxy given under this division—	16
		(a)	must be in the approved form; and	17
		(b)	must be in the English language; and	18
		(c)	can not be irrevocable; and	19
		(d)	can not be transferred by the holder of the proxy to a third person; and	20 21
		(e)	lapses at the end of the primary thoroughfare body corporate's financial year or at the end of a shorter period stated in the proxy; and	22 23 24
		(f)	may be given by any person who has the right to vote at a general meeting; and	25 26
		(g)	subject to the limitations contained in this division, may be given to any individual; and	27 28
		(h)	must appoint a named individual.	29

91E	Use	e of p	of proxy [SM, s 109]				
	'(1)	the p	nember of the primary thoroughfare body corporate who is proxy for the principal body corporate may vote both in member's own right and also as proxy of the principal by corporate.	2 3 4 5			
	'(2)		ote by proxy must not be exercised on behalf of the cipal body corporate at the general meeting—	6 7			
		(a)	if the person appointed to represent the principal body corporate under section 67(1) is personally present at the meeting, unless the person consents at the meeting; or	8 9 10 11			
		(b)	on a particular motion, if a written or electronic vote has been exercised on the motion on behalf of the principal body corporate; or	12 13 14			
		(c)	on a ballot for the election of a member of the executive committee, or for otherwise choosing a member of the executive committee; or	15 16 17			
		(d)	for voting for a special resolution prohibiting, wholly or partly, the use of proxies at executive committee meetings or general meetings; or	18 19 20			
		(e)	for voting for a majority resolution; or	21			
		(f)	on a motion approving—	22			
			(i) the appointment, engagement or authorisation of a person as the body corporate manager, a service contractor or a letting agent; or	23 24 25			
			(ii) the amendment or termination of an appointment, engagement or authorisation mentioned in subparagraph (i); or	26 27 28			
		(g)	on a motion decided by secret ballot.	29			
	' (3)	A pr	roxy may be exercised by—	30			
		(a)	the proxy holder voting in a show of hands at a general meeting; or	31 32			

		(b)	the proxy holder completing a written or electronic vote on a motion before the start of, or at, the general meeting.	1 2 3
91F	Spe	ecial	provisions about proxy use [SM, s 110]	4
	'(1)	from requ	principal body corporate can not be prevented by contract exercising a vote at the general meeting, and can not be ired by contract to make someone else the body orate's proxy for voting at the general meeting.	5 6 7 8
	'(2)	A proby—	oxy can not be exercised for the principal body corporate	9 10
		(a)	the original owner of a secondary lot; or	11
		(b)	a body corporate manager for—	12
			(i) the primary thoroughfare body corporate; or	13
			(ii) the principal body corporate; or	14
			(iii) a subsidiary body corporate of the primary thoroughfare body corporate or principal body corporate; or	15 16 17
		(c)	an associate of a person mentioned in paragraph (a) or (b), unless the associate is 1 of the proprietors constituting a subsidiary body corporate of the principal body corporate.	18 19 20 21
91G	Off	ence	[SM, s 111]	22
		vote meet that to other	erson must not exercise a proxy, or otherwise purport to on behalf of the principal body corporate, at the general ring of the primary thoroughfare body corporate knowing the person does not have the right to exercise the proxy or rwise vote on behalf of the principal body corporate. imum penalty—100 penalty units.	23 24 25 26 27 28
		IVIAX	mum penany—100 penany units.	28

'Division 2C		2C	Removal from office of voting members of executive committee for breach of code of conduct	1 2 3
'91H	No	tice fo	or breach of code of conduct [SM, s 34]	4
	'(1)	mem cond corp	e primary thoroughfare body corporate believes a voting aber of its executive committee has breached the code of luct for the member, the primary thoroughfare body orate may decide, by ordinary resolution, to give the aber a written notice stating each of the following—	5 6 7 8 9
		(a)	that the primary thoroughfare body corporate believes the member has breached a stated provision of the code of conduct;	10 11 12
		(b)	details sufficient to identify the breach in not more than 600 words;	13 14
		(c)	that the member may give any other member of the primary thoroughfare body corporate, within the stated period of at least 21 days after the member is given the notice, a written response to the notice in not more than 600 words;	15 16 17 18 19
		(d)	that, if asked by the member, the primary thoroughfare body corporate will pay the member all postage charges and copying expenses reasonably incurred by the member in giving a written response under paragraph (c) to any other member of the primary thoroughfare body corporate;	20 21 22 23 24 25
		(e)	that the primary thoroughfare body corporate is to consider a motion to remove the member from office for the breach at its next general meeting called after the period mentioned in paragraph (c) ends.	26 27 28 29
	'(2)	corp copy givin	sked by the member, the primary thoroughfare body orate must pay the member all postage charges and ring expenses reasonably incurred by the member in ag a written response under subsection (1)(c) to any other of the primary thoroughfare body corporate.	30 31 32 33 34

	'91I		moval /I, s 3		oting member at general meeting	1 2
		'(1)	This	secti	on applies if—	3
			(a)	men	primary thoroughfare body corporate gives a voting of its executive committee a notice under ion 91H(1); and	4 5 6
			(b)		period mentioned in section 91H(1)(c) for the notice ended.	7 8
		'(2)	The 1	prima	ary thoroughfare body corporate must—	9
			(a)	afte	ude on the agenda of its next general meeting, called r the period mentioned in section 91H(1)(c) ends, a ion to remove the member from office for breaching code of conduct; and	10 11 12 13
			(b)	atta	ch to the agenda a copy of—	14
				(i)	the notice; and	15
				(ii)	if the body corporate has received a written response from the member under section 91H(1)(c)—the response.	16 17 18
		'(3)	resol	ution	nber may be removed from office, by ordinary of the primary thoroughfare body corporate, at the ral meeting.'.	19 20 21
Clause	102	Ins	ertior	n of ı	new pt 5A	22
			After	part	5—	23
			inser	t		24

'Par	t 5A	Conduct of body corporate managers, service contractors and letting agents	1 2 3
'Division 1		Preliminary	4
'94A	Definiti	ons for pt 5A	5
	ʻIn	this part—	6
		etaking service contractor, for the resort, or part of the ort, means a service contractor for the resort or part who is o—	7 8 9
	(a)	a letting agent for the resort or part; or	10
	(b)	an associate of the letting agent.	11
	aut	ing agent authorisation, for a letting agent, means an horisation given by the primary thoroughfare body porate or principal body corporate to the letting agent to iduct a letting agent business for the resort or part of the ort.	12 13 14 15 16
		nagement rights, of a letting agent for the resort or part of resort, means—	17 18
	(a)	the letting agent business for the resort or part, including the letting agent's authorisation; and	19 20
	(b)	the business conducted by the letting agent under a service contract for the resort or part, including the service contract; and	21 22 23
	(c)	the letting agent's interest in a lot used for conducting a business mentioned in paragraph (a) or (b); and	24 25
	(d)	any right of the letting agent to use and occupy a part of the common property for a business mentioned in paragraph (a) or (b).	26 27 28
		<i>iewable terms</i> , for a service contract, means the terms of contract that provide for—	29 30

		(a)	the functions and powers of the relevant letting agent as a service contractor; or	1 2
		(b)	the remuneration payable to the relevant letting agent as a service contractor.	3 4
			w advice, about a service contract, means written advice at whether the contract's reviewable terms—	5 6
		(a)	are currently fair and reasonable; and	7
		(b)	if the reviewable terms are not currently fair and reasonable—how the reviewable terms should be changed to ensure they are fair and reasonable.	8 9 10
		for t	ice contract means a contract entered into with a person the engagement of the person as a service contractor for resort or part of the resort.	11 12 13
'94B	Ме	aning	g of <i>financier</i> for a letting agent's contract	14
	'(1)	agen the p	erson is a <i>financier</i> for a contract under which a letting at is authorised by a body corporate if the letting agent and person give written notice signed by each of them to the corporate that the person is a financier for the contract.	15 16 17 18
	'(2)	give	erson stops being a <i>financier</i> for the contract if the person s the body corporate a written notice withdrawing the ce given under subsection (1).	19 20 21
	'(3)		otice under subsection (2) may be given without the letting at's agreement.	22 23
	' (4)		vever, a person is a <i>financier</i> for the contract only if the on is—	24 25
		(a)	a financial institution; or	26
		(b)	a person who, in the ordinary course of the person's business, supplies, or might reasonably be expected to supply, finance for business acquisitions, using charges over contracts as the whole or part of the person's security for supplying the finance; or	27 28 29 30 31

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		(c)	at the time the person supplied finance for a business acquisition using a charge over the contract as the whole	1 2
			or part of the person's security, the person was a person to whom paragraph (b) would have applied.	3 4
'94C	Mea	aning	of letting agent and letting agent business	5
	'(1)	the p	erson is a <i>letting agent</i> for the resort or part of the resort if person is authorised by the primary thoroughfare body orate or principal body corporate to conduct a letting at business for the resort or part.	6 7 8 9
	'(2)		erson conducts a <i>letting agent business</i> for the resort or of the resort if—	10 11
		(a)	the person conducts, subject to the <i>Property Agents and Motor Dealers Act 2000</i> , the business of acting as the agent of the owners of 1 or more lots included in the resort or part; and	12 13 14 15
		(b)	the owners choose to use the person's services for securing, negotiating or enforcing, including collecting rents or tariffs for, leases or other occupancies of lots included in the resort or part.	16 17 18 19
	'(3)	agen	not relevant to the identification of a person as a letting at under this section that the person also conducts an llary business or other activity.	20 21 22
		Exam	ples of ancillary businesses or activities—	23
		vid	eo hire, linen hire, agency for tour operator	24
'94D	Me	aning	of <i>service contractor</i> for resort or part	25
			erson is a <i>service contractor</i> for the resort or part of the rt if—	26 27
		(a)	the person is engaged by the primary thoroughfare body corporate or principal body corporate to supply services to the body corporate for the benefit of the common property or lots included in the resort or part; and	28 29 30 31

		(b)	the person is not an employee of the primary thoroughfare body corporate or principal body corporate; and	1 2 3
		(c)	the services do not include administrative services; and	4
		(d)	the term of the engagement is at least 1 year.	5
		Exan	uples of services that might be provided by a service contractor—	6
		cai	retaking services, pool cleaning services	7
Divi	sion	2	Codes of conduct	8
94E			conduct for body corporate manager and ng service contractor	9 10
	'(1)	The	code of conduct in schedule 5 applies to—	11
		(a)	a body corporate manager appointed by the primary thoroughfare body corporate or principal body corporate in performing obligations under the person's appointment; and	12 13 14 15
		(b)	a caretaking service contractor engaged by the primary thoroughfare body corporate or principal body corporate for the resort or part of the resort in performing obligations under the person's engagement.	16 17 18 19
	'(2)	conc	appliance with the provisions of the code is taken to be a dition of the instrument of appointment or the contract riding for the person's engagement.	20 21 22
	'(3)	and	here is an inconsistency between a provision of the code a provision in the instrument of appointment or contract, provision of the code prevails.	23 24 25
	'(4)	In th	nis section—	26
		appo	rument of appointment, in relation to a person's pintment as a body corporate manager, includes a contract ther document relating to the appointment	27 28 29

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'94F	Cod	'The code authorised principal b	of conduct in schedule 6 applies to a letting agent by the primary thoroughfare body corporate or body corporate to conduct a letting agent business ort or part of the resort.	1 2 3 4 5
'Divi	sion		Required transfer of management rights for contravention of code of conduct	6 7 8
'Sub	divi	sion 1	Preliminary	9
'94G	Арј	olication o	f div 3	10
	'(1)	of a letting corporate	on applies for transferring the management rights agent authorised by the primary thoroughfare body or principal body corporate to conduct a letting ness for the resort or a part of the resort.	11 12 13 14
	'(2)	conducting business for	this division does not apply to a letting agent for g a letting agent business or a part of a letting agent or a part of the resort for which a serviced strata nt or scheme under the Corporations Act is in	15 16 17 18 19
'94H	Effe	ect of div 3	3 on other provisions	20
		contract pi	isions of a letting agent authorisation or service roviding for its transfer or termination are void to the provisions are inconsistent with this division.	21 22 23

'Suk	divi	sion	1 2 Transfer of management rights	1
'94I	Co	de co	ontravention notice	2
	'(1)	deci	body corporate must, if required by ordinary resolution ided by secret ballot, give the letting agent a signed notice or this section (a <i>code contravention notice</i>).	
	'(2)	The	code contravention notice must state—	6
		(a)	that the body corporate believes the letting agent has a is contravening a provision of the code of conduct for-	
			(i) letting agents; or	9
			(ii) body corporate managers and caretaking service contractors; and	ce 10
		(b)	the provision the body corporate believes has been or being contravened; and	is 12
		(c)	details sufficient to identify the contravention; and	14
		(d)	a reasonable period within which the letting agent mu remedy the contravention; and	15 16
		(e)	that the body corporate may, without further notice, given the letting agent a transfer notice if—	ve 17 18
			(i) the letting agent does not comply with the coccontravention notice; or	de 19 20
			(ii) the body corporate reasonably believes the letting agent, after being given the notice, has contravened a provision of a code mentioned in paragraph (a).	ed 22
'94J	Gro	ound	s for requiring transfer	24
		ager	e body corporate may require the transfer of the lettir nt's management rights under this division only if the airement is based on either of the following grounds—	
		(a)	the letting agent failed to comply with a coccontravention notice;	de 28

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		(b)	the body corporate reasonably believes the letting agent, after being given the notice, contravened a provision of the code of conduct for—	1 2 3
			(i) letting agents; or	4
			(ii) body corporate managers and caretaking service contractors.	5 6
'94K	Re	quire	ement for transfer	7
		'The man	e letting agent must transfer the letting agent's agement rights for the resort or the part of the resort if—	8 9
		(a)	a ground under section 94J exists for the body corporate to require the transfer; and	10 11
		(b)	the body corporate—	12
			(i) by majority resolution decided by secret ballot requires the transfer; and	13 14
			(ii) gives written notice of the requirement (the <i>transfer notice</i>) to the letting agent.	15 16
'94L	Tra	nsfei	r—letting agent's choice of transferee	17
	'(1)	The	letting agent must transfer the management rights—	18
		(a)	within the following period after the transfer notice is given to the letting agent—	19 20
			(i) if section 94Q does not apply—9 months;	21
			(ii) if section 94Q applies—11 months; and	22
		(b)	to a person, other than an associate of the letting agent, chosen by the letting agent and approved by the body corporate.	23 24 25
	'(2)		deciding whether to approve a person under subsection b), the body corporate—	26 27
		(a)	must act reasonably and as quickly as practicable; and	28
		(b)	may have regard only to the person's—	29

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		(i) character; and	1
		(ii) financial standing; and	2
		(iii) competence, qualifications and experience.	3
	'(3)	However, the body corporate must not—	4
		(a) unreasonably withhold approval of the person; or	5
		(b) require or receive a fee or other consideration for approving the person, other than reimbursement for legal expenses reasonably incurred by the body corporate in relation to a request for its approval.	6 7 8 9
		Maximum penalty for subsection (3)—50 penalty units.	10
	'(4)	If the letting agent transfers the management rights to a person who is not approved by the body corporate, the transfer is of no effect.	11 12 13
'94M	Giv	ring financier copy of transfer notice	14
		'When the body corporate gives the transfer notice to the letting agent, the body corporate must give a copy of it to each person who is a financier for the contract under which the letting agent is authorised as the letting agent.	15 16 17 18
'94N	Tra	nsfer—body corporate's choice of transferee	19
	'(1)	If the letting agent does not transfer the management rights as required under section 94L, the letting agent must transfer the management rights—	20 21 22
		(a) to a replacement letting agent chosen by the executive committee of the body corporate and named in a written notice given by the committee to the letting agent; and	23 24 25
		(b) at the price stated in the notice; and	26
		(c) within the period, of at least 2 months after the notice is given, stated in the notice.	27 28
	'(2)	The price stated must be 1 of the following—	29

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		(a) the average of 2 valuations, obtained by the body corporate from 2 independent registered valuers, stating the value of the management rights; 1 2
		(b) the highest bid for the management rights, excluding a bid by the letting agent or an associate of the letting agent, made at an auction—
		(i) conducted at the request of the body corporate; and 7
		(ii) of which at least 60 days notice was given; 8
		(c) the highest amount tendered, excluding by tender by the letting agent or an associate of the letting agent, for the management rights after reasonable efforts made by the body corporate to market the management rights for at least 60 days.
	'(3)	The letting agent must pay the body corporate, from the proceeds of the sale, the reasonable costs incurred by the body corporate under subsection (2).
		Note— 1
		If the letting agent does not transfer the management rights as required under this section, it is a ground for giving the letting agent a remedial action notice under section 94V.
'940	Ter	ns of service contract on transfer 2
	'(1)	This section applies to a service contract (the <i>transferred</i> 2 service contract) transferred to a person (the <i>transferee</i>) 2 under section 94L or 94N.
	'(2)	Unless the body corporate and transferee agree otherwise, the terms of the transferred service contract are— 2
		(a) the terms applying to the service contract under subsection (3); or
		(b) if subsection (3) does not apply—the terms applying to the service contract immediately before the transfer (the <i>existing terms</i>).

	'(3)			s of the transferred service contract are the existing changed under a review advice about the contract	1 2 3
		(a)	term	review advice states how the contract's reviewable as should be changed to ensure they are fair and onable; and	4 5 6
		(b)		body corporate gave the letting agent a copy of the ew advice as required under section 94S(1).	7 8
Sub	divi	sion	3	Replacement of letting agent authorisation and service contract	9 10
94P				t of letting agent authorisation and ract in particular circumstances	11 12
	'(1)	agen inclu than	t's iding 7 ye	on applies if the remainder of the term of the letting authorisation (the <i>transferred authorisation</i>), any rights or options of extension or renewal, is less ears when transferred to a person (the <i>transferee</i>) division.	13 14 15 16 17
		Exam	ple—		18
		of i	renewa	agent's authorisation is given for a term of 5 years with 4 rights al of 5 years each and 5 years have expired. The remainder of is therefore 20 years and this section does not apply.	19 20 21
	'(2)	On t	he tra	nsfer—	22
		(a)	(the	transferred authorisation and any service contract transferred service contract) forming part of the sferred management rights terminate; and	23 24 25
		(b)	the b	body corporate must—	26
			(i)	authorise the transferee to conduct a letting agent business for the resort or part; and	27 28
			(ii)	if a service contract formed part of the transferred management rights—engage the transferee as a service contractor.	29 30 31

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	'(3)		authorisation and engagement must be given for a term of ars starting immediately after the transfer.	1 2
	' (4)	Subj	ect to subsection (3)—	3
		(a)	the authorisation must be given on the terms applying to the transferred authorisation immediately before the transfer; and	4 5 6
		(b)	unless the body corporate and transferee agree otherwise, the engagement must be given on—	7 8
			(i) the terms applying to the transferred service contract under subsection (5); or	9 10
			(ii) if subsection (5) does not apply—the terms applying to the transferred service contract immediately before the transfer (the <i>existing terms</i>).	11 12 13 14
	'(5)	trans	engagement must be given on the existing terms of the sferred service contract as changed under a review advice at the contract if—	15 16 17
		(a)	the review advice states how the contract's reviewable terms should be changed to ensure they are fair and reasonable; and	18 19 20
		(b)	the body corporate gave the letting agent a copy of the review advice as required under section 94S(1).	21 22
'Sub	divi	sion	4 Reviewing terms of letting agent's service contract	23 24
'94Q	Rev	/iewii	ng terms of service contract	25
	'(1)	This	section applies if—	26
		(a)	the letting agent's management rights include a service contract; and	27 28
		(b)	when the body corporate passes the majority resolution mentioned in section 94K, the body corporate also passes, by ordinary resolution, a motion (a <i>review</i>	29 30 31

		<i>motion</i>) that a review advice about the service contract be obtained.	1 2
	'(2)	Within 1 month after the review motion is passed, the body corporate must obtain the review advice from an independent appropriate person.	3 4 5
		Example of an independent appropriate person—	6
		a person who, in the ordinary course of the person's business, has knowledge of the functions and powers of service contractors and the remuneration for performing the functions and powers	7 8 9
	'(3)	The review advice must be based on the review criteria stated in section 94R.	10 11
	'(4)	This section applies to the contract even if the contract also provides for either or both of the following—	12 13
		(a) the letting agent's engagement as a body corporate manager;	14 15
		(b) the letting agent's authorisation as a letting agent.	16
'94R	Por	view criteria	1.7
34N	_		17
	'(1)	The review criteria are each of the following—	18
		(a) the appropriateness of the reviewable terms for achieving a fair and reasonable balance between the interests of the body corporate and the service contractor;	19 20 21 22
		(b) whether the reviewable terms impose conditions that—	23
		(i) are unreasonably difficult to comply with; or	24
		 (ii) are not necessary and reasonable for the protection of the legitimate interests of the body corporate or the service contractor; 	25 26 27
		(c) the consequences of complying with, or contravening, the reviewable terms and whether the consequences are unfairly harsh or beneficial to the body corporate or the service contractor;	28 29 30 31

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		(d) whether the reviewable terms are appropriate for the resort;	1 2
		(e) the term of the engagement as service contractor and the period of the term remaining.	3 4
	'(2)	The review criterion mentioned in subsection (1)(d) is to be applied having regard, in particular, to the nature, features and characteristics of the resort.	5 6 7
'94S		ring copy of review advice to letting agent and espective buyer of management rights	8
	'(1)	Within 14 days after obtaining the review advice, the body corporate must give a copy of it to the letting agent.	10 11
	'(2)	If requested by a prospective buyer of the letting agent's management rights, the body corporate must give a copy of the review advice to the prospective buyer.	12 13 14
'Sub	divi	sion 5 Disputes about transfer of management rights	15 16
'94T	СС	T jurisdiction	17
		'A dispute about the transfer, under this division, of a letting agent's management rights may be dealt with by the Commercial and Consumer Tribunal under the Commercial and Consumer Tribunal Act 2003.	18 19 20 21
'Div	ision	Disputes about contractual matters	22
'94U	CC	T jurisdiction	23
	'(1)	This section applies to a dispute about a claimed or anticipated contractual matter about—	24 25

	(a)	the appointment or engagement of a person as a body corporate manager or caretaking service contractor for the resort or part of the resort; or	1 2 3
	(b)	the authorisation of a person as a letting agent for the resort or part of the resort.	4 5
'(2)	Cons	arty to the dispute may apply under the <i>Commercial and sumer Tribunal Act 2003</i> for an order of the Commercial Consumer Tribunal to resolve the dispute.	6 7 8
'Division	5	Termination of appointment, engagement or authorisation	9 10
		tion for failure to comply with remedial otice [SM, s 131]	11 12
'(1)	corpo	primary thoroughfare body corporate or principal body orate may terminate a person's appointment as a body orate manager or engagement as a service contractor if person or, if the person is a corporation, a director of the poration—	13 14 15 16 17
	(a)	engages in misconduct, or is grossly negligent, in carrying out functions required under the appointment or engagement; or	18 19 20
	(b)	fails to carry out duties under the appointment or engagement; or	21 22
	(c)	contravenes—	23
		(i) for a body corporate manager—the code of conduct for body corporate managers and caretaking service contractors; or	24 25 26
		(ii) for a service contractor who is a caretaking service contractor—the code of conduct for body corporate managers and caretaking service contractors or the code of conduct for letting agents.	27 28 29 30 31

'(2)		o, the body corporate may terminate a person's orisation as a letting agent if—	1 2
	(a)	the person or, if the person is a corporation, a director of the corporation—	3 4
		(i) engages in misconduct, or is grossly negligent, in carrying out obligations, if any, under the authorisation; or	5 6 7
		(ii) fails to carry out duties under the authorisation; or	8
		(iii) contravenes the code of conduct for letting agents or, for a caretaking service contractor, the code of conduct for body corporate managers and caretaking service contractors; or	9 10 11 12
	(b)	the person has been given a transfer notice requiring transfer of the person's management rights and has not transferred the management rights as required under section 94N.	13 14 15 16
'(3)	The if—	body corporate may act under subsection (1) or (2) only	17 18
	(a)	the body corporate has given the manager, contractor or agent a remedial action notice; and	19 20
	(b)	the manager, contractor or agent fails to comply with the remedial action notice within the period stated in the notice; and	21 22 23
	(c)	the termination is approved by ordinary resolution of the body corporate; and	24 25
	(d)	for the termination of a person's engagement as a caretaking service contractor or authorisation as a letting agent—the motion to approve the termination is decided by secret ballot.	26 27 28 29
' (4)	In th	nis section—	30
		edial action notice means a written notice stating each of following—	31 32
	(a)	that the body corporate believes the person to whom the notice is given has acted—	33 34

		(i)	for a body corporate manager or service contractor—in a way mentioned in subsection (1); or	1 2 3	
		(ii)	for a letting agent—in a way mentioned in subsection (2);	4 5	
	(b)	details of the action sufficient to identify—			
		(i)	the misconduct or gross negligence the body corporate believes has happened; or	7 8	
		(ii)	the duties the body corporate believes have not been carried out; or	9 10	
		(iii)	the provision of the code of conduct the body corporate believes has been contravened; or	11 12	
		(iv)	if subsection (2)(b) applies, the contravention of the code contravention notice or the relevant provision of the code of conduct that was the ground for requiring the transfer of the person's management rights under section 94J;	13 14 15 16 17	
	(c)		the person must, within the reasonable period of at 14 days stated in the notice—	18 19	
		(i)	remedy the misconduct or gross negligence; or	20	
		(ii)	carry out the duties; or	21	
		(iii)	remedy the contravention;	22	
	(d)	that if the person does not comply with the notice in the stated period, the body corporate may terminate the person's appointment, engagement or authorisation as a body corporate manager, service contractor or letting agent.'.		23 24 25 26 27	
			of s 96 (Minor noncompliance with control by-laws)	28 29	
(1)	Secti	ion 96	6(1), 'that member of'—	30	
	omit, insert—				
	'an affected person with'.				

Clause 103

[s	10)4]
----	----	-----

		(2)	Section 96(1A), 'is'—	1
			omit, insert—	2
			'must be'.	3
		(3)	Section 96(1A) and (2)—	4
			renumber as section 96(2) and (3).	5
		(4)	Section 96—	6
			insert—	7
		'(4)	In this section—	8
			affected person means any of the following—	9
			(a) the member of the principal body corporate making the request under subsection (1);	10 11
			(b) the registered proprietor, mortgagee in possession, lessee or occupier of the land or lot to which the request relates.'.	12 13 14
lause	104	Am	nendment of s 97 (Interpretation)	15
		(1)	Section 97, definition floating dwelling house—	16
			omit.	17
		(2)	Section 97, definition special dwelling house, before 'Harbour'—	18 19
			insert—	20
			'Harbour 1 Residential Zone or'.	21
lause	105	Amendment of s 102 (Construction of floating dwelling houses and special dwelling houses)		22 23
		(1)	Section 102, heading 'floating dwelling houses and'—	24
			omit.	25
		(2)	Section 102(1), 'a floating dwelling house or'—	26
			omit.	27

Clause	106	Am	endment of s 103 (Application of laws of the State)	1
		(1)	Section 103(1), 'and to floating dwelling houses'—	2
			omit.	3
		(2)	Section 103(1), 'or, as the case may be, floating dwelling houses'—	4 5
			omit.	6
		(3)	Section 103(2) and (3)—	7
			omit, insert—	8
	٤	(2)	The Coastal Protection and Management Act 1995 and the Integrated Planning Act do not apply to the development, or proposed development, of a part of the site as a harbour facility.	9 10 11 12
	•	(3)	In this section—	13
			harbour facility see schedule 1, part 3.'.	14
Clause	107	Rep	placement of s 104A (Dealing with disputes)	15
			Section 104A—	16
			omit, insert—	17
	'Divis	ion	1 Resolution of particular disputes	18
	'104A		aling with particular disputes under Building ts and Group Titles Act 1980	19 20
	٤	(1)	Subject to subsection (2), a dispute about the operation of this Act or the rights and obligations of persons under this Act may be dealt with under the <i>Building Units and Group Titles Act 1980</i> , part 5.	21 22 23 24
	6	(2)	However, this section—	25
			(a) does not apply to a dispute or matter mentioned in section 94T, 94U or 104B; and	26 27
			(b) is subject to section 104C.	28

'104B	Dea by-	ling with matter relating to development control	1
	'(1)		3 4
			5
		· ·	7
	'(2)	deal with a matter under subsection (1) if the person has	9 10 11
		(a) the principal body corporate;	12
			13 14
			15 16
	' (3)	application if the person is directly and materially affected by	17 18 19
		Example—	20
		has been, or will be, adversely affected by development authorised	21 22 23
	' (4)	This section is subject to section 104C.	24
'104C			25 26
	' (1)	This section applies to—	27
		the <i>Building Units and Group Titles Act 1980</i> , part 5 relating to a dispute about a matter mentioned in section	28 29 30

	(b)	the Commercial and Consumer Tribunal for deciding an application about a matter mentioned in section 104B.	1 2
'(2)	the reaso	referee or tribunal must not decide the application unless referee or tribunal is satisfied the applicant has made onable attempts to resolve the dispute or matter by using nal dispute resolution processes.	3 4 5 6
	Exam	ples of internal dispute resolution processes—	7
	•	the parties to a dispute communicating with each other	8
	•	the applicant writing to the executive committee for the principal body corporate	9 10
	•	the applicant causing a motion to be presented for consideration at a general meeting of the principal body corporate	11 12
Division	2	Other matters	13
104D Ass	ocia	tes	14
'(1)	For t	his Act, a person is associated with someone else if—	15
	(a)	a relationship of a type to which this section applies exists between them; or	16 17
	(b)	a series of relationships of a type to which this section applies can be traced between them through another person or other persons.	18 19 20
'(2)	This	section applies to relationships of the following types—	21
	(a)	marriage or de facto partnership;	22
	(b)	the relationship of ascendant and descendant (including the relationship of parent and child) or the relationship of persons who have a parent or grandparent in common;	23 24 25 26
	(c)	business partnership;	27
	(d)	the relationship of employer and employee;	28
	(e)	a fiduciary relationship;	29

			und in a	relationship of persons, 1 of whom is accustomed, or er an obligation (whether formal or informal), to act ccordance with the directions, instructions or wishes he other;	1 2 3 4
				relationship of a corporation and executive officer of corporation;	5 6
			posi	relationship of a corporation and a person who is in a ition to control or substantially influence the poration's conduct.	7 8 9
		'(3)	or lot on a agent for	ubsection (2)(e) and (f), the owner of a secondary lot a group titles plan or building units plan and a letting the resort or part of the resort are not associated because of their relationship as owner and letting	10 11 12 13 14
		' (4)	In this sec	etion—	15
			concerned managem	officer, of a corporation, means a person who is d with, or takes part in, the corporation's nent, whether or not the person is a director or the position is given the name of executive officer.'.	16 17 18 19
lause	108	Inse	ertion of	new pt 10	20
			After sect	tion 112—	21
			insert—		22
	'Par	t 10		Transitional provisions for	23
				Resorts and Other Acts	24
				Amendment Act 2009	25
	'Divi	ision	1	Preliminary	26
	'113	Def	initions f	or pt 10	27
			'In this pa	•	28
			commenc	cement means the commencement of this section.	29

		•••	etive day means the day that is 6 months after the mencement.	1 2
'Div	ision	2	Changes to zones	3
114	Ref	eren	ces to proposed use plan of site	4
	'(1)	This	section applies—	5
		(a)	until the local government approves a plan of survey of the site under section 7(4); and	6 7
		(b)	despite section 4B(1).	8
	'(2)	refer secti	ference in this Act to the proposed use plan of the site is a rence to the plan of survey of the site approved under on 8(4) or (7) as it was in force immediately before the mencement.	9 10 11 12
115	Ref	eren	ces to proposed use plan of adjacent site	13
	'(1)	This	section applies—	14
		(a)	until the local government approves a plan of survey of the adjacent site under section 12C(4); and	15 16
		(b)	despite section 4B(2).	17
	'(2)	adjao adjao	eference in this Act to the proposed use plan of the cent site is a reference to the plan of survey of the cent site approved under section 12D(4) or (7) as it was in a immediately before the commencement.	18 19 20 21
116	For	mer 1	floating dwelling house zone	22
-	'(1)		sections (2) and (3) apply until—	23
	. /	(a)	the local government approves a plan of survey of the site under section 7(4); or	24
		(b)	the beginning of the effective day.	26

	'(2)		1
	'(3)	part 1 or schedule 9, definition residential zone is taken to be a	3 4 5
	' (4)	· · · · · · · · · · · · · · · · · · ·	6 7
			8 9
		Floating Dwelling House Zone is taken to be a reference	10 11 12
	'(5)	In this section—	13
		before the commencement, was named and shown on the proposed use plan of the site as the Floating Dwelling House	14 15 16
		Zone.	17
117		nsitional amendment of initial plan of survey of	17 18 19
117		nsitional amendment of initial plan of survey of to reflect new zone boundaries This section applies if a proposed use plan of the site is	18
117	site	This section applies if a proposed use plan of the site is approved by the local government under section 7(4). A plan of survey (the <i>amending plan</i>) may be lodged with the registrar of titles to amend the initial plan of survey of the site in accordance with the boundaries of the zones shown on the	18 19 20
117	site '(1)	This section applies if a proposed use plan of the site is approved by the local government under section 7(4). A plan of survey (the <i>amending plan</i>) may be lodged with the registrar of titles to amend the initial plan of survey of the site in accordance with the boundaries of the zones shown on the proposed use plan. Section 10(9) to (10) applies to the amending plan as if the amending plan had been lodged with the registrar of titles	18 19 20 21 22 23
117	*(1) *(2)	This section applies if a proposed use plan of the site is approved by the local government under section 7(4). A plan of survey (the <i>amending plan</i>) may be lodged with the registrar of titles to amend the initial plan of survey of the site in accordance with the boundaries of the zones shown on the proposed use plan. Section 10(9) to (10) applies to the amending plan as if the amending plan had been lodged with the registrar of titles under section 10(8)(b)(i).	18 19 20 21 23 24 25 26 27

	nsitional amendment of initial plan of survey of acent site to reflect new zone boundaries	1 2
'(1)	This section applies if a proposed use plan of the adjacent site is approved by the local government under section 12C(4).	3 4
'(2)	A plan of survey (the <i>amending plan</i>) may be lodged with the registrar of titles to amend the initial plan of survey of the adjacent site in accordance with the boundaries of the zones shown on the proposed use plan.	5 6 7 8
'(3)	Section 12F(9) to (10) applies to the amending plan as if the amending plan had been lodged with the registrar of titles under section 12F(8)(b)(i).	9 10 11
'(4)	Only 1 lodgement may be made under subsection (2).	12
		13 14
'(1)	This section applies if a proposed use plan is approved by the local government under section 7(4) or 12C(4).	15 16
'(2)	A plan of survey (the <i>amending plan</i>) may be lodged with the registrar of titles to amend any of the following plans in accordance with the boundaries of the zones shown on the proposed use plan—	17 18 19 20
	(a) a plan of survey or group titles plan for the subdivision or resubdivision of a secondary lot;	21 22
	(b) a group titles plan for the resubdivision of a lot shown on a group titles plan.	23 24
'(3)	Section 15A(2) and (4) applies to the amending plan as if the amending plan had been lodged with the registrar of titles	25 26
	under section 15A(1).	27
	'(1) '(2) '(3) '(4) Tra gro '(1) '(2)	 '(1) This section applies if a proposed use plan of the adjacent site is approved by the local government under section 12C(4). '(2) A plan of survey (the <i>amending plan</i>) may be lodged with the registrar of titles to amend the initial plan of survey of the adjacent site in accordance with the boundaries of the zones shown on the proposed use plan. '(3) Section 12F(9) to (10) applies to the amending plan as if the amending plan had been lodged with the registrar of titles under section 12F(8)(b)(i). '(4) Only 1 lodgement may be made under subsection (2). Transitional amendment of other plans of survey or group title plans to reflect new zone boundaries '(1) This section applies if a proposed use plan is approved by the local government under section 7(4) or 12C(4). '(2) A plan of survey (the <i>amending plan</i>) may be lodged with the registrar of titles to amend any of the following plans in accordance with the boundaries of the zones shown on the proposed use plan— (a) a plan of survey or group titles plan for the subdivision or resubdivision of a secondary lot; (b) a group titles plan for the resubdivision of a lot shown on a group titles plan. '(3) Section 15A(2) and (4) applies to the amending plan as if the

'Div	isior	n 3 Bodies corporate		
'120			number of committee members may e until effective day	2 3
	'(1)	This	s section applies if—	4
		(a)	the principal body corporate or primary thoroughfare body corporate has more than 5 members; and	5 6
		(b)	the number (the <i>existing number</i>) of members of the executive committee of the body corporate is less than 5.	7 8
	'(2)		pite section 41(4) or 85(4), the executive committee may inue to consist of the existing number of members.	9 10
	'(3)	This day.	s section stops applying at the beginning of the effective	11 12
'121	De	ferre	d application of particular provisions	13
		'The	e following provisions do not apply until the effective	14 15
		(a)	sections 41A and 85A and schedule 4;	16
		(b)	part 3, divisions 2B, 2C and 2D;	17
		(c)	part 5, divisions 2B and 2C.	18
		Edito	or's note—	19
		•	sections 41A (Code of conduct for voting members of executive committee) and 85A (Code of conduct for voting members of executive committee) and schedule 4 (Code of conduct for voting members of executive committees)	20 21 22 23
		•	part 3 (Principal body corporate), divisions 2B (Proxies for general meetings of principal body corporate), 2C (Accounts and audit) and 2D (Removal from office of voting members of executive committee for breach of code of conduct)	24 25 26 27
		•	part 5 (Primary thoroughfare body corporate), divisions 2B (Proxies for principal body corporate at general meetings of primary thoroughfare body corporate) and 2C (Removal from office of voting members of executive committee for breach of code of conduct)	28 29 30 31 32

'122	-	•		of code of conduct for existing voting executive committees	1 2
	'(1)	was prim	a vo	on applies to a person who, before the effective day, sting member of the executive committee of the thoroughfare body corporate or principal body	3 4 5 6
	'(2)	com	mitte	of conduct for voting members of the executive e applies to the person only in relation to acts done ons made on or after the effective day.	7 8 9
'123				ounts for first annual general meeting ion day	10 11
	'(1)	This	secti	on applies if—	12
		(a)	befo	ore the effective day—	13
			(i)	the principal body corporate authorised a person to prepare a statement of accounts under section 33(1)(f) for adoption at the body corporate's annual general meeting; and	14 15 16 17
			(ii)	the person started to prepare the statement of accounts; and	18 19
		(b)	the a	annual general meeting has not happened.	20
	'(2)			7J does not apply for auditing the statement of for the period to which the authorisation relates.	21 22
'124				intment of original owner of secondary ee for subsidiary body corporate	23 24
	'(1)	This	secti	on applies if—	25
		(a)	befo	ore the commencement—	26
			(i)	a subsidiary body corporate under a building units or group titles plan appointed as its nominee, under section 24, the original owner of the secondary lot subdivided by the plan or an ineligible associate of the original owner; and	27 28 29 30 31

[s 108]

		(ii)	the original owner ceased to own more than 50% of the lots; and	1 2
	(b)	own	nediately before the commencement, the original per or ineligible associate was still the nominee for subsidiary body corporate.	3 4 5
'(2)	as th	ne noi	ection 24A, the owner's or associate's appointment minee for the subsidiary body corporate ends when f the following happens—	6 7 8
	(a)	the l	beginning of the effective day;	9
	(b)		secretary of the principal body corporate receives a ten notice under section 24(7)(b) of—	10 11
		(i)	the cancellation of the appointment; or	12
		(ii)	the appointment of another nominee for the subsidiary body corporate.	13 14
'(3)	In th	is sec	etion—	15
	ineli	gible	associate see section 24A(2)(b).	16
	titles	s plar e, mea	y body corporate, under a building units or group a subdividing a secondary lot within a residential and the body corporate created by the registration of	17 18 19 20
'Divisio	n 4		Body corporate managers, service contractors and letting agents	21 22
'125 D	eferre	d app	olication of particular provisions	23
	'The day-		owing provisions do not apply until the effective	24 25
	(a)	part	5A, divisions 2, 3, 4 and 5;	26
	(b)	sche	edules 5 and 6.	27
	Edito	r's not	e—	28
	•		5A (Conduct of body corporate managers, service contractors letting agents), divisions 2 (Codes of conduct), 3 (Required	29 30

		transfer of management rights for contravention of code of conduct), 4 (Disputes about contractual matters) and 5 (Termination of appointment, engagement or authorisation)	1 2 3
		 schedules 5 (Code of conduct for body corporate managers and caretaking service contractors) and 6 (Code of conduct for letting agents) 	4 5 6
'126		olication of code of conduct for existing nagers and contractors	7 8
	'(1)	This section applies to a person who, before the effective day—	9 10
		(a) was appointed as the body corporate manager of the primary thoroughfare body corporate or principal body corporate; or	11 12 13
		(b) was engaged as a caretaking service contractor for the resort or part of the resort.	14 15
	'(2)	The code of conduct for body corporate managers and caretaking service contractors applies to the person only in relation to acts done or omissions made on or after the effective day.	16 17 18 19
'127		plication of code of conduct for existing letting	20 21
	'(1)	This section applies to a person who, before the effective day, was a letting agent for the resort or part of the resort.	22 23
	'(2)	The code of conduct for letting agents applies to the person only in relation to acts done or omissions made on or after the effective day.	24 25 26
'128		sting term of appointment for body corporate nager	27 28
	'(1)	This section applies if—	29
		(a) before the commencement, a body corporate manager was appointed for—	30 31

			(i)	the principal body corporate under former section 47A; or	1 2
			(ii)	the primary thoroughfare body corporate under former section 91A; and	3
			(b) the	term of the appointment has not ended.	5
		'(2)		of the appointment ends on the day provided for in ment of appointment.	6 7
		'(3)	in the inst	ection (2), the term of the appointment provided for trument of appointment includes rights or options of or renewal provided for in the instrument of ent.	8 9 10 11
		'(4)	This section 91AB(8)	ion applies despite sections 47AB(8) and (9) and and (9).	12 13
		'(5)	In this sec	etion—	14
			•	ection 47A means section 47A as it was in force ely before the commencement.	15 16
			•	ection 91A means section 91A as it was in force ely before the commencement.'.	17 18
lause	109	Am	endment	of sch A (Uses permitted within zones)	19
		(1)		A, item 1, definition <i>floating dwelling house</i> —	20
			omit.		21
		(2)	Schedule developed	A, item 1, definition <i>harbour facility</i> , 'has been 1'—	22 23
			omit, inse	rt—	24
			'has been	, or is intended to be, developed'.	25
		(3)		A, item 1, definition waste transfer facility, 'within uary Cove Resort'—	26 27
			omit, inse	rt—	28
			'within th	e resort'.	29

		. ,	ule A, item 1, definition waste transfer facility, 'from lary Cove Resort'—	1 2
		omit, i	nsert—	3
		'from	the resort'.	4
		(5) Sched	ule A, as amended under this Act, item 1, definitions—	5
		reloca	te to schedule 1, part 3 as inserted under this Act.	6
		(6) Sched	ule A, as amended under this Act—	7
		omit.		8
lause	110	Replacem	ent of schs B–E	9
		Sched	ules B to E—	10
		omit, i	nsert—	11
	'Scho	edule 1	Names of and uses for zones	12
			schedule 9, definitions <i>use</i> and <i>zone</i>	13
	'Part	1	Names of zones	14
		Admir	nistration Zone	15
		Genera	al Residential Zone	16
		Golf C	Course Zone	17
		Harbo	ur 1 Residential Zone	18
		Harbo	ur Zone	19
		Harbo	ur, River and Waterfront Residential Zone	20
		Interna	ational Hotel Zone	21
		Prima	ry Thoroughfare Zone	22
		Recrea	ation Club Zone	23
		Village	e Zone	24

[s 110]

'Part 2	Uses for zones	1
	 accommodation units 	2
	• brewery	3
	• car hire premises	4
	• catering facility	5
	• child care centre	6
	• club	7
	 commercial premises 	8
	• commissary	9
	 dwelling house 	10
	• educational establishment	11
	• fauna park	12
	• gatehouse	13
	 harbour facility 	14
	• health care institution	15
	• helipad	16
	• indoor entertainments	17
	• international hotel	18
	• lake	19
	• landscaping	20
	 licensed premises 	21
	• liquid fuel depot	22
	• marina	23
	• motel	24
	• outdoor entertainment	25
	• park	26

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	• place of assembly	1
	 place of worship 	2
	• plant nursery	3
	• premises	4
	• recreation	5
	• recreation club	6
	• service station	7
	• shop	8
	• site maintenance depot	9
	• special dwelling house	10
	• thoroughfare	11
	transport terminal	12
	• utility undertaking	13
	• vehicular parking area	14
	• veterinary surgery	15
	• visitor information centre	16
	• waste transfer facility	17
	• water recreation	18
	• yacht club	19
'Part 3	Definitions of uses for zones	20
		_0
	'In part 2—	21

'Schedule 2		ule 2	2 Requirements for notices of proposed amendments	1 2
			section 12J(2)	3
'1	Re	quire	ments for placing notice on subject land	4
	'(1)		section applies for placing a notice under section 1)(c) on subject land.	5 6
	'(2)	The	notice must be—	7
		(a)	placed on, or within 1.5m of, the road frontage for the land; and	8 9
		(b)	mounted at least 300mm above ground level; and	10
		(c)	positioned so that it is visible from the road; and	11
		(d)	made of weatherproof material; and	12
		(e)	not less than 1200mm x 900mm.	13
	' (3)	The	lettering on the notice must be—	14
		(a)	for lettering in a heading—at least 50mm in height and in a bold style; or	15 16
		(b)	for lettering in a subheading—at least 25mm in height and in a bold style; or	17 18
		(c)	for lettering not mentioned in paragraphs (a) and (b)—at least 25mm in height, of regular weight and in sentence case.	19 20 21
	'(4)	Each	n sentence in the notice must start on a new line.	22
	'(5)		he land has more than 1 road frontage, a notice must be ed on each road frontage for the land.	23 24
	'(6)	notic	primary thoroughfare body corporate must maintain the ce from the day it is placed on the land until the end of the fication period stated in the notice.	25 26 27
	'(7)	In th	is section—	28

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	road	frontage, for subject land, means—	1
	(a)	the boundary between the land and any road adjoining the land; or	2 3
	(b)	if the only access to the land is across other land—the boundary between the other land and any road adjoining the other land at the point of access.	4 5 6
Schedu	ule 3	Election of executive committee members of body corporate	7 8 9
		sections 41(5A) and 85(5A)	10
1 Def	initic	ons for sch 3	11
	'In t	his schedule—	12
	•	orate or principal body corporate.	13 14
	cana	didate see section 4(3)(a).	15
	pers	bility category , for a candidate, means the category of on mentioned in section 41(6) or 85(6) to which the lidate belongs.	16 17 18
	prim	nutive committee means the executive committee of the pary thoroughfare body corporate or principal body porate.	19 20 21
		rutive member, of an executive committee, means the rperson, secretary or treasurer of the committee.	22 23
		nary member, of an executive committee, means a aber, other than an executive member, of the committee.	24 25

	ection of members of executive committee //, s 15]	1 2
'(1)	Unless otherwise provided under this schedule, the election of a member of the executive committee of a body corporate must be by ballot.	3
	Note—	6
	See, for example, section 7 (Election of ordinary members of executive committee).	8
'(2)	A ballot for membership of the executive committee must be a secret ballot unless the body corporate decides by ordinary resolution that the election be held by open ballot.	9 1 1
' (3)	The value of any vote able to be cast for a lot included in the resort or a part of the resort for choosing a member of the executive committee is the same as the value of the vote able to be cast for each other lot included in the resort or part.	1 1 1 1
COI	mination procedures for election of executive nmittee other than at first annual general meeting //, s 16]	1 1 1
' (1)	This section states how individuals are nominated for election at the body corporate's annual general meeting, other than the first annual general meeting, as a voting member of the executive committee.	1 2 2 2
'(2)	The secretary must serve a notice on each member of the body corporate—	2
	(a) inviting nomination for the members of the executive committee; and	2 2
	(b) stating that a nominated person is not eligible to be a voting member of the executive committee if, when the members of the executive committee are chosen, the person owes a body corporate debt in relation to a lot or lots owned by the person.	2 2 2 3 3 3
'(3)	The notice must be given at least 3 weeks before, but not earlier than 6 weeks before, the end of the body corporate's financial year.	3

	'(4)		ninations must comply with section 4 and must be given to secretary by the end of the body corporate's financial year.	1 2
	'(5)	secti forw	soon as practicable after receiving a nomination under this ion from a candidate for election, the secretary must vard written notice to the candidate acknowledging the ination has been received.	3 4 5 6
4	Re	quire	ments for nominations [SM, s 18]	7
	'(1)		n member of the body corporate may nominate 1 person election as a voting member of the executive committee.	8 9
	'(2)	A no	omination must be made by written notice and—	10
		(a)	if the nomination is from a member of the body corporate who is an individual nominating himself or herself—must be signed and dated by the member; or	11 12 13
		(b)	if the nomination is from a member of the body corporate other than a member to whom paragraph (a) applies—	14 15 16
			(i) must be signed and dated by the nominated person; and	17 18
			(ii) must be countersigned by the appropriate authorising person.	19 20
	'(3)	A no	omination must contain each of the following details—	21
		(a)	the family name and either the first given name or other name or abbreviation by which the nominated person (the <i>candidate</i>) is generally known;	22 23 24
		(b)	the position or positions the candidate is nominated for;	25
		(c)	the eligibility category for the candidate;	26
		(d)	if the candidate is not a member of the body corporate or a person appointed by a subsidiary body corporate under section 24 or 67—	27 28 29
			(i) the candidate's residential or business address; and	30
			(ii) the name of the member who nominated the candidate;	31 32

		(e)	details of any payment to be made to, or to be sought by, the candidate from the body corporate for the candidate carrying out the duties of a member of the executive committee.	1 2 3 4
			Example of a payment—	5
			payment of the candidate's expenses for travelling to executive committee meetings	6 7
	'(4)	In th	nis section—	8
			ropriate authorising person, for a nomination from a mber of the body corporate, means—	9 10
		(a)	if the member is an individual—the member; or	11
		(b)	if the member is a subsidiary body corporate—the person appointed by the member under section 24 or 67; or	12 13 14
		(c)	if the member is a corporation other than a subsidiary body corporate—a director, secretary or other nominee of the corporation.	15 16 17
' 5			t of elections for executive committee by pallot [SM, s 21]	18 19
	'(1)		s section states how a secret ballot required under this edule must be held.	20 21
	'(2)	pape	er nominations close, the secretary must prepare ballot ers for each of the following for which a ballot is cired—	22 23 24
		(a)	chairperson;	25
		(b)	secretary;	26
		(c)	treasurer;	27
		(d)	the ordinary members of the executive committee.	28
	'(3)	Each	n ballot must be conducted separately.	29
	'(4)		vever, the separate ballots may, but need not, appear on one document.	30 31

'(5)	For each ballot, the secretary must, if satisfied the nominations comply with this schedule, state the names of the properly nominated candidates in alphabetical order of family name, showing—					
	(a)	after each name, a blank space for voting purposes; and	5			
	(b)	the eligibility category for each candidate; and				
	(c)	if the candidate is not a member of the body corporate or a person appointed by a subsidiary body corporate under section 24 or 67—	7 8 9			
		(i) the candidate's residential or business address; and	10			
		(ii) the name of the member who nominated the candidate; and	11 12			
	(d)	details of any payment to be made to, or to be sought by, the candidate from the body corporate for the candidate carrying out the duties of an executive committee member.	13 14 15 16			
'(6)	The secretary must forward, with the notices for the annual general meeting—					
	(a)	the ballot papers; and	19			
	(b)	an envelope marked 'ballot paper'; and	20			
	(c)	either of the following—	21			
		(i) a separate particulars envelope;	22			
		(ii) a particulars tab that forms part of the ballot paper envelope but that a person may detach without unsealing or otherwise opening the ballot paper envelope.	23 24 25 26			
' (7)	To v	ote, a person must—	27			
	(a)	for a ballot for the position of chairperson, secretary or treasurer—place a mark in the space opposite the name of the candidate the person wishes to vote for; and				
	(b)	for a ballot for the ordinary members' positions—place	31			

	however many candidates the person wishes to vote for; and	1 2	
(c)	place the ballot paper in the ballot paper envelope supplied by the secretary and seal it; and	3 4	
(d)	if a separate particulars envelope is supplied—place the sealed ballot paper envelope in the separate envelope and seal it; and		
(e)	complete the separate particulars envelope or particulars tab by signing and dating the envelope or tab, and inserting the following information on the envelope or tab—	8 9 10 11	
	(i) the name of the member for whom the vote is exercised;	12 13	
	(ii) the name of the person having the right to vote for the member;	14 15	
	(iii) the basis for the person's right to vote; and	16	
(f)	give the completed particulars envelope with the ballot paper envelope enclosed, or the ballot paper envelope with the completed particulars tab attached, to the secretary, or forward the envelope to the secretary so that the secretary receives it, before or at the annual general meeting.	17 18 19 20 21 22	
Whe	n a ballot is held—	23	
(a)	a voter who has not submitted a vote for the ballot may ask the secretary for a ballot paper, ballot paper envelope and particulars envelope or tab, and vote in the way this section provides; and	24 25 26 27	
(b)	a voter who wishes to withdraw a vote already made for the ballot and submit a replacement vote, may, if the particulars envelope, or the ballot paper envelope with particulars tab attached, for the vote already made can be readily identified and withdrawn, ask the secretary for a ballot paper, ballot paper envelope and particulars envelope or tab, and vote in the way this section provides	28 29 30 31 32 33 34	

'(8)

	'(9)	All completed ballot papers received before the annual general meeting ends are to be held in the custody of the secretary.	1 2 3
' 6		nduct of elections for executive committee by en ballot [SM, s 22]	4 5
	'(1)	This section states how an open ballot required under this schedule must be held.	6 7
	'(2)	After nominations close, the secretary must prepare ballot papers for each of the following for which a ballot is required—	8 9 10
		(a) chairperson;	11
		(b) secretary;	12
		(c) treasurer;	13
		(d) the ordinary members of the executive committee.	14
	'(3)	Each ballot must be conducted separately.	15
	'(4)	However, the separate ballots mentioned in subsection (3) may, but need not, appear on the one document.	16 17
	'(5)	For each ballot, the secretary must, if satisfied the nominations comply with section 4, list the names of the properly nominated candidates in alphabetical order of family name, showing—	18 19 20 21
		(a) after each name, a blank space for voting purposes; and	22
		(b) the eligibility category for each candidate; and	23
		(c) if the candidate is not a member of the body corporate or a person appointed by a subsidiary body corporate under section 24 or 67—	24 25 26
		(i) the candidate's residential or business address; and	27
		(ii) the name of the member who nominated the candidate; and	28 29
		(d) details of any payment to be made to, or to be sought by, the candidate from the body corporate for the candidate	30 31

		carrying out the duties of an executive committee member.	1 2		
'(6)	The secretary must forward the ballot papers, and an envelope marked 'ballot paper' self-addressed to the secretary, with the notices for the annual general meeting.				
'(7)	To v	vote, a person must—	6		
	(a)	for a ballot for the position of chairperson, secretary or treasurer—place a mark in the space opposite the name of the candidate the person wishes to vote for; and	7 8 9		
	(b)	for a ballot for the ordinary members' positions—place a mark in each of the spaces opposite the names of however many candidates the person wishes to vote for; and	10 11 12 13		
	(c)	sign each ballot paper the voter completes; and	14		
	(d)	on each completed ballot paper, write the name of the member for whom the vote is exercised; and	15 16		
	(e)	if the ballot paper is not completed at the annual general meeting—	17 18		
		(i) place the ballot paper in the ballot paper envelope supplied by the secretary; and	19 20		
		(ii) seal the envelope, and write on the back of the envelope the name mentioned in paragraph (d); and	21 22		
		(iii) give the ballot paper envelope to the secretary, or forward it to the secretary so that the secretary receives it, before or at the annual general meeting; and	23 24 25 26		
	(f)	if the ballot paper is completed at the annual general meeting—give the ballot paper to the secretary before or at the meeting.	27 28 29		
'(8)	Whe	en a ballot is held—	30		
	(a)	a voter who has not submitted a vote for the ballot may ask the secretary for a ballot paper, and vote in the way this section provides: and	31 32 33		

		(b) a voter who wishes to withdraw a vote already made for the ballot and submit a replacement vote, may, if the vote already made can be readily identified and withdrawn, ask the secretary for a ballot paper and vote in the way this section provides.	1 2 3 4 5
	'(9)	All completed ballot papers received before the annual general meeting ends are to be held in the custody of the secretary.	6 7 8
7	Ele	ection of ordinary members of executive mmittee [SM, s 23]	9 10
	'(1)	A person nominated as an ordinary member of the executive committee becomes an ordinary member of the committee under section 11 on the basis of the nomination unless it is necessary to have a ballot.	11 12 13 14
	'(2)	It is necessary to have a ballot for ordinary members of the executive committee if the number of persons nominated for ordinary member positions (other than a person who becomes an executive member of the executive committee), plus the number of executive members of the executive committee, is more than the required number of members for the executive committee.	15 16 17 18 19 20 21
8	Co	nduct of ballot—general requirements [SM, s 24]	22
	'(1)	Any items of business about the election of members of the executive committee that are on the agenda for an annual general meeting must be conducted as the last items of business for the meeting.	23 24 25 26
	'(2)	The election of members takes effect immediately after the close of the meeting at which they are elected.	27 28
	'(3)	The ballots for the positions on the executive committee for which ballots are required must be conducted in the following order—	29 30 31
		• chairperson	32
		• secretary	33

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		•	treasurer	1
		•	ordinary members.	2
	'(4)	chai	h ballot may proceed to the count only after the person ring the meeting has allowed enough time for votes to be and announced the close of the ballot.	3 4 5
	'(5)		h candidate for a ballot, and any scrutineer appointed by candidate, may watch the count.	6 7
	'(6)	enve	secretary must pass any ballot papers, particulars elopes and ballot paper envelopes for the ballot to the on chairing the meeting for counting.	8 9 10
' 9	Co	nduc	t of ballot—scrutiny of votes [SM, s 25]	11
	'(1)		ballot for positions on the executive committee is an open ot, the person chairing the meeting must—	12 13
		(a)	confirm, by a scrutiny of the details on the back of each ballot paper envelope or each ballot paper itself, that the ballot paper is the vote of a person who has the right to vote in the election; and	14 15 16 17
		(b)	if a ballot paper is in a ballot paper envelope—take the ballot paper out of the envelope.	18 19
	'(2)		ballot for positions on the executive committee is a secret ot, the person chairing the meeting must—	20 21
		(a)	confirm, by a scrutiny of the details on each particulars envelope or particulars tab, that the ballot paper is the vote of a person who has the right to vote in the election; and	22 23 24 25
		(b)	take the ballot paper envelope out of the particulars envelope, or detach the particulars tab from the ballot paper envelope; and	26 27 28
		(c)	place the ballot paper envelope in a receptacle in open view of the meeting; and	29 30
		(d)	after paragraph (c) has been complied with for all ballot paper envelopes, randomly mix the envelopes; and	31 32

		(e) take each ballot paper out of its envelope.	1
	'(3)	The person chairing the meeting must record the count of votes in each ballot in the minutes of the meeting.	2 3
	'(4)	The person chairing the meeting may delegate a function under subsection (1) or (2) in relation to a ballot for a position on the executive committee to a person attending the meeting who is not a candidate for the position and who the person chairing the meeting considers has sufficient independence.	4 5 6 7 8
10		nduct of ballot—deciding executive member sitions [SM, s 26]	9 1(
	'(1)	If only 1 person is nominated for the position of chairperson, secretary or treasurer, the person chairing the meeting, if satisfied the nomination complies with this schedule, must declare the person to have been elected unopposed.	11 12 13 14
	'(2)	If, for the position of chairperson, secretary or treasurer, there has been no nomination, the person chairing the meeting—	15 16
		(a) must invite nominations for the position at the meeting; and	17 18
		(b) must accept nominations that are made in either of the following ways—	19 20
		(i) by members of the body corporate who are personally present or represented at the meeting;	21 22
		(ii) in writing, by members of the body corporate not personally present or represented at the meeting.	23 24
	'(3)	A member of the body corporate may nominate, under subsection (2), not more than 1 person for the position.	25 26
	'(4)	To remove any doubt, it is declared that the member may make the nomination whether or not the member made a nomination under section 3 for an ordinary member's position on the executive committee.	27 28 29 30
	'(5)	If more than 1 person has nominated for a position, a ballot is conducted, and the person who receives the highest number of votes is declared elected.	31 32 33

	'(6)	If, on a counting of votes, 2 or more persons each receive an identical number of votes, and no other candidate receives a higher number of votes, the result must be decided between the 2 or more persons by chance in the way the meeting decides.	1 2 3 4 5
'11		nduct of ballot—deciding ordinary member sitions [SM, s 27]	6 7
	'(1)	The positions of the ordinary members of the executive committee are decided only after the executive member positions on the executive committee are filled.	8 9 10
	'(2)	A person's nomination for a position as an ordinary member has no effect if the person is elected as an executive member of the executive committee, even if the person's name appears on a ballot for ordinary members forwarded before the meeting.	11 12 13 14 15
	'(3)	If the number of candidates nominated for ordinary member positions, plus the number of executive members of the executive committee, is not more than the required number of members for the executive committee, the person chairing the meeting, if satisfied the nominations for the ordinary member positions comply with this schedule, must declare the candidates to have been elected as ordinary members.	16 17 18 19 20 21 22
	'(4)	However, if the number of candidates nominated for ordinary member positions, plus the number of executive members of the executive committee, is less than the required number of members for the executive committee, the person chairing the meeting must invite nominations at the meeting for the number of ordinary member positions necessary to bring the total number of all executive committee members to not more than the required number of members for the executive committee.	23 24 25 26 27 28 29 30 31
	'(5)	The person chairing the meeting—	32
		(a) must invite nominations for the position or positions at the meeting; and	33 34

	(b) must accept nominations that are made in either of the following ways—	1 2
	(i) by members of the body corporate who are personally present or represented at the meeting;	3 4
	(ii) in writing, by members of the body corporate not personally present or represented at the meeting.	5 6
'(6)	A member of the body corporate may nominate, under subsection (5), not more than 1 person for all ordinary member positions for which nominations are invited.	7 8 9
'(7)	To remove any doubt, it is declared that the member may make the nomination whether or not the member made a nomination under section 3 for a position on the executive committee.	10 11 12 13
' (8)	If the number of candidates nominated for ordinary member positions, plus the number of executive members of the executive committee, is more than the required number of members for the executive committee, the person chairing the meeting must proceed with the scrutiny of the ballot papers relating to the ordinary member positions.	14 15 16 17 18
'(9)	The persons who receive the highest numbers of votes, in descending order until the executive committee numbers the required number of members for the executive committee, must be declared elected as the ordinary members.	20 21 22 23
'(10)	If, on a counting of votes, 2 or more persons each receive an identical number of votes and the number of persons to be elected would be exceeded if the 2 or more persons were declared elected, the result of the ballot must be decided between the 2 or more persons by chance in the way the meeting decides.	24 25 26 27 28 29
'(11)	For the counting of votes for positions of ordinary members of the executive committee on ballot papers completed before the annual general meeting, a mark against the name of each person who has already been elected to an executive member position is void.	30 31 32 33 34

'12	Conduct of ballot—declaration of voting results [SM, s 28]			
	'(1)	-	person chairing an annual general meeting must declare esult of an election.	3 4
	'(2)	the n	n declaring the result of an election, the person chairing meeting must state the number of votes cast for each idate.	5 6 7
	'(3)		number of votes cast for each candidate must be recorded e minutes of the meeting.	8 9
	'(4)		voting tally sheet kept for the meeting must include, for ballot that is an open ballot under section 6—	10 11
		(a)	a list of the votes, identified by the name of the member on whose behalf the votes were cast, rejected as informal; and	12 13 14
		(b)	for each vote rejected—the reason for the rejection; and	15
		(c)	the total number of votes counted for each candidate.	16
	'(5)		voting tally sheet kept for the meeting must include, for ballot that is a secret ballot under section 5—	17 18
		(a)	a list of the votes, identified by the name of the member on whose behalf the votes were cast, rejected from the count before the enclosing ballot paper envelopes were opened; and	19 20 21 22
		(b)	a list of the votes taken out of ballot paper envelopes for counting, but rejected as informal; and	23 24
		(c)	for each vote rejected—the reason for the rejection; and	25
		(d)	the total number of votes counted for each candidate.	26
	'(6)		voting tally sheet may be inspected at the meeting by any e following persons—	27 28
		(a)	a person who is a voter for the meeting;	29
		(b)	a candidate;	30
		(c)	the returning officer, if any, appointed by the body corporate for the meeting;	31 32

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	(d) the person chairing the meeting;	1
	(e) a scrutineer appointed by a candidate under section 8.	2
'Sche	dule 4 Code of conduct for voting	3
	members of	4
	executive committees	5
sectio	ons 41A and 85A and schedule 9, definition code of conduct	6
	Commitment to acquiring understanding of Act, ncluding this code	7 8
	'A voting member of the executive committee of the primary thoroughfare body corporate or principal body corporate must have a commitment to acquiring an understanding of this Act, including this code of conduct, relevant to the member's role on the executive committee.	9 10 11 12 13
'2 F	lonesty, fairness and confidentiality	14
'(1	The voting member must act honestly and fairly in performing the member's functions as a voting member.	15 16
'(2	The 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.	17 18 19 20
	acting in best interests of body corporate and persons with estate or interest in lots	21 22
	'Unless it is unlawful to do so, the voting member must, in performing the member's functions as a voting member, act in the best interests of—	23 24 25

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	(a)	the body corporate; and	1
	(b)	either—	2
		(i) for a voting member of the executive committee of the primary thoroughfare body corporate—the proprietors and occupiers of, and other persons having an estate or interest in, the lots in the site and the adjacent site; or	3 4 5 6 7
			8 9 10 11
4	Complyi	ng with Act and this code	12
	mem	voting member must take reasonable steps to ensure the ber complies with this Act, including this code, in rming the member's functions as a voting member.	13 14 15
5	Conflict	of interest	16
	any	voting member must disclose to the executive committee conflict of interest the member may have in a matter re the executive committee.	17 18 19

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'So	ched	ule 5 Code of conduct for body corporate managers and caretaking service contractors	1 2 3 4
		section 94E and schedule 9, definition code of conduct	5
'1	Kn	owledge of Act, including code	6
		'A body corporate manager or caretaking service contractor appointed or engaged by the primary thoroughfare body corporate or principal body corporate must have a good working knowledge and understanding of this Act, including this code of conduct, relevant to the person's functions.	7 8 9 10 11
'2	Но	nesty, fairness and professionalism	12
	'(1)	The body corporate manager or caretaking service contractor must act honestly, fairly and professionally in performing the person's functions under the person's appointment or engagement.	13 14 15 16
	'(2)	The body corporate manager must not attempt to unfairly influence the outcome of an election for the executive committee of the body corporate.	17 18 19
'3	Sk	ill, care and diligence	20
		'The body corporate manager or caretaking service contractor must exercise reasonable skill, care and diligence in performing the person's functions under the person's appointment or engagement.	21 22 23 24

'4	Acting in body corporate's best interests	1
	'The body corporate manager or caretaking service contractor must act in the best interests of the body corporate unless it is unlawful to do so.	2 3 4
' 5	Keeping body corporate informed of developments	5
	'The body corporate manager or caretaking service contractor must keep the body corporate informed of any significant development or issue about an activity performed for the body corporate.	6 7 8 9
' 6	Ensuring employees comply with Act and code	10
	'The body corporate manager or caretaking service contractor must take reasonable steps to ensure an employee of the person complies with this Act, including this code, in performing the person's functions under the person's appointment or engagement.	11 12 13 14 15
'7	Fraudulent or misleading conduct	16
	'The body corporate manager or caretaking service contractor must not engage in fraudulent or misleading conduct in performing the person's functions under the person's appointment or engagement.	17 18 19 20
'8	Unconscionable conduct	21
	'The body corporate manager or caretaking service contractor must not engage in unconscionable conduct in performing the person's functions under the person's appointment or engagement.	22 23 24 25
	Examples of unconscionable conduct—	26
	 taking unfair advantage of the person's superior knowledge relative to the body corporate 	27 28
	 requiring the body corporate to comply with conditions that are unlawful or not reasonably necessary 	29 30

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	• exerting undue influence on, or using unfair tactics against, the body corporate or the owner of a lot in the resort	1 2
' 9	Conflict of duty or interest	3
	'The body corporate manager or caretaking service contractor for the resort or part of the resort must not accept an appointment or engagement (the <i>second appointment or engagement</i>) if doing so will place the person's functions or interests for the resort or part in conflict with the person's functions or interests for obligations under the second appointment or engagement.	4 5 6 7 8 9 10
	Example of a second appointment or engagement—	11
	an appointment as the body corporate manager or an engagement as a caretaking service contractor for another scheme	12 13
'10	Goods and services to be supplied at competitive prices	14 15
	'The body corporate manager or caretaking service contractor must take reasonable steps to ensure goods and services the person obtains for or supplies to the body corporate are obtained or supplied at competitive prices.	16 17 18 19
'11	Body corporate manager to demonstrate keeping of particular records	20 21
	'If the body corporate or its executive committee gives the body corporate manager a written request to show that the manager has kept the body corporate records as required under this Act, the manager must comply with the request within the reasonable period stated in the request.	22 23 24 25 26

'Sc	hedule 6 Code of conduct for letting agents	1 2
	section 94F and schedule 9, definition code of conduct	3
'1	Honesty, fairness and professionalism	4
	'A letting agent for the resort or part of the resort must act honestly, fairly and professionally in conducting the letting agent's business under the letting agent's authorisation.	5 6 7
'2	Skill, care and diligence	8
	'The letting agent must exercise reasonable skill, care and diligence in conducting the letting agent business under the letting agent's authorisation.	9 10 11
' 3	Acting in body corporate's and individual lot owner's best interests	12 13
	'Unless it is unlawful to do so, the letting agent must, as far as practicable, act in the best interests of—	14 15
	(a) the body corporate that has given the letting agent's authorisation; and	16 17
	(b) individual owners of lots in the resort or part.	18
'4	Ensuring employees comply with Act and code	19
	'The letting agent must take reasonable steps to ensure an employee of the letting agent complies with this Act, including this code, in conducting the letting agent business under the letting agent's authorisation.	20 21 22 23

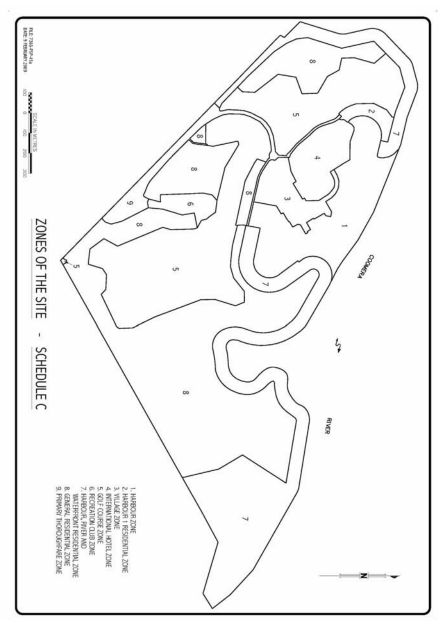
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Fraudul	ent or misleading conduct
cond	e letting agent must not engage in fraudulent or misleading duct in conducting the letting agent business under the ng agent's authorisation.
Uncons	cionable conduct
in c	e letting agent must not engage in unconscionable conduction on ducting the letting agent business under the letting at's authorisation.
Exan	nples of unconscionable conduct—
•	taking unfair advantage of the person's position as letting agent relative to the body corporate or the owner of a lot in the resort
•	exerting undue influence on, or using unfair tactics against, the body corporate or the owner of a lot in the resort
Nuisand	ee
'The	e letting agent must not—
(a)	cause a nuisance or hazard at the resort; or
(b)	interfere unreasonably with the use or enjoyment of a loon in the resort; or
(c)	interfere unreasonably with the use or enjoyment of the common property by a person who is lawfully on the common property; or
(d)	otherwise behave in a way that unreasonably affects a person's lawful use or enjoyment of a lot or common property.

'Schedule 7 Zones of the site

section 7(1) 2

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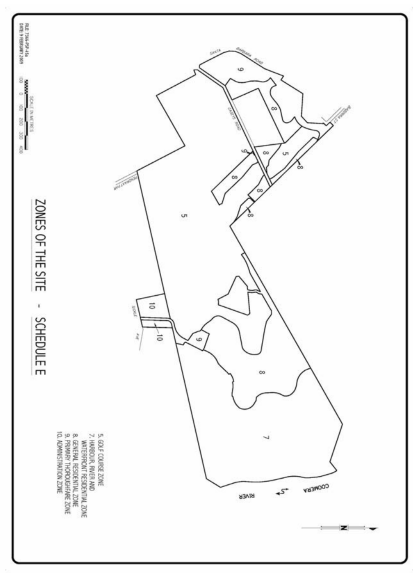


Page 216

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'Schedule 8 Zones of the adjacent site

section 12C(1) 2



Page 217

[s 110]

'Schedule 9 Dictionary

1

section 4'. 2

Schedule		Minor and consequential amendments		1 2
			sections 3, 5 and 59	3
lcon	ic Queensla	nd Places Act 200	08	4
1	Section 2(2)(omit, insert—	b), 'development'—		5 6
	'particular dev	elopment'.		7
2	Part 4, heading, 'Development'— omit, insert—			8 9
	'Particular de	velopment'.		10
Inte	grated Resor	t Development A	ct 1987	11
1	Sections 15(a Planning Act		(3) and 96(7), ' <i>Integrated</i>	12 13
	omit, insert—			14
	'Integrated Pla	nning Act'.		15

Sar	nctuary Cove Resort Act 1985	1
1	Sections 13, 52, 54(1), 58, 59, 61, 63(b), 64, 106(1) and 108, 'Albert Shire Council'—	2 3
	omit, insert—	4
	'local government'.	5
2	Section 13(5B), 'Director of Local Government'—	6
	omit, insert—	7
	'chief executive'.	8
3	Section 51, heading, 'Albert Shire Council'—	9
	omit, insert—	10
	'Local government'.	11
4	Section 51, 'the Albert Shire Council'—	12
	omit, insert—	13
	'the local government'.	14
5	Section 106, heading, 'Albert Shire Council'—	15
	omit, insert—	16
	'local government'.	17

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