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This Public Bill, originated in the Legislative Assembly and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Property, Stock and Business Agents Bill 2002

Act No , 2002

An Act to provide for the regulation of property, stock and business agents; to repeal the *Property, Stock and Business Agents Act 1941*; and for other purposes.

EXAMINED

Chairman of Committees

Гhe I	.egisl	ature (of New South Wales enacts:	1
Part	1	Prelir	minary	2
1	Nar	ne of A	Act	3
		This .	Act is the <i>Property, Stock and Business Agents Act</i> 2002.	4
2	Cor	nmanc	cement	5
-	001	This	Act commences on a day or days to be appointed by amation.	6
3	Def	initions	S	8
	(1)	In thi	s Act:	9
			cy agreement means an agreement pursuant to which a licensee rms or agrees to perform services in the capacity of a licensee.	10 11
		agent	t means:	12
		(a)	a real estate agent, or	13
		(b)	a stock and station agent, or	14
		(c)	a business agent, or	15
		(d)	a strata managing agent, or	16
		(e)	a community managing agent, or	17
		(f)	an on-site residential property manager.	18
			on means the sale of property by any means (including the net) whereby:	19 20
		(a)	the highest, the lowest, or any bidder is the purchaser, or the first person who claims the property submitted for sale at a certain price named by the person acting as auctioneer is the purchaser, or	21 22 23 24
		(b)	there is a competition for the purchase of the property in any way commonly known and understood to be by auction.	25 26
		auctio	oneer means any person:	27
		(a)	who, in the course of trade or business and at an auction (or a proposed auction), acts as an auctioneer or sells for reward (whether monetary or otherwise) any land or any livestock, or	28 29 30

Preliminary	Part 1

(b)	who sells or offers for sale, or who attempts to sell, any land or any livestock by way of auction, or	1 2
(c)	who engages in any other activity that is prescribed for the purposes of this definition.	3
auth	orised officer has the meaning given in Part 13 (Enforcement).	5
any c	ness agent means any person (whether or not the person carries on other business) who for reward (whether monetary or otherwise) es on business as an agent for exercising any of the following ions:	6 7 8 9
(a)	selling, buying or exchanging or otherwise dealing with or disposing of businesses or professional practices or any share or interest in or concerning or the goodwill of or any stocks connected with businesses or professional practices,	10 11 12 13
(b)	negotiating for the sale, purchase or exchange or any other dealing with or disposition of businesses or professional practices or any share or interest in or concerning or the goodwill of or any stocks connected with businesses or professional practices,	14 15 16 17 18
(c)	any other function that is prescribed by the regulations for the purposes of this definition.	19 20
	ness day means a day other than a Saturday, Sunday, public ay or bank holiday in New South Wales.	21 22
busir	ness salesperson means a person (other than the holder of a ness agent's licence) who, as an employee of a business agent or poration that employs a business agent:	23 24 25
(a)	exercises any function of a business agent, or	26
(b)	engages in any other activity that is prescribed by the regulations for the purposes of this definition.	27 28
<i>cert</i> ij Act.	ficate of registration means a certificate of registration under this	29 30
appo assoc <i>Deve</i>	nunity managing agent means a person who is engaged or inted, for monetary or other reward, to exercise functions of an ciation constituted for a scheme under the Community Land clopment Act 1989, or any other function that is prescribed by the ations for the purposes of this definition, but does not include:	31 32 33 34 35
(a)	the proprietor of a lot within the scheme, or	36
(b)	the secretary or treasurer of the association, or	37

Clause 3 Property, Stock and Business Agents Bill 2002

Part 1 Preliminary

(c)	a person authorised by the management statement for the scheme to exercise the functions of the secretary or treasurer of the association, or	1 2 3
(d)	a person who maintains or repairs any property that the association is required to maintain and keep in repair.	4 5
	pensation Fund or Fund means the Property Services pensation Fund established and maintained under this Act.	6 7
-	orations Act means the Corporations Act 2001 of the monwealth.	8
Depa	artment means the Department of Fair Trading.	10
Direc	etor-General means the Director-General of the Department.	11
disqu	nalified person has the meaning given by section 16.	12
bonu	oyee includes any person employed whether on salary, wages, s, commission, fees, allowance or other remuneration and des a director or member of the governing body of a corporation.	13 14 15
formalicens	er licensee means a person who has been but has ceased to be a see.	16 17
indiv	idual means a natural person and does not include a corporation.	18
land	includes:	19
(a)	a lot within the meaning of the <i>Strata Schemes (Freehold Development) Act 1973</i> or the <i>Community Land Development Act 1989</i> and a leasehold interest in a lot within the meaning of the <i>Strata Schemes (Leasehold Development) Act 1986</i> , and	20 21 22 23
(b)	shares that, under a company title scheme, entitle their holder to the possession of premises.	24 25
licen	ce means a licence under this Act.	26
licen	see means the holder of a licence under this Act.	27
licen	see's records has the meaning given in Part 8 (Records).	28
goats	ock includes horses, cattle, asses, mules, sheep, swine, camels, alpacas, ostriches, emus and such other animals as may be ribed by the regulations.	29 30 31
	tock transaction means the purchase, sale or other disposal of tock, whether or not an auction is involved.	32 33

Part 1 Preliminary

<i>money</i> includes an instrument for the payment of money in any case where the instrument may be paid into a bank or other authorised deposit-taking institution.				
for or	y received for or on behalf of any person includes money held on behalf of any person, whether originally received for or on rson's behalf or not.	4 5 6		
the pe	eresidential property manager means a person (whether or not erson carries on any other business) who, for reward (whether eary or otherwise):	7 8 9		
(a)	carries on business as an agent for giving possession of residential premises under a lease, licence or other contract, or	10 11		
(b)	carries on business as an agent for collecting bonds, deposits, rents, fees or other charges in connection with any such lease, licence or other contract, or	12 13 14		
(c)	carries on any other business that is prescribed by the regulations for the purposes of this definition.	15 16		
license premise	It is a condition of an on-site residential property manager's licence that the e may act as an on-site residential property manager only in respect of es at which the licensee's principal place of residence is situated and only tensee owns or has a prescribed interest in that principal place of residence.	17 18 19 20		
<i>principal place of business</i> means, in relation to a licensee carrying on business at more than one place, the place of business specified in the application for the licence as the licensee's principal place of business.				
any of	state agent means a person (whether or not the person carries on her business) who, for reward (whether monetary or otherwise), s on business as an auctioneer of land or as an agent:	24 25 26		
(a)	for a real estate transaction, or	27		
(b)	for inducing or attempting to induce or negotiating with a view to inducing any person to enter into, or to make or accept an offer to enter into, a real estate transaction or a contract for a real estate transaction, or	28 29 30 31		
(c)	for the introduction, or arranging for the introduction, of a prospective purchaser, lessee or licensee of land to another licensed agent or to the owner, or the agent of the owner, of land, or	32 33 34 35		
(d)	collecting rents payable in respect of any lease of land and otherwise providing property management services in respect of the leasing of any land, or	36 37 38		

(e) for any other activity in connection with land that is prescribed by the regulations for the purposes of this definition.	1 2
but does not include a person who carries on business as an auctioneer or agent in respect of any parcel of rural land unless the regulations otherwise provide.	3 4 5
Note. This definition is not limited to the selling of land and extends to an agent acting on behalf of the buyer of land (a buyer's agent). As noted in section 168 of the <i>Retirement Villages Act 1999</i> , a selling agent acting on the sale of residential premises in a retirement village must be licensed as a real estate agent under this Act.	6 7 8 9 10
<i>real estate salesperson</i> means a person (other than the holder of a real estate agent's licence) who, as an employee of a real estate agent or a corporation that carries on the business of a real estate agent:	11 12 13
(a) exercises any of the functions of a real estate agent, or	14
(b) engages in any other activity that is prescribed by the regulations for the purposes of this definition.	15 16
<i>real estate transaction</i> means the purchase, sale, exchange, lease, assignment or other disposal of land, whether or not an auction is involved.	17 18 19
records includes books, accounts and other documents.	20
registered community manager means a person (other than a community managing agent holding a strata managing agent's licence) who, as an employee of a community managing agent or a corporation that carries on the business of a community managing agent:	21 22 23 24
(a) exercises any of the functions of a community managing agent, or	25 26
(b) engages in any other activity that is prescribed by the regulations for the purposes of this definition.	27 28
registered manager means a registered strata manager, registered community manager or registered on-site residential property manager.	29 30
registered on-site residential property manager means a person (other than the holder of an on-site residential property manager's licence or the holder of a real estate agent's licence) who, as an employee of an on-site residential property manager or a corporation that carries on the business of an on-site residential property manager:	31 32 33 34 35
(a) exercises any of the functions of an on-site residential property	36

manager, or

Preliminary	Part 1

(b)	engages in any other activity that is prescribed by the regulations for the purposes of this definition.	1 2
	stered person means the holder of a certificate of registration under Act.	3
stra mar	stered strata manager means a person (other than the holder of a ta managing agent's licence) who, as an employee of a strata raging agent or a corporation that carries on the business of a strata raging agent:	5 6 7 8
(a)	exercises any of the functions of a strata managing agent, or	9
(b)	engages in any other activity that is prescribed by the regulations for the purposes of this definition.	10 11
	dential property has the same meaning as in Division 8 of Part 4 ne Conveyancing Act 1919.	12 13
for vition of a	al land means land that is used or apparently intended to be used gain or profit for grazing of livestock, dairying, poultry farming, culture, orcharding, beekeeping, horticulture, the growing of crops my kind, vegetable growing or any other purpose declared by the alations to be a rural purpose.	14 15 16 17 18
	tutory Interest Account means the Property Services Statutory rest Account referred to in Part 11.	19 20
carr othe	k and station agent means a person (whether or not the person ies on any other business) who, for reward (whether monetary or erwise), carries on business as an auctioneer of rural land or	21 22 23
	stock or as an agent for:	24
(a)	doing (where the land concerned consists of rural land) any one or more of the things referred to in paragraphs (a)–(d) of the definition of <i>real estate agent</i> , or	24 25 26 27
	doing (where the land concerned consists of rural land) any one or more of the things referred to in paragraphs (a)–(d) of the	25 26
(a)	doing (where the land concerned consists of rural land) any one or more of the things referred to in paragraphs (a)–(d) of the definition of <i>real estate agent</i> , or	25 26 27
(a) (b)	doing (where the land concerned consists of rural land) any one or more of the things referred to in paragraphs (a)–(d) of the definition of <i>real estate agent</i> , or a livestock transaction, or inducing or attempting to induce or negotiating with a view to inducing any person to enter into, or to make or accept an offer to enter into, a livestock transaction or a contract for a livestock	25 26 27 28 29 30 31
(a) (b) (c)	doing (where the land concerned consists of rural land) any one or more of the things referred to in paragraphs (a)–(d) of the definition of <i>real estate agent</i> , or a livestock transaction, or inducing or attempting to induce or negotiating with a view to inducing any person to enter into, or to make or accept an offer to enter into, a livestock transaction or a contract for a livestock transaction, or providing agistment for livestock or collecting of fees for the	25 26 27 28 29 30 31 32

stock and station salesperson means a person (other than the holder of a stock and station agent's licence) who, as an employee of a stock and station agent or a corporation that carries on the business of a stock and station agent:

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- (a) exercises any of the functions of a stock and station agent, or
- (b) engages in any other activity that is prescribed by the regulations for the purposes of this definition.

strata managing agent means a person (whether or not such person carries on any other business) who, for reward (whether monetary or otherwise), exercises any function of an owners corporation within the meaning of the *Strata Schemes Management Act 1996* or any other function that is prescribed by the regulations for the purposes of this definition, not being:

- (a) a person who:
 - (i) is the owner of a lot to which the strata scheme for which the owners corporation is constituted relates, or
 - (ii) is the lessee of a lot to which the leasehold strata scheme for which the owners corporation is constituted relates, or
 - (iii) is the secretary or treasurer of the executive committee of the owners corporation,

and who exercises or performs only functions of the owners corporation required, by the by-laws in force in respect of the strata scheme or leasehold strata scheme for which the owners corporation is constituted, to be exercised or performed by the secretary or treasurer of that executive committee or of the owners corporation, or

(b) a person who maintains or repairs any property for the maintenance or repair of which the owners corporation is responsible.

trust account means a trust account required to be kept under this Act.

(2) Where a person carries on business as a business agent and also carries on business as an agent for the collection of instalments of principal or interest payable under bills of sale given in respect of businesses or professional practices or under contracts for the sale on terms of businesses or professional practices, a reference in this Act to any such person acting as, or carrying on the business of, a business agent

Page 8

Droporty	Stock and	Rucinocc	Agonto	Bill 2002
Property.	Stock and	Business	Adents	BIII ZUUZ

Preliminary	Part 1

			les a reference to that person carrying on business as an agent for ollection of those instalments.	1 2
	(3)	Wher carrie	e a person carries on business as a real estate agent and also s on:	3
		(a)	business as an agent for the collection of instalments of principal or interest payable under mortgages of land or under contracts for the sale on terms of land, or	5 6 7
		(b)	business as an agent for the collection of amounts payable in relation to any premises to a company by a person who is the holder of shares in the company and who, by reason of the person's holding those shares, is entitled to possession of those premises, or	8 9 10 11 12
		(c)	the business of arranging for the erection of buildings for or on behalf of other persons,	13 14
		busing carryi or am	rence in this Act to any such person acting as, or carrying on the ess of, a real estate agent includes a reference to that person ng on business as an agent for the collection of those instalments counts or to that person carrying on the business of so arranging e erection of buildings.	15 16 17 18 19
	(4)	also c princi contra to any and s	e a person carries on business as a stock and station agent and arries on business as an agent for the collection of instalments of ipal or interest payable under mortgages of rural land or under acts for the sale on terms of any such land, a reference in this Act y such person acting as, or carrying on the business of, a stock station agent includes a reference to that person carrying on ess as an agent for the collection of those instalments.	20 21 22 23 24 25 26
4	Reg	julation	ns may exempt persons and activities from Act	27
	(1)	a spec	egulations may make provision for or with respect to exempting cified person, or a person who is a member of a specified class of ns, from the operation of all or specified provisions of this Act in ct of any act or omission by the person in the person's capacity ent:	28 29 30 31 32
		(a)	for a specified class of persons, or	33
		(b)	in respect of a specified class of activities, or	34
		(c)	in respect of activities involving a specified class of property.	35

_	
(a)	imposing liabilities on a person (not necessarily the agent
	concerned) in respect of pecuniary loss suffered by a person
	because of a failure by the agent to account for money or other
	valuable property entrusted to the agent or an employee of the
	agent in the course of activities to which an exemption under
	this section applies,

(2) The regulations may make provision that is necessary or convenient in connection with an exemption under subsection (1), including

provisions for or with respect to any of the following:

(b) requiring the disclosure of information to the Director-General in connection with the activities of a person pursuant to an exemption under this section,

(c) requiring the obtaining of insurance, including professional indemnity insurance and fidelity guarantee insurance, in connection with the activities of a person pursuant to an exemption under this section,

(d) requirements as to the holding of money on behalf of a party to a transaction in connection with which a person acts as agent pursuant to an exemption under this section,

(e) disclosures to be made by a person acting pursuant to an exemption under this section,

(f) regulating the payment of commission and other remuneration in connection with the activities of a person pursuant to an exemption under this section,

(g) the placing of limitations on the authority of a person to act as agent pursuant to an exemption under this section,

(h) the auditing of compliance with conditions and requirements imposed by the regulations under this section,

(i) modifying the operation of any provision of this Act in its application to the activities of a person pursuant to an exemption under this section,

(j) the payment of fees to the Director-General in connection with an exemption under this section.

(3) The regulations under this section may also create offences punishable by a penalty not exceeding 100 penalty units for any contravention of the regulations under this section or conditions or requirements imposed by those regulations.

Preliminary	Part 1
Preliminary	Рап

	(4)	Nothi	ng in this section affects the generality of section 230 (2) (g).	1
5	Exe	emptions from Act		
	(1)	a cert	Act does not require a licence to be held by, and does not require ificate of registration to be held by any person in their capacity as byee of, any of the following:	3 4 5
		(a)	a Minister of the Crown whether a Minister of the State of New South Wales or of the Commonwealth,	6 7
		(b)	any Government Department of the State of New South Wales or the Commonwealth (including any statutory corporation representing the Crown),	8 9 10
		(c)	a council within the meaning of the <i>Local Government Act</i> 1993,	11 12
		(d)	any public authority prescribed by the regulations,	13
		(e)	any officer or employee of the Crown or of any such Minister, department, corporation, council or authority in the exercise of his or her functions as such officer or employee,	14 15 16
		(f)	the Public Trustee, the Protective Commissioner or any executor, administrator, trustee, liquidator, official receiver, trustee in bankruptcy of a bankrupt's estate, trustee under a composition or scheme of arrangement or under a deed of arrangement or under a deed of arrangement or under a deed of assignment, or manager of an estate appointed under the <i>Protected Estates Act 1983</i> , in the exercise of functions as such,	17 18 19 20 21 22 23
		(g)	any person for the purposes of any sale made of Crown lands or other Crown property or for the purposes of any sale of any property made by virtue of any writ or process issued out of any Court or made in obedience to any process issued by any Court or judge or justice for the recovery of any fine, penalty or award, or under any rule, order or decree of any competent Court or made pursuant to the <i>Impounding Act 1993</i> ,	24 25 26 27 28 29 30
		(h)	a receiver appointed under this Act, in the exercise of the receiver's functions under this Act,	31 32
		(i)	the New South Wales Land and Housing Corporation,	33
		(j)	the New South Wales Department of Housing,	34
		(k)	the Office of Community Housing of the Department of Housing,	35 36

		(1)	the Aboriginal Housing Office,	1
		(m)	an organisation for the time being registered with the Office of Community Housing, or under Part 5 of the <i>Aboriginal Housing Act 1998</i> ,	2 3 4
		(n)	a person or organisation, or a person or organisation of a class, prescribed by the regulations as not requiring a licence.	5 6
	(2)	practi this A	Act does not prevent any person for the time being entitled to use as a legal practitioner from exercising any function that, had act not been enacted, the person might lawfully have exercised as all practitioner.	7 8 9 10
	(3)	a bus	semption under subsection (1) (f) that allows a person to carry on siness lawfully without a licence expires 3 months after the gement of the business vests in the person.	11 12 13
	(4)	or in <i>Char</i>	Act does not apply to a sale by auction made for the purposes of the course of a fundraising appeal within the meaning of the <i>itable Fundraising Act 1991</i> if the appeal is made, and the eds of the sale are applied, in accordance with that Act.	14 15 16 17
	(5)		Act does not require a business agent or a business salesperson to a business agent's licence or a certificate of registration under this f:	18 19 20
		(a)	the person holds an Australian financial services licence under the <i>Corporations Act</i> , or	21 22
		(b)	the person is an authorised representative of a financial services licensee within the meaning of Chapter 7 of the <i>Corporations Act</i> .	23 24 25
	(6)	in ord state	Act does not require a corporation to hold a corporation licence der to act as or carry on the business of (or advertise, notify or that the corporation acts as or carries on the business of or is ag to act as or carry on the business of) a business agent if:	26 27 28 29
		(a)	the corporation holds an Australian financial services licence under the <i>Corporations Act</i> , or	30 31
		(b)	the corporation is an authorised representative of a financial services licensee within the meaning of Chapter 7 of the <i>Corporations Act</i> .	32 33 34
6	Not	es		35
		Notes	s included in this Act do not form part of this Act.	36

		cates of registration Part 2 ence or certificate of registration Division 1	
Part 2	Lice	nces and certificates of registration	1
Division	1	Requirement for licence or certificate of registration	2 3
7 Kin	ds of	licences and certificates of registration	4
		re are the following kinds of licences and certificates of registration er this Act:	5 6
	(a)	real estate agent's licence,	7
	(b)	stock and station agent's licence,	8
	(c)	business agent's licence,	9
	(d)	strata managing agent's licence,	10
	(e)	on-site residential property manager's licence,	11
	(f)	corporation licence,	12
	(g)	certificate of registration as a real estate salesperson, stock and station salesperson, business salesperson or registered manager.	13 14
8 Age	ents re	equired to be licensed	15
(1)	adve	atural person must not act as or carry on the business of (or ertise, notify or state that the person acts as or carries on the ness of or is willing to act as or carry on the business of):	16 17 18
	(a)	a real estate agent, unless the person is the holder of a real estate agent's licence, or	19 20
	(b)	a stock and station agent, unless the person is the holder of a stock and station agent's licence, or	21 22
	(c)	a business agent, unless the person is the holder of a business	23

a strata managing agent or community managing agent, unless

the person is the holder of a strata managing agent's licence, or

an on-site residential property manager, unless the person is the

holder of an on-site residential property manager's licence.

agent's licence, or

Maximum penalty: 100 penalty units.

(d)

(e)

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Part 2 Division 1	Licences and certificates of registration Requirement for licence or certificate of registration	
(2)	A natural person is not entitled to bring any proceeding in any court or tribunal to recover any commission, fee, gain or reward for any service performed by the person:	
	 (a) as a real estate agent, unless the person was the holder of a real estate agent's licence, or employed the holder of such a licence, at the time of performing the service, or 	
	(b) as a stock and station agent, unless the person was the holder of a stock and station agent's licence, or employed the holder of such a licence, at the time of performing the service, or	
	(c) as a business agent, unless the person was the holder of a business agent's licence, or employed the holder of such a licence, at the time of performing the service, or	
	(d) as a strata managing agent or as a community managing agent, unless the person was the holder of a strata managing agent's licence, or employed the holder of such a licence, at the time of performing the service, or	14
	(e) as an on-site residential property manager, unless the person was the holder of an on-site residential property manager's licence or a real estate agent's licence, or employed the holder of such a licence, at the time of performing the service.	18
(3)	This section applies to a natural person whether or not the person is a member of a partnership.	21 22
(4)	The fact that a particular activity is an activity for which more than one class of licence may be appropriate does not require the holding of more than one class of licence so long as at least one of the licences that is appropriate to the activity is held.	24
(5)	For the purposes of this section, a person is not considered to carry on a business merely because the person is a member of a partnership that carries on that business.	
	Note. Subsection (5) makes it clear that "silent" partners are not required to be licensed.	30 31
9 Cc	orporations require corporation licence	32
(1)	A corporation must not act as or carry on the business of (or advertise, notify or state that the corporation acts as or carries on the business of or is willing to act as or carry on the business of) an agent unless the corporation holds a corporation licence.	34

Maximum penalty: 200 penalty units.

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			ates of registration nce or certificate of registration	Part 2 Division 1	
	(2)	recover by the	rporation is not entitled to bring any proceeding in ver any commission, fee, gain or reward for any serve e corporation as an agent unless the corporation was poration licence at the time of performing the serve	vice performed as the holder of	1 2 3 4
10	Sale	espers	sons and managers require certificate of registra	ation	5
	(1)		rson must not do any of the following things unles older of a certificate of registration:	ss the person is	6 7
		(a)	be or remain as a real estate salesperson, stores salesperson, business salesperson or registered to employment of a person licensed (or required to under this Act,	manager in the	8 9 10 11
		(b)	represent, whether expressly or impliedly, that is real estate salesperson, stock and station salesper salesperson or registered manager in the emp person licensed (or required to be licensed) und	erson, business ployment of a	12 13 14 15
		(c)	act as or exercise any of the functions of salesperson, stock and station salesperson, busine or registered manager.		16 17 18
		Maxi	imum penalty: 100 penalty units.		19
	(2)	regist that, i	employed licensee is not required to hold both a tration and a licence to allow the licensee lawfully in the absence of this section, the licensee could lawer of the licence.	to do anything	20 21 22 23
11			d salespersons and managers required to be ed by licensee	employed and	24 25
	(1)	any o	holder of a certificate of registration must not act of the functions of a real estate salesperson, sto- person, business salesperson or registered mana on does so as an employee of the holder of a lice	ck and station ger unless the	26 27 28 29 30
	(2)	funct busin	holder of a certificate of registration must not exer- tions of a real estate salesperson, stock and stationess salesperson or registered manager unless here the supervision of a person who:	on salesperson,	31 32 33 34

Clause	11		Property, Stock and Business Agents Bill 2002	
Part 2 Divisio	n 1		Licences and certificates of registration Requirement for licence or certificate of registration	
		(a)	is the licensee in charge of the place of business at which the employee is employed, and	1 2
		(b)	is the holder of a licence that allows the licensee to exercise that function without contravening this Act.	3 4
		Max	imum penalty: 50 penalty units.	5
12	Pro	ductio	on of licence or certificate of registration	6
		A lic	censee or registered person must on request at the premises on	7
			th the licensee carries on business or exercises functions as a	8
			see or registered person produce his or her licence or certificate of	9
			tration to an authorised officer and permit the authorised officer	10
			spect the licence or certificate of registration.	11
		Max	imum penalty: 20 penalty units.	12
13	Len	ding d	of licence or certificate of registration prohibited	13
	(1)	The	holder of a licence or certificate of registration must not let out,	14
	` /		or lend the licence or certificate of registration to any other person	15
			ermit any other person to use the licence or certificate of	16
			tration.	17
		Max	imum penalty: 100 penalty units.	18
	(2)	A co	ourt that convicts a person for an offence under this section is to	19
	` ′		r the cancellation of the licence or certificate of registration	20
			erned. The licence or certificate of registration is cancelled on the	21
			ing of the order.	22
Divis	ion 2	2	Eligibility, qualifications and disqualification	23
14	Elia	ibility	for licence or certificate of registration	24
-		_	natural person is eligible to hold a licence only if the	25
	(1)		ctor-General is satisfied that the person:	26
		(a)	is at least 18 years of age, and	27
		(b)	is a fit and proper person to hold a licence and each person	28
		` /	with whom the person is in partnership in connection with the	29
			business concerned is a fit and proper person to hold a licence,	30
			and	31

Licences	ices and certificates of registration Part 2			Part 2	
Eligibility	, qua	lificatio	ns and disqualification	Division 2	
		(c)	has the qualifications required for the issue of	the licence, and	1
		(d)	is not a disqualified person, and		2
		(e)	has paid such part of any contribution or levy	- ·	3
			Part 10 (Compensation Fund) as is due and granting of the licence.	payable on the	4 5
	(2)		reporation is eligible to hold a corporation licestor-General is satisfied that:	nce only if the	6 7
		(a)	the corporation is a fit and proper person to hol	ld a licence, and	8
		(b)	each director of the corporation is a fit and particle hold a licence, and	roper person to	9 10
		(c)	no director or executive officer (within the i		11
			Corporations Act) of the corporation is a disquand	ualified person,	12 13
		(d)	at least one of the directors of the corporation		14
			that a natural person is required to hold to carry that the corporation carries on or proposes to ca		15 16
		(e)	the corporation has paid such part of any contr	-	17
			payable under Part 10 (Compensation Fund) payable on the granting of the licence.	as is due and	18 19
	(3)	-	erson is eligible to hold a certificate of registrate ctor-General is satisfied that the person:	tion only if the	20 21
		(a)	is an individual who is at least 16 years of age,	, and	22
		(b)	is a fit and proper person to hold a certificate and	of registration,	23 24
		(c)	has the qualifications required for the issue of registration of the class concerned, and	a certificate of	25 26
		(d)	is not a disqualified person.		27
15	Qua	lificat	ions for licence or certificate of registration		28
	(1)		qualifications required for the issue of a licence		29
		_	tration are such qualifications as the Minister matto time by order published in the Gazette.	y approve from	30 31
	(2)		out limiting the Minister's power to approve qua		32
			ster may approve qualifications by reference to a e following:	my one or more	33 34

Part 2 Division 2			Licences and certificates of registration Eligibility, qualifications and disqualification	
		(a)	the completion of a course of study,	1
		(b)	the completion of a period of training in a particular activity,	2
		(c)	the attainment of a standard of competency in a particular activity,	3 4
		(d)	satisfaction of professional development requirements.	5
	(3)	speci quali subje of lic	lifications may be approved for a limited range of activities ified in the approval, so as to enable a person who has those diffications to be granted a licence or certificate of registration ext to conditions that limit the person to exercising the functions because or certificate of registration holder in relation to that limited the of activities only.	6 7 8 9 10 11
	(4)	restor section licen under of st	erson does not have the qualifications required for the reissue or cration of a licence or certificate of registration (as provided by on 26) if the person failed to comply with any condition of the ace or certificate of registration that required the holder to crtake professional development, continuing education or a course tudy, unless the Director-General otherwise determines in a cular case.	12 13 14 15 16 17
16	Disc	qualifi	ed persons	19
	(1)	A pe	erson is a disqualified person for the purposes of this Act if the on:	20 21
		(a)	has a conviction in New South Wales or elsewhere for an offence involving dishonesty that was recorded in the last 10 years, unless the Director-General has determined under subsection (2) that the offence should be ignored, or	22 23 24 25
		(b)	has a conviction that was recorded in the last 5 years for an offence under section 13 (Lending of licence or certificate of registration prohibited) of this Act or section 41 (Licensee not to lend licence) of the <i>Property, Stock and Business Agents Act 1941</i> , unless the Director-General has determined under subsection (2) that the offence should be ignored, or	26 27 28 29 30 31
		(c)	is an undischarged bankrupt or is a director or person concerned in the management of a corporation that is the subject of a winding up order or for which a controller or administrator has	32 33 34

Property, Stock and Business Agents Bill 2002	Clause 16
Licences and certificates of registration Eligibility, qualifications and disqualification	Part 2 Division 2

	been appointed, unless (in the case of an undischarged bankrupt) the Director-General has certified that he or she is satisfied that the person took all reasonable steps to avoid the bankruptcy, or	1 2 3 4
(d)	at any time in the 3 years preceding the application for the licence or certificate of registration, was an undischarged	5 6
	bankrupt, applied to take the benefit of any law for the relief of	7
	bankrupt or insolvent debtors, compounded with his or her	8
	creditors or made an assignment of his or her remuneration for	9
	their benefit, unless the Director-General has certified that he or	10
	she is satisfied that the person took all reasonable steps to avoid the bankruptcy, or	11 12
(e)	at any time in the 3 years preceding the application for the	13
	licence or certificate of registration, was concerned in the	14
	management of a corporation when the corporation was the	15
	subject of a winding up order or when a controller or	16
	administrator was appointed, unless the Director-General is satisfied that the person took all reasonable steps to avoid the	17
	liquidation or administration, or	18 19
(f)	is a mentally incapacitated person, or	20
(g)	is disqualified from holding a licence, certificate of registration	21
,	or other authority under a corresponding law or is the holder of	22
	such a licence, certificate of registration or other authority that	23
	is suspended, or	24
(h)	is the holder of a licence, permit or other authority that is suspended under the <i>Fair Trading Act 1987</i> , or	25 26
(i)	is in partnership with a person who is a disqualified person, or	27
(j)	is for the time being declared to be a disqualified person under Part 12 (Complaints and disciplinary action), or	28 29
(k)	is a corporation that is the subject of a winding up order or for which a controller or administrator has been appointed, or	30 31
(l)	has failed to pay a contribution or levy payable by the person	32
	under Part 10 (Compensation Fund) and the failure continues, or	33 34
(m)	has failed to pay an amount due as a debt to the Crown by way	35
` /	of recovery of an amount paid out of the Compensation Fund	36
	and the failure continues, or	37

Clause 16		Property, Stock and Business Agents Bill 2002			
Part 2 Division 2		Licences and certificates of registration Eligibility, qualifications and disqualification			
	(n)	has failed to pay any monetary penalty payable by the person under Part 12 (Complaints and disciplinary action) or has failed to comply with a direction given by the Director-General under that Part, and the failure continues, or	1 2 3 4		
	(0)	has failed to provide the Director-General with an auditor's report that the person is required to provide under this Act on the audit of the records and documents relating to any money held in a trust account kept by the person under this Act, unless the Director-General determines that in the circumstances that failure should not disqualify the person, or	5 6 7 8 9		
	(p)	is in breach of any provision of this Act or the regulations that is prescribed by the regulations as a disqualifying breach.	11 12		
(2	pers the	Director-General may determine that an offence committed by a son should be ignored for the purposes of this section because of time that has passed since the offence was committed or because he triviality of the acts or omissions giving rise to the offence.	13 14 15 16		
(3) In th	nis section:	17		
	is de	responding law means a law of another Australian jurisdiction that eclared by the Minister from time to time by order published in the lette to be a law that corresponds to this Act.	18 19 20		
Division	1 3	Application and issue procedure	21		
17 A _l	oplicati	on for licence or certificate of registration	22		
(1		application for a licence or certificate of registration is to be made ne Director-General in a form approved by the Director-General.	23 24		
(2) The	application is to be accompanied by:	25		
	(a)	an application fee of an amount prescribed by the regulations, and	26 27		
	(b)	in the case of an application for a licence, the contribution to the Compensation Fund required to accompany the application, and	28 29 30		
	(c)	such information and evidence as the Director-General may request for the purposes of determining the application.	31 32		
(3		Director-General may require further information and evidence to given in connection with an application.	33 34		

	Licences and certificates of registration Part 2 Application and issue procedure Division 3						
	(4)		Director-General may require the application, and any such mation or evidence, to be verified by statutory declaration.	1			
	(5)		application is not duly made until any requirement under this on is complied with.	3			
	(6)	certif	rson who in or in connection with an application for a licence or ficate of registration provides information that is false or eading in a material particular is guilty of an offence.	5 6			
		Maxi	imum penalty: 50 penalty units.	8			
18	Cor	nsidera	ation of applications	9			
			Director-General may make such inquiries as the Director-General iders necessary in relation to an application.	1(11			
19	Det	Determination of applications					
	(1)		considering an application, the Director-General is to determine pplication by either granting or refusing the application.	13 14			
	(2)	be g	application must not be granted unless the applicant is eligible to ranted the licence or certificate of registration concerned (as ided by section 14).	15 16 17			
	(3)	decis	Director-General must cause notice of the Director-General's sion on an application (including reasons for the decision if the sion is to refuse the application) to be given to the applicant.	18 19 20			
	(4)	with appli	the purposes only of any appeal proceedings arising in connection an application, the Director-General is taken to have refused the cation if the Director-General has not determined the application in 8 weeks after the application was duly made.	21 22 23 24			
20	Cor	ndition	ns—general	25			
			cence or certificate of registration may be granted subject to itions, including (but not limited to) conditions of the following	26 27 28			
		(a)	a condition prohibiting the holder from exercising functions under the licence or certificate of registration otherwise than as an employee of a licensee whose licence does not contain such a condition,	29 30 31 32			
		(b)	a condition requiring the holder to undertake or complete a specified course of studies within a specified period of time,	33 34			

Part 2 Division	n 3		Licences and certificates of registration Application and issue procedure	
		(c)	a condition requiring a licensee or holder of a certificate of registration to undertake by way of professional development specified further education or training during the term of the licence or certificate of registration,	1 2 3 4
		(d)	a condition prohibiting the holder from exercising functions under the authority of the licence or certificate of registration in relation to specified activities, or prohibiting the holder from exercising functions under the authority of the licence or certificate of registration except in relation to specified activities.	5 6 7 8 9 10
		Note. of a re	An example of a condition under paragraph (d) is a condition that the holder eal estate agent's licence act only as a buyer's agent.	11 12
21	Spe	cial co	ondition requiring auctioneers to be accredited	13
	(1)	is sub an au	y real estate agent's licence and stock and station agent's licence oject to the condition that the holder of the licence must not act as actioneer unless the licensee is accredited as an auctioneer under section.	14 15 16 17
	(2)	Direction auction	Director-General may accredit the holder of a real estate agent's ce or stock and station agent's licence as an auctioneer if the ctor-General is satisfied that the holder has such qualifications in ection with the conduct of auctions and the functions of oneers as the Director-General may approve from time to time by published in the Gazette.	18 19 20 21 22 23
	(3)	quali	out limiting the Director-General's power to approve fications, the Director-General may approve qualifications by ence to any one or more of the following:	24 25 26
		(a)	the completion of a course of study,	27
		(b)	the completion of a period of training in a particular activity,	28
		(c)		29 30
22	Spe	cial co	ondition requiring professional indemnity insurance	31
	(1)	The name of the handers of the hande	regulations may make provision for or with respect to requiring solder of a licence to be insured under a policy of professional muity insurance in force with respect to the licensee or his or her oyer. It is a condition of a licence that the holder of the licence be ed as required by any such regulations.	32 33 34 35 36
		msur	ed as required by any such regulations.	30

Property, Stock and Business Agents Bill 2002

Applic	pplication and issue procedure Division 3			
	(2)) In particular, the regulations may require that the policy of insurance be a policy, or a policy of a kind, that is approved by the Minister for the time being by order published in the Gazette.		1 2 3
	(3)		order may provide that a policy is an approved policy if the policy plies with either or both of the following:	4 5
		(a)	the policy complies with the conditions set out in the order,	6
		(b)	the policy is described in the order by reference to the insurer and the number of the policy or is identified in the order by other specified particulars.	7 8 9
23			conditions for on-site residential property managers and dimanagers	10 11
	(1)	cond	on-site residential property manager's licence is subject to the ition that the licensee must not carry on business as an on-site ential property manager in respect of premises unless:	12 13 14
		(a)	the licensee's principal place of residence is situated at those premises, and	15 16
		(b)	the person owns, or has an interest prescribed by the regulations in, that principal place of residence.	17 18
		mana	This condition prevents a person from being an on-site residential property ger for more than one residential complex. To do that, a person must hold a state agent's licence.	19 20 21
	(2)	mana exerc mana	certificate of registration of a registered on-site residential property ager is subject to a condition that the person must not act as or cise any of the functions of a registered on-site residential property ager except in respect of premises in which is situated the cipal place of residence of the licensee who employs the person.	22 23 24 25 26
24	Issu	ue of li	icence or certificate of registration	27
	(1)	Direc	nces and certificates of registration are issued by the ctor-General and are to be in such form and specify such mation as the Director-General determines.	28 29 30
	(2)	regis	Director-General may determine that a licence or certificate of tration is to display a photograph of the holder and for that ose may require an applicant to provide a photograph or to permit or her photograph to be taken.	31 32 33 34

Licences and certificates of registration

Clause 22

Part 2

Part 2 Division 3	Licences and certificates of registration Application and issue procedure	
(3)	A licence or certificate of registration may be issued to replace one that the Director-General is satisfied has been lost, stolen, damaged or destroyed. The Director-General may require payment of a fee prescribed by the regulations for the issue of a replacement licence or certificate of registration.	1 2 3 4 5
25 Du	ration	6
(1)	A licence or certificate of registration takes effect on the date on which it is granted or on such later date as may be specified in it and (unless it is sooner suspended or cancelled) remains in force for 1 year.	7 8 9
(2)	If an application for a licence or certificate of registration is by way of the reissue of an existing licence or certificate of registration, the existing licence or certificate of registration remains in force until the application is determined (even if as a result the existing licence or certificate of registration is in force for more than 1 year).	10 11 12 13 14
(3)	The holder of a licence or certificate of registration may at any time surrender it by notice in writing to the Director-General and the licence is thereby cancelled.	15 16 17
26 Rei	ssue and restoration of a licence or certificate of registration	18
(1)	Application may be made for the reissue of a licence or certificate of registration during the current term of the licence or certificate of registration.	19 20 21
(2)	An application for the reissue of a licence or certificate of registration constitutes an application for a new licence or certificate of registration that is the same as the current licence or certificate of registration, with the new licence to take effect on the expiry of the current licence or certificate of registration.	22 23 24 25 26
(3)	If a licence or certificate of registration expires without an application having been made for its reissue, an application may be made for the restoration of the expired licence or certificate or registration but such an application can only be made within 3 months after the expiry of the licence or certificate of registration.	27 28 29 30 31
(4)	The regulations may prescribe a fee as a late application fee to accompany an application for restoration of an expired licence or certificate of registration (in addition to any other fee required to accompany an application for a licence or certificate of registration).	32 33 34 35

Licences and certificates of registration Part 2					
Application	n and is	ssue procedure	Division 3		
(:		n application for the restoration of an exp		1 2	
		registration that is the same as the expi		3	
		gistration (but with the new licence to be		4	
		e expiry of the expired licence or certific		5	
	sa	vte. In all other respects applications for reissue me requirements as apply to and in respect of o certificate of registration.		6 7 8	
(6		an application for the restoration of an e registration is duly made:	xpired licence or certificate	9 10	
		•	. 11		
	(a)			11	
		of registration between its expiry a application for restoration (whether		12 13	
		refused) is taken to have been done		13	
		certificate of registration, except for		15	
		8 (1), 9 (1) and 10, and	if the purposes of sections	16	
	(b) if the application is granted, the resto	ored licence or certificate of	17	
		registration is taken to have had ef		18	
		expired licence or certificate of	•	19	
		expressed to take effect accordingly	7).	20	
27 R	Review by ADT				
	A	person may apply to the Administrativ	e Decisions Tribunal for a	22	
	re	view of any of the following decisions of	f the Director-General:	23	
	(a)			24	
		registration to the person (including		25	
		an application for the reissue or a certificate of registration),	restoration of a licence or	26 27	
	(b	a decision to impose a condition or registration of the person.	n a licence or certificate of	28 29	

Clause 28 Part 3 Division 1		Property, Stock and Business Agents Bill 2002				
		General conduct of licensees and registered persons Place and name of business				
Part		General conduct of licensees and registered persons	1			
Divis	ion '	Place and name of business	3			
28	Registered office and address					
	(1)	A licensee must have a registered office within New South Wales.	5			
	(2)	A licensee who carries on the business of an agent pursuant to a licence or other authorisation under the laws of another State at an office (<i>the interstate office</i>) that is within 50 kilometres of New South Wales may have the licensee's registered office at the interstate office (even though it is not in New South Wales). The powers of an authorised officer under this Act may be exercised at the interstate office.	6 7 8 9 10 11			
	(3)	The address specified in an application for a licence as the address at which the applicant proposes to carry on business (or, in the case of a licensee carrying on business at more than one place, the address specified in the application as the licensee's principal place of business) is taken to be the registered office of the licensee.	13 14 15 16			
	(4)	Notice of any change in the location of the registered office must be lodged by the licensee with the Director-General within the time prescribed by the regulations.	18 19 20			
		Maximum penalty: 50 penalty units.	21			
29	Dis	Display of name at registered office				
	(1)	A licensee must display legibly and conspicuously outside the licensee's registered office and any other place at which the licensee's business as a licensee is carried on:				
		(a) the licensee's name and description as a licensee, and	26			
		(b) a description of the kind of licence or licences held by the licensee.	27 28			
	(2)	In addition, a licensee that is a corporation must display legibly and conspicuously:	29 30			
		(a) outside the corporation's registered office, the name of the person in charge of the corporation's registered office, and	31 32			

	ieneral conduct of licensees and registered persons Part 3 lace and name of business Division 1			
-			_	
		(b)	outside any other place at which the business of the corporation is carried on, the name of the person in charge at that place.	1 2
	(3)	office indic of a p	erson must not display or exhibit outside or near the person's e, house or place of business any sign or other matter that eates or implies that the office, house or place of business is that person licensed as a kind of agent under this Act unless the person ensed as an agent of that kind.	3 4 5 6 7
		Max	imum penalty: 50 penalty units.	8
30	Bus	siness	names	9
	(1)	on bu	ensee must not, either alone or together with other persons, carry usiness as a licensee under a name or advertise or hold out that the see carries on business as a licensee under a name unless:	10 11 12
		(a)	the name consists of the name of the licensee and the name of each other person, if any, with whom the licensee is carrying on, or advertising or holding out that the licensee is carrying on, business as a licensee, or	13 14 15 16
		(b)	the name is a business name registered under the <i>Business Names Act 1962</i> in relation to the licensee and each other person, if any, with whom the licensee is carrying on, or advertising or holding out that the licensee is carrying on, business as a licensee.	17 18 19 20 21
		Max	imum penalty: 50 penalty units.	22
	(2)	licen	name of a licensee (other than a corporation) consists of the see's full name, or the licensee's surname (or family name) her with:	23 24 25
		(a)	the licensee's other name or names, or	26
		(b)	the initial or initials of the licensee's other name or names, or	27
		(c)	a combination of one or more of the licensee's other name or names and the initial or initials of the licensee's remaining other name or names, or	28 29 30
		(d)	the other name or names by which the licensee is commonly known or the initial or initials by which the licensee is commonly known or any combination of one or more of those names or initials.	31 32 33 34
	(3)	The 1	name of a licensee that is a corporation consists of the corporate	35

name of the corporation.

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Part 3 Division 1	General conduct of licensees and registered persons Place and name of business	
(4)	The Director-General may, by notice in writing to a licensee, direct that the licensee must not carry on business under a specified business name, being a name that:	1 2 3
	(a) is the same as, or is a name closely resembling, the name under which a person who is a disqualified person or whose licence has been cancelled under or in pursuance of this Act was carrying on business immediately before the person became a disqualified person or the person's licence was cancelled, or	4 5 6 7 8
	(b) implies or is capable of being construed as implying that the licensee is the successor in the business, or in any way interested or concerned in continuing the business as a licensee, of a person who is a disqualified person or whose licence has been cancelled under or in pursuance of this Act, or	9 10 11 12 13
	(c) is, in the opinion of the Director-General and in the circumstances of any particular case, undesirable as being contrary to the public interest.	14 15 16
(5)	A licensee must not contravene a direction under subsection (4).	17
	Maximum penalty: 50 penalty units.	18
(6)	This section does not affect the Business Names Act 1962.	19
Division 2	2 Business practices and supervision	20
31 Eac	h place of business to be in charge of licensee	21
(1)	An individual who carries on business under a licence at more than	22
	one place of business must employ at each of those places of business	23
	(except the place at which the licensee is personally in charge) as the	24
	person in charge of business at that place a person who is the holder	25
	of a licence that an individual is required to hold to carry on that business.	26 27
(2)	A corporation that holds a corporation licence must employ as the	28
(=)	person in charge at each place of business at which the corporation	29
	carries on business under the licence a person who is the holder of a	30
	licence that an individual is required to hold to carry on that business.	31
(3)	A licensee must not employ a person to be the person in charge of business at a place of business of the licensee if the person is also	32 33

Property, Stock and Business Agents Bill 2002

Busine	ess pra	ctices a	and supervision	Division 2		
				arge of business at another place of ace of business of another licensee.		
	(4)	busir on be	erson employed as the person in chaness of a licensee must not exercise ehalf of 2 or more licensees at that priduals) unless those licensees are in	functions or provide services lace (whether corporations or		
	(5)	provunco any t	Director-General may grant a perision of this section. The existence of this section. The existence of the perison of this section. The existence of the perison of the per	emption may be granted The Director-General may at granted an exemption revoke	1 1	
	(6)	Direc	regulations may specify the matters to ctor-General in considering whet aption from a provision of this secti	her to grant a person an	1 1 1	
		Max	imum penalty:		1	
		(a)	200 penalty units in the case of a	corporation, or	1	
		(b)	100 penalty units in any other cas	ee.	1	
32	Duty of licensee and person in charge to properly supervise business					
	(1)	A lic licen	censee must properly supervise the see.	e business carried on by the	1 2	
	(2)	perso licen	ensee employed by another licensee on in charge of business at a place see must properly supervise the busi ed on at that place.	of business of the principal	2: 2: 2: 2:	
	(3)		requirement to properly supervisions the following requirements:	e the conduct of business	2:	
		(a)	a requirement to properly supervibusiness,	se employees engaged in the	2	
		(b)	a requirement to establish proced the provisions of this Act and a conduct of that business are comp	ny other laws relevant to the	2 3 3	
		(c)	a requirement to monitor the con that will ensure as far as practica complied with.		3: 3: 3:	

General conduct of licensees and registered persons

Clause 31

Clause 32		Property, Stock and Business Agents Bill 2002	
Part 3 Division 2		General conduct of licensees and registered persons Business practices and supervision	
	(4)	The Director-General may from time to time issue and notify to licensees guidelines as to what constitutes the proper supervision of the business of a licensee. A failure to comply with the requirements of any such guidelines in connection with the supervision of a business constitutes a failure to properly supervise the business. Maximum penalty: (a) 200 penalty units in the case of a corporation, or (b) 100 penalty units in any other case.	1 2 3 4 5 6 7 8
33	Lice	ensee not to share commission with certain persons	9
	(1)	A licensee must not enter into an arrangement with or act in conjunction with a person that the licensee knows to be an unlicensed person (other than an employee in the licensee's business as a licensee) whereby the unlicensed person is entitled to a share of the commission, fee, gain or reward payable to the licensee in respect of any transaction by or with him or her as a licensee or generally. Maximum penalty: (a) 100 penalty units in the case of a corporation, or (b) 50 penalty units in any other case.	10 11 12 13 14 15 16 17
	(2)		19 20 21 22 23 24
34	Nor	n-commercial subagency agreements to be in writing	25
	(1)	An agreement between licensees to share any commission, fee, gain or reward paid or payable to a licensee in respect of any services performed by him or her as a licensee is unenforceable unless the agreement is in writing, is signed by the licensees and contains such terms (if any) as may be prescribed by the regulations.	26 27 28 29 30
	(2)	Any provision in, or applying to, such an agreement and purporting to exclude, modify or restrict the operation of the terms (if any) required by this section to be contained in the agreement has no force or effect.	31 32 33

	(3)	A licensee who enters into an agreement a provision of which is unenforceable because of this section is guilty of an offence.	1 2
		Maximum penalty: 50 penalty units.	3
	(4)	This section does not apply to:	4
		(a) an agreement between licensees who are in partnership with one another or in the relationship of employer and employee with one another, or	5 6 7
		(b) an agreement, transaction, circumstance or person prescribed by the regulations as exempt from this section or an agreement, transaction, circumstance or person of a class or description prescribed by the regulations as exempt from this section, or	8 9 10 11
		(c) an agreement in respect of services relating to commercial land, being land used or intended to be used solely or principally for commercial, business or industrial purposes, but not including land used or intended to be used solely or principally for agricultural or pastoral purposes.	12 13 14 15 16
35	Fra	nchising agreements	17
	(1)	A licensee who enters into a franchising agreement in connection with the conduct of the licensee's business as licensee must give notice of the agreement to the Director-General. The notice must be in the form approved by the Director-General and must be given within 30 days after the agreement is entered into.	18 19 20 21 22
		Maximum penalty: 100 penalty units.	23
	(2)	The franchisor under a franchising agreement must notify the Director-General in writing within 7 days after becoming aware of any failure to account by a licensee who is a party to the franchising agreement.	24 25 26 27
		Maximum penalty: 100 penalty units.	28
	(3)	In this section:	29
		<i>failure to account</i> has the same meaning as in Part 9 (Management and receivership).	30 31
		<i>franchising agreement</i> means an agreement whereby a licensee is authorised to carry on business under any name in consideration of any other person entitled to carry on business under that name receiving any consideration whether by way of a share in the profits of the licensee's business or otherwise.	32 33 34 35 36

Business practices and supervision

General conduct of licensees and registered persons

Clause 34

Division 2

36 Review of commission and fees (1) An action or other proceedings cannot be commenced by a licensee for the processory of remainmentation or any sum as mirroburgement for

the recovery of remuneration or any sum as reimbursement for expenses until the expiration of 28 days after a statement of claim has been served personally or by post on the person to be charged with the remuneration or expenses.

2.1

- (2) The statement of claim must be in writing, set out the amount claimed and contain details of the services performed by the licensee in respect of which the remuneration or expenses are claimed
- (3) If money has been paid to or is or has been retained by a licensee (out of money received by or paid to the licensee) in respect of any transaction by or with the licensee as a licensee and has been so paid or retained as remuneration or as reimbursement for expenses in connection with the transaction, the person paying the money or the person who would be entitled to the money had the money not been retained, may require the licensee to furnish the person with an itemised account of the transaction in accordance with the regulations.
- (4) A person who is served with a statement of claim under this section or is provided with an itemised account of a transaction as provided by this section may apply to the Tribunal for the determination of a consumer claim within the meaning of *Consumer Claims Act 1998* in relation to:
 - (a) the entitlement of the licensee to the whole or any part of the amount specified in the statement of claim or the itemised account, or
 - (b) whether the whole or any part of the amount is reasonable, or both.
- (5) For the purpose of the application of the *Consumer Claims Act 1998* to that person, a reference in that Act to a *consumer* is taken to include a reference to that person.
- (6) The Tribunal has jurisdiction to hear and determine any such consumer claim despite:
 - (a) the terms or conditions of any agreement or contract entered into between the licensee and the applicant, and
 - (b) the amount being more or less than the maximum amount (if any) of remuneration to which a licensee is entitled under this Act.

General conduct of licensees and registered persons Part 3					
Busine	ss pra	actices and supervision Divi	rision 2		
	(7)	This section does not limit the Consumer Claims Act 1998	8.	1	
	(8)	In this section:		2	
		expenses means expenses or charges incurred in conne services performed by a licensee in his or her capacity as a		3 4	
		remuneration means remuneration by way of commission or reward for services performed by a licensee in his or her a licensee.		5 6 7	
		Tribunal means the Tribunal under the Consumer Claims	Act 1998.	8	
37	Rul	es of conduct for licensee's business		9	
		The regulations may prescribe rules of conduct to be obsection of the carrying on of business or the exercise of functional licence or certificate of registration.		10 11 12	
		Note. Part 12 (Complaints and disciplinary action) provides that a confunction of the regulations is grounds for taking disciplinary actions.		13 14 15	
38	Und	dertakings by licensees and registered persons		16	
		The Director-General may accept a written undertaking from of a licence or certificate of registration as to the manner in holder will exercise functions under the licence or certification.	n which the	17 18 19 20	
		Note. Part 12 provides that a breach of such an undertaking is ground disciplinary action against a person.	nds for taking	21 22	
39	Dut	y of licensee to notify defalcation		23	
	(1)	A licensee must notify the Director-General as soon as pract becoming aware of any failure to account by the licensee.	cicable after	24 25	
		Maximum penalty: 50 penalty units.		26	
	(2)	In this section:		27	
		<i>failure to account</i> has the same meaning as in Part 9 (M and receivership).	lanagement	28 29	

Clause 40 Part 3 Division 2		Property, Stock and Business Agents Bill 2002	
		General conduct of licensees and registered persons Business practices and supervision	
40	Indu	ustry association to report defalcation	
		A body engaged in the provision of services to agents as an industry association or similar undertaking must notify the Director-General in writing within 7 days after becoming aware of any failure to account by a licensee.	
		Maximum penalty: 100 penalty units.	
Divis	ion 3	B Employees	,
41	Liab	oility of licensee for acts of employees	8
		A licensee who employs a person at any place of business of the licensee is responsible, in tort and in contract, for anything done or not done by the person:	9 10 1
		(a) within the scope of the employee's authority, or	12
		(b) for the benefit, or the purported or intended benefit, of the licensee or the licensee's business.	1: 14
42	Lice	ensee to keep records of certain employees	1:
	(1)	A licensee must make and keep a record of the name and residential address of each employee that the licensee employs as a real estate salesperson, stock and station salesperson, business salesperson or registered manager.	10 17 18 19
	(2)	The licensee must keep the record for at least 3 years after the person ceases to be an employee.	20
	(3)	The licensee must keep the record in the form of a register of employees and that register must be kept at the place of business of the licensee at which the employee is employed or at such other place as the Director-General may approve.	22 22 24 25
		Maximum penalty: 50 penalty units.	20
43	Duty	y of licensee not to employ certain persons	2
	(1)	A licensee must not employ a person in any capacity in connection with the carrying on of the business conducted by the licensee if the person:	23 29 30
		(a) is a disqualified person, or	3

Genera Employ		duct of li	censees and registered persons	Part 3 Division 3	
		(b)	has had his or her licence or consuspended or cancelled under this currently holds a licence or certificate	Act (unless the person	1 2 3
		(c)	has had an application for a licence or refused on the ground that the person person to hold a licence or certificate person currently holds a licence or ce	was not a fit and proper of registration (unless the	4 5 6 7
		Maxi	mum penalty: 50 penalty units.		8
	(2)	licens reaso perso	defence to a prosecution for an offence see establishes that the licensee did nably be expected to have known after makes a person whose employment bited by this section.	ot know, and could not diligent inquiry, that the	9 10 11 12 13
44	Dut	y of lic	ensee to notify disqualification of em	ployee	14
		after	ensee must notify the Director-General becoming aware that a person employee a disqualified person.	•	15 16 17
		Maxi	mum penalty: 50 penalty units.		18
45	Em	ployee	s required to notify disqualification		19
		A pe	rson employed by a licensee must not after the person becomes a disqualified	•	20 21
		Maxi	mum penalty: 50 penalty units.		22
Divis	ion 4	4	Conflicts of interest		23
46	Fina	ancial	and investment advice by real estate	agents	24
	(1)	real e	regulations may make provision for or vestate agent who provides financial or in connection with the sale or purchas on specified information or warnings.	r investment advice to a	25 26 27 28
	(2)		al estate agent who fails to comply wations under this section is guilty of an		29 30
		Maxi	mum penalty: 200 penalty units.		31

Division 4 Conflicts of interest

47 Duty of disclosure to client and prospective buyer of land

(1) A buyer's or seller's agent acting on the sale or purchase of land must disclose the following to the person for whom the agent is acting (*the client*) and (in addition, in the case of the seller's agent) any prospective buyer of the land:

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- (a) any relationship, and the nature of the relationship (whether personal or commercial), the agent has with anyone to whom the agent refers the client or a prospective buyer for professional services associated with the sale or purchase,
- (b) whether the agent derives or expects to derive any consideration, whether monetary or otherwise, from a person to whom the agent has referred the client or a prospective buyer and, if so, the amount or value of the consideration,
- (c) the amount, value or nature of any benefit any person has received, receives, or expects to receive in connection with the sale or purchase, or for promoting the sale or purchase, or for providing a service in connection with the sale or purchase, of the land.

Note. The following are examples of relationships for the purposes of subsection (1) (a):

- (a) a family relationship,
- (b) a business relationship, other than a casual business relationship,
- (c) a fiduciary relationship,
- (d) a relationship in which 1 person is accustomed, or obliged, to act in accordance with the directions, instructions, or wishes of the other.

The following are examples for the purposes of subsection (1) (c) of persons who may receive a benefit:

- (a) seller,
- (b) finance broker,
- (c) financial adviser,
- (d) financier,
- (e) property valuer,
- (f) legal practitioner,
- (g) real estate agent.

Maximum penalty: 200 penalty units.

- (2) Disclosure to a person is effective for the purposes of subsection (1) only if:
 - (a) it is given to the person in a form approved by the Director-General, and
 - (b) it is acknowledged by the person in writing on the form, and

both.

Clause 47

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constitute the obtaining of a beneficial interest in property:

obtaining an option to purchase property,

purchasing property,

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(a)

(b)

Genera			licensees and registered persons Part 3 Division 4	
		(c)	being granted a general power of appointment in respect of property.	1 2
	(6)	In th	is section:	3
		close	e relative of a person means:	4
		(a)	a spouse of the person, or	5
		(b)	a de facto partner who is living or has lived with the person as the person's husband or wife on a bona fide domestic basis although not married to the person, or	6 7 8
		(c)	a child, grandchild, sibling, parent or grandparent of the person, whether derived through paragraph (a) or (b) or otherwise, or	9 10
		(d)	any other person who has a relationship with the person that is prescribed by the regulations as constituting the relationship of close relative for the purposes of this section.	11 12 13
		prop	erty includes an interest in property.	14
Divis			Advertisements and representations	15
50	Αd\	ertise/	ments to include information about licensee	16
	(1)	adve	censee must not publish (in a newspaper or otherwise) an rtisement relating to or in connection with the licensee's business ss the advertisement includes the following:	17 18 19
		(a)	if the licensee is an individual carrying on business in the licensee's own name and is not a member of a partnership—the licensee's name,	20 21 22
		(b)	if the licensee is an individual carrying on business under a business name registered under any Act relating to the registration of business names—either the licensee's name or that business name,	23 24 25 26
		(c)	if the licensee carries on business as a member of a partnership—either the licensee's name or the name of the partnership, or the name under which the partnership is registered under any Act relating to the registration of business names,	27 28 29 30 31
		(d)	if the licensee is a corporation and the corporation is carrying on business in its own name—the name of the corporation,	32 33

Clause 50			Property, Stock and Business Agents Bill 2002		
Part 3 Divisio	n 5		General conduct of licensees and registered persons Advertisements and representations		
		(e)	if the licensee is a corporation and the corporation is carrying on business under a business name registered under any Act relating to the registration of business names—either its own name or that business name.	1 2 3 4	
	(2)	princ in co	licensee has an interest in any real or personal property as a sipal, the licensee must not publish an advertisement relating to or onnection with the property in a newspaper or otherwise without osing that interest in the advertisement.	5 6 7 8	
		Max	imum penalty: 100 penalty units.	9	
51	Pub	olishin	g false or misleading advertisements	10	
	(1)		rensee must not publish or cause to be published in the course of ring on business as a licensee any statement that:	11 12	
		(a)	is intended or apparently intended by the licensee to promote the sale or lease of any property, and	13 14	
		(b)	is materially false, misleading or deceptive (whether to the licensee's knowledge or not).	15 16	
		Max	imum penalty: 200 penalty units.	17	
	(2)	to be a na exist	out limiting the generality of subsection (1), a statement is taken false or misleading for the purposes of this section if it is of such ture that it would reasonably tend to lead to a belief in the ence of a state of affairs that does not in fact exist, whether or not tatement indicates that the state of affairs does exist.	18 19 20 21 22	
	(3)	A sta	atement is <i>published</i> if it is:	23	
		(a)	inserted in any newspaper, periodical publication or other publication, or	24 25	
		(b)	publicly exhibited in, on, over or under any building, vehicle or place (whether or not a public place and whether on land or water), or in the air in view of persons being or passing in or on any street or public place, or	26 27 28 29	
		(c)	contained in any document gratuitously sent or delivered to any person or thrown or left upon premises in the occupation of any person, or	30 31 32	
		(d)	broadcast by radio or television, or	33	
		(e)	disseminated by means of an Internet website or electronic mail.	34 35	

Advert	iseme	nts and	representations	Division 5	
	(4)	 It is a defence to a prosecution aga this section if the person proves that 		person for an offence under	1
		(a)	the person took all reasonable pre the offence, and	cautions against committing	3
		(b)	the person believed on reasonable was true or (in the case of a state tend to lead to a belief in the exist does not in fact exist) the pers grounds that the state of affairs ex	ement that would reasonably ence of a state of affairs that on believed on reasonable	:
		(c)	the person had no reason to suspector misleading.	t that the statement was false	1 1
	(5)	section rema	on the interpolation of the interpolation on the interpolation of the in	on or otherwise) the person	12 13 14 13
	(6)	from	section is to be read as being in additional any enactment or law relating rtisements or other statements.		10 17 13
52	Mis	repres	sentation by licensee or registered	person	19
	(1)	licen prom know fact (erson who, while exercising or persection who, while exercising or persection or registered person, by any solice that is false, misleading or wledge of the person or not) or by ar (whether intended or not), induces a contract or arrangement is guilty of a	statement, representation or deceptive (whether to the ay concealment of a material my other person to enter into	20 2 22 22 24 22
		Max	imum penalty: 200 penalty units.		20
	(2)	repre if it i in the or no	out limiting the generality of subsentation or promise is taken to be fast of such a nature that it would reason existence of a state of affairs that do to the statement, representation or profairs does exist.	alse, misleading or deceptive mably tend to lead to a belief oes not in fact exist, whether	25 28 29 30 31 32
	(3)	section had r	a sufficient defence to a prosecution on if the defendant proves that the component on reasonable cause to suspect, that to comise was false, misleading or december 1.	lefendant did not know, and the statement, representation	33 34 35 36

General conduct of licensees and registered persons

Clause 51

Division 5	Advertisements and representations
Part 3	General conduct of licensees and registered persons
Clause 53	Property, Stock and Business Agents Bill 2002

53 Damages for misrepresentation or concealment

No term or provision of any agreement (whether entered into before or after the commencement of this section) for the sale and purchase of land or any interest in land operates to prevent the purchaser from claiming or being awarded damages or any other relief in respect of any misrepresentation or concealment in connection with the sale and purchase of the land or interest.

Part	: 4 /	Agen	cy agreements	1
Divis	ion '	1	Requirements for agency agreements	2
54	Defi	inition	s	3
		In thi	s Division:	4
			nission means remuneration by way of commission, fee, gain or rd for services performed by a licensee in the capacity of licensee.	5 6
		incur	nses means any sum or reimbursement for expenses or charges red in connection with services performed by a licensee in the city of licensee.	7 8 9
55	No	entitle	ment to commission or expenses without agency agreement	10
	(1)	perso	rensee is not entitled to any commission or expenses from a on for or in connection with services performed by the licensee in apacity of licensee for or on behalf of the person unless:	11 12 13
		(a)	the services were performed pursuant to an agreement in writing (an <i>agency agreement</i>) signed by or on behalf of the person and the licensee, and	14 15 16
		(b)	the agency agreement complies with any applicable requirements of the regulations, and	17 18
		(c)	a copy of the agency agreement signed by the licensee was served by the licensee on that person within 48 hours after the agreement was signed by or on behalf of the person.	19 20 21
	(2)	the for provi	regulations may make provision for or with respect to regulating orm of agency agreements and the terms, conditions and other sions that an agency agreement must or must not contain. Without any this subsection, the regulations may prescribe one or more ard forms of agency agreement.	22 23 24 25 26
	(3)	With	out limiting the means by which a copy of the agency agreement be served on a person, it may be served by means of facsimile mission or by such other means as the regulations may allow.	27 28 29
	(4)	for th	urt or tribunal before which proceedings are taken by a licensee are recovery of commission or expenses from a person may order the commission or expenses are wholly or partly recoverable	30 31 32

Requirements for agency agreements

Agency agreements

Page 43

Clause 54

Division 1

Clause 55		Property, Stock and Business Agents Bill 2002			
Part 4 Divisio	n 1	Agency agreements Requirements for agency agreements			
		despite a failure by the licensee to serve a copy of the relevant agency agreement on the person within 48 hours after it was signed by or on behalf of the person.			
	(5)	•	3		
	(-)	(a) the failure to serve a copy of the agreement within the required time was occasioned by inadvertence or other cause beyond the control of the licensee, and	5 6		
		(b) the commission or expenses that will be recoverable if the order is made are in all the circumstances fair and reasonable, and	8 9 10		
		(c) failure to make the order would be unjust.	11		
56		Approved guide to be provided before agency agreement for residential property signed			
	(1)	A real estate agent must not enter into an agency agreement with a person for the sale of residential property unless the agent has provided the person with a copy of the approved guide not more than 1 month before the agreement is signed by or on behalf of the person.	14 15 16		
		Maximum penalty: 40 penalty units.	18		
	(2)	In this section:	19		
		<i>approved guide</i> means a guide with respect to the sale of residential property approved by the Director-General from time to time for the purposes of this section.	20 21 22		
	(3)	A contravention of this section does not affect the validity of the agency agreement.	23 24		
57	Age	ency agreement must disclose rebates, discounts and commissions	25		
	(1)	A licensee is not entitled to any expenses from a person for or in connection with services performed by the licensee in the capacity of licensee for or on behalf of the person in connection with a real estate transaction unless the agency agreement pursuant to which the licensee performs those services contains a statement: (a) identifying the source of all rebates, discounts or commissions	26 27 28 29 30		
		that the licensee will or may receive in respect of those expenses, and	31 32 33		

Requi	rement	s for a	gency agreements Division 1	
	(2)		specifying the estimated amount of those rebates, discounts or commissions (to the extent that the amount can reasonably be estimated). section does not apply in respect of a real estate transaction	
		solel but n	ing to commercial land, being land used or intended to be used by or principally for commercial, business or industrial purposes, not including land used or intended to be used solely or principally agricultural or pastoral purposes.	
58			on against listing residential or rural land subject to sole or agency	
	(1)	respe	censee must not enter into an agency agreement with a person in ect of the sale or purchase of residential property or rural land by person if:	
		(a)	the agreement provides for an entitlement to commission in respect of services to be provided at a time when the property or land is or is to be the subject of a sole agency agreement or exclusive agency agreement with another licensee for the provision of those services, and	
		(b)	the licensee knows or has reasonable cause to suspect that the person has entered into that sole agency agreement or exclusive agency agreement.	
	(2)	agen	censee must not solicit or encourage a person to enter into an acy agreement with the licensee if the licensee is prohibited from ring into the agreement by this section.	
		Max	imum penalty:	
		(a)	200 penalty units in the case of a corporation, or	
		(b)	100 penalty units in any other case.	
	(3)	perso purso	censee is not entitled to any commission or expenses from a on for or in connection with services performed by the licensee uant to an agency agreement entered into by the licensee in ravention of this section.	
	(4)	In th	is section:	
		com	mission includes fee, gain and reward.	
		an ag	usive agency agreement means an agency agreement under which gent agrees to act for the seller or buyer (the client) on the sale or hase of property and that provides for the agent to be entitled to	

Agency agreements

Clause 57

Part 4 Division 1		Agency agreements Requirements for agency agreements					
		the ef	nission on the happening of an event whether or not the agent is ffective cause of the happening of the event and whether or not lient is the effective cause of the happening of the event.	1 2 3			
		agent purch comn the ef	agency agreement means an agency agreement under which an agrees to act for the seller or buyer (the client) on the sale or hase of property and that provides for the agent to be entitled to mission on the happening of an event (whether or not the agent is affective cause of the happening of the event) unless the client is affective cause of the happening of the event.	4 5 6 7 8 9			
Divisi	ion 2	2	Cooling-off period for residential or rural agency agreements	10 11			
59	Coc	oling-o	ff period for residential or rural agency agreements	12			
	(1)		e is to be a cooling-off period for every agency agreement in ct of the sale of residential property or rural land.	13 14			
	(2)		cooling-off period commences when the agency agreement is d and ends at 5 pm on the next day that is a business day or a day.	15 16 17			
	(3)	perso agree	gency agreement is <i>signed</i> when it is signed by or on behalf of the on (<i>the client</i>) for whom services are to be performed under the ement. If there is more than one client, the agreement is signed the last client to sign signs the agreement.	18 19 20 21			
	(4)		cooling-off period may be extended by a provision of the agency ment, or by the agent in writing before the end of the cooling-off d.	22 23 24			
	(5)	There	e is no cooling-off period if:	25			
	` /	(a)	at least 1 business day before the client signs the agency agreement the agent provides the client with a copy of the proposed agency agreement together with (in the case of an agreement that relates to residential land) a copy of a consumer guide approved by the Director-General from time to time for the purposes of this section, and	26 27 28 29 30 31			
		(b)	before the client signs the agency agreement the client signs a form of waiver of cooling-off period in a form approved by the Director-General by order published in the Gazette.	32 33 34			

-		ements eriod fo	or residential or rural agency agreements	Part 4 Division 2	
60	Age	ency a	greement can be rescinded during coolin	g-off period	1
	(1)	resci	client can rescind an agency agreement by assion on the agent under the agreement du od for the agreement.		2 3 4
	(2)	To b	be effective, the notice of rescission must:		5
		(a)	be in writing addressed to the agent and be client rescinds the agreement, and	e to the effect that the	6 7
		(b)	be signed by the client or the client's so more than one client, by each client solicitors, and		8 9 10
		(c)	be served on the agent in one of the ways section.	s provided for by this	11 12
	(3)		otice of rescission may be served on an owing ways:	agent in any of the	13 14
		(a)	by being given to the agent personally,		15
		(b)	by being delivered to or left at a place of or at any other address specified in the ag place where a notice of rescission may be	gency agreement as a	16 17 18
		(c)	by facsimile transmission.		19
61	Effe	ect of	rescission		20
	(1)		service of a notice of rescission, the agency asscinded from the time it was entered into.	agreement is taken to	21 22
	(2)	com	her the agent nor the client is liable to mission, damages, costs or expenses for or in cy agreement or its rescission.		23 24 25
	(3)		agent must refund to the client any money pacinded agency agreement.	aid to the agent under	26 27
62	No	contra	acting out		28
		arrar have	rovision of an agency agreement or any agement is void to the extent that it would the effect of excluding, modifying or restrict Division.	(but for this section)	29 30 31 32

Clause 63	Property, Stock and Business Agents Bill 2002
Part 5	Residential property and rural land sales
Division 1	Contract for sale of residential property

Part 5 Residential property and rural land sales

Division 1		1	Contract for sale of residential property	2
63	Pro	posed	contract for sale of residential property	3
	(1)	In this	s section:	4
		purch	naser includes a grantee of an option.	5
	(2)	the recagent's prosper	I estate agent must not offer residential property for sale unless quired documents are all available for inspection at the real estate is registered office by a prospective purchaser or agent for a ective purchaser at all times at which an offer to purchase the arty may be made (or at such other place or at such other times as the prescribed by the regulations).	6 7 8 9 10
	(3)		l estate agent is considered to offer residential property for sale the agent, expressly or by implication:	12 13
		(a)	indicates that residential property is for sale or is to be auctioned at any future time, or	14 15
		(b)	offers to sell residential property, or	16
		(c)	invites an offer to purchase residential property, or	17
		(d)	indicates that a person may be willing to grant an option to purchase residential property.	18 19
	(4)	The r	equired documents for the purposes of this section are:	20
		(a)	a copy of the proposed contract for the sale of the property (excluding particulars of the purchaser and purchase price), and	21 22
		(b)	the documents required by section 52A of the <i>Conveyancing Act 1919</i> to be attached to the contract before signature by the purchaser, and	23 24 25
		(c)	in the case of an option to purchase residential property—a copy of the proposed option document (excluding particulars of the purchaser and consideration for the option).	26 27 28
	(5)	reside	out limiting this section, a real estate agent is taken to indicate that ential property is for sale if the real estate agent does any of the wing or causes or permits any of the following to be done:	29 30 31

	(a)	advertises or promotes the property in any way that, in the circumstances, may reasonably be taken to indicate that the property is or may be for sale,	1 2 3
	(b)	places a sign on or near the property that, in the circumstances, may reasonably be taken to indicate that the property is or may be for sale,	4 5 6
	(c)	advertises or in any way gives notice that the property is to be auctioned at any future time,	7 8
	(d)	places on display particulars or a description of, or a photograph, drawing or other representation of, the property in or on any premises, vehicle or place where the real estate agent conducts business as a real estate agent,	9 10 11 12
	(e)	shows the property to a prospective purchaser or gives the address of the property to a prospective purchaser.	13 14
(6)	when	acting on behalf of a prospective purchaser of residential	15 16 17
(7)	The re	egulations may create exceptions to this section.	18
	Maxir	num penalty: 100 penalty units.	19
Con	tracts	for sale of residential property	20
(1)	A real	estate agent may do any of the following:	21
	(a)	fill up a proposed contract for the sale of residential property, by inserting details of the purchaser's name, address and description, the purchaser's solicitor's name and address, the purchase price and the date,	22 23 24 25
	(b)	insert in or delete from a contract for the sale of residential property any description of any furnishings or chattels to be included in the sale of the property,	26 27 28
	(c)	participate in the exchange or making of contracts for the sale of residential property.	29 30
(2)	proper or mal	rty for whom a real estate agent acts in relation to the exchange	31 32 33 34
	(7) Con (1)	(b) (c) (d) (e) (6) This s when prope (7) The remark (a) (b) (c) (2) If a prope or main (b)	circumstances, may reasonably be taken to indicate that the property is or may be for sale, (b) places a sign on or near the property that, in the circumstances, may reasonably be taken to indicate that the property is or may be for sale, (c) advertises or in any way gives notice that the property is to be auctioned at any future time, (d) places on display particulars or a description of, or a photograph, drawing or other representation of, the property in or on any premises, vehicle or place where the real estate agent conducts business as a real estate agent, (e) shows the property to a prospective purchaser or gives the address of the property to a prospective purchaser. (f) This section does not apply to anything done by a real estate agent when acting on behalf of a prospective purchaser of residential property. (7) The regulations may create exceptions to this section. Maximum penalty: 100 penalty units. Contracts for sale of residential property (1) A real estate agent may do any of the following: (a) fill up a proposed contract for the sale of residential property, by inserting details of the purchaser's name, address and description, the purchaser's solicitor's name and address, the purchase price and the date, (b) insert in or delete from a contract for the sale of residential property any description of any furnishings or chattels to be included in the sale of the property, (c) participate in the exchange or making of contracts for the sale of residential property for whom a real estate agent acts in relation to the exchange or making of the contract notifies the real estate agent, or it is apparent

Residential property and rural land sales

Contract for sale of residential property

Clause 63

Part 5

Division 1

(3) The regulations may make provision for or with respect to authorising

the real estate agent to pay to the purchaser the balance of the money.

1

3

4

32

	and rural land sales Part 5			
Contra	ct for s	sale of I	residential property Division 1	
	(4)	In th	is section:	1
		conti	sit includes any amount paid by the purchaser in relation to the ract or the proposed contract attached to the option or on account e purchase price of residential property.	2 3 4
			haser includes a prospective purchaser and a grantee or pective grantee of an option.	5 6
Division 2 Bidding at auction of r		2	Bidding at auction of residential property or rural land	7 8
66	Res	trictio	ons on bidding by or on behalf of seller or auctioneer	9
	(1)	in th any	le by auction of residential property or rural land must be notified e conditions of sale to be subject to the right by the seller or by person on behalf of the seller or auctioneer to make 1 bid (and 1 bid).	10 11 12 13
	(2)	At a	sale by auction of residential property or rural land:	14
		(a)	the seller or any person on behalf of the seller or auctioneer must not bid unless the right to bid has been notified in the conditions of sale, and	15 16 17
		(b)	the seller or any person on behalf of the seller or auctioneer must not make more than one bid and must not make any bid if one of them has already bid, and	18 19 20
		(c)	the auctioneer must not take from the seller or any person on behalf of the seller or auctioneer any bid knowing that the bid is in contravention of this section, and	21 22 23
		(d)	when the auctioneer takes a bid from the seller or any person on behalf of the seller or auctioneer the auctioneer must, as soon as the bid is taken, clearly state that the bid is a bid by the seller or a person on behalf of the seller or auctioneer.	24 25 26 27
		Max	imum penalty: 100 penalty units.	28
67	Bid	s may	only be taken from registered bidders	29
	(1)		auctioneer at a sale by auction of residential property or rural land not take a bid from a person unless:	30 31

Clause 67		Property, Stock and Business Agents Bill 2002			
Part 5			Residential property and rural land sales		
Divisio	n 2		Bidding at auction of residential property or rural land		
		(a)	the relevant details of the person have been entered before the	1	
			bid is taken in a Bidders Record made in respect of the auction in accordance with section 68, and the auctioneer is in	2 3	
			possession of that record when the bid is taken, and	4	
		(b)	the person is identified at the auction by the person displaying	5	
			an identifying number allocated to the person for the purposes	6	
			of the auction and recorded in the Bidders Record as the	7	
		3.6	identifying number allocated to the person.	8	
		Max	imum penalty: 100 penalty units.	9	
	(2)		nuctioneer who refuses to take a bid from a person because of this	10	
		refus	on does not incur a liability to any person as a result of that	11 12	
	(2)				
	(3)		taking of a bid in contravention of this section does not affect the lity of the bid (or its taking or acceptance) and the bid (and its	13 14	
			ag or acceptance) are as valid for all purposes as if this section had	15	
			peen enacted.	16	
68	Bid	ders F	Record	17	
	(1)	Before residential property or rural land is offered for sale by auction,			
		a record (the <i>Bidders Record</i>) must be made of the persons who will		19	
			ntitled to bid at the auction and there must be entered in the	20	
			lers Record in respect of each of those persons:	21	
		(a)	the relevant details of the person, and	22	
		(b)	the identifying number allocated to the person for the purposes of identifying the person at the auction, and	23 24	
		(a)			
	(2)	(c)	such other information as the regulations may require.	25	
	(2)		relevant details of a person are:	26	
		(a)	the person's name and address and the number or other identifier of proof of identity for that person, and	27 28	
		(b)	in addition, in the case of a person bidding on behalf of another	29	
			person, the name and address of that other person and the	30	
			number or other identifier of proof of identity for that other	31	

32

person.

Residential property and rural land sales Bidding at auction of residential property or rural land				Part 5 Division 2	
	(3)	prope requi engaș	al estate agent engaged to act in respect of the erty or rural land by auction must make the red by this section for the auction unless ged to act in respect of the sale or acting for coneer has made the Bidders Record for the auction.	e Bidders Record some other agent or on behalf of the	1 2 3 4 5
	(4)	years	gent is to keep a Bidders Record made by the and is to keep all the Bidders Records m her, in the form of a Register of Bidders Reco	nade by the agent	6 7 8
	(5)	The r	regulations may make provision for or with res	spect to:	9
		(a)	conferring an entitlement on a seller of residence the Bidders Record for the sale of the		10 11
		(b)	the manner and form in which a Bidders Re and kept.	cord is to be made	12 13
		Maxi	imum penalty: 100 penalty units.		14
69	Det	ails to	be established by proof of identity		15
	(1)		gent must not enter a person's name and adord unless those details are established by the tof:		16 17 18
		(a)	proof of identity for the person, and		19
		(b)	in the case of the details of a person on who person is to bid, a letter of authority to bi behalf specifying the person's name and number or other identifier of proof of identifi-	d on the person's address and the	20 21 22 23
		Maxi	imum penalty: 100 penalty units.		24
	(2)		only proof of identity that may be used for oses of an entry in a Bidders Record is:	a person for the	25 26
		(a)	a motor vehicle driver's licence issued displays a photograph of the person, or	in Australia that	27 28
		(b)	an Australian passport, or		29
		(c)	such other proof of identity as may be pregulations.	prescribed by the	30 31

Clause 69		Property, Stock and Business Agents Bill 2002					
Part 5 Division	n 2	Residential property and rural land sales Bidding at auction of residential property or rural land					
	(3)	An agent must not enter the relevant details of a person in a Bidde Record if the agent knows or has reasonable cause to suspect that the details are false in a material particular. Maximum penalty: 100 penalty units.					
70	Cor	Confidentiality of Bidders Record					
	(1)	An agent who makes a Bidders Record, and any auctioneer to who the contents of a Bidders Record are disclosed under this Division must not:					
		(a) divulge any information that the Bidders Record contain except as authorised or required by this Division, and	ns 9 10				
		(b) must not use the Bidders Record or the information that contains for any purpose not authorised by this Division.	it 11 12				
		Maximum penalty: 100 penalty units.	13				
	(2)	This section does not prevent the divulging of information to authorised officer in accordance with a requirement imposed by under this Act.					
71	App	proved consumer education guide for bidders at auctions	17				
	(1)	The Director-General may from time to time approve a consum education guide for prospective bidders at an auction of residenti property or rural land.					
	(2)	residential property or rural land must take all reasonable steps ensure that a person who bids at the auction has been provided before the auction with a copy of the consumer education guide current approved under this section.	to 22 pre 23 pre 24 25				
		Maximum penalty: 40 penalty units.	26				

		property and rural land sales ions as to selling price of residential property	Part 5 Division 3	
		Representations as to selling price or property	f residential	1 2
72	2 False representation to seller or prospective seller			3
		A real estate agent or employee of a real estate agent false representation to a seller or prospective sel property as to the agent's or employee's true estim- price of the property.	ler of residential	4 5 6 7
		Maximum penalty: 100 penalty units.		8
73	Fals	se representation to prospective buyer		9
	(1)	A real estate agent acting pursuant to an agency agre of residential property or the employee of such an a a statement made in the course of marketing the understate the estimated selling price of the property	gent must not, by property, falsely	10 11 12 13
		Maximum penalty: 100 penalty units.		14
	(2)	An agent or employee is considered to falsely unders selling price of residential property if the agent or e his or her estimate of that selling price a price that her true estimate of that selling price.	mployee states as	15 16 17 18
	(3)	A statement is considered to be made in the couresidential property if the statement is made:	irse of marketing	19 20
		(a) in an advertisement in respect of the property or caused to be published by the agent, or	y that is published	21 22
		(b) to a person (orally or in writing) as a prospect the property.	ctive purchaser of	23 24
	(4)	A statement in the agency agreement of the agent's selling price of residential property is evidence for the section of the agent's true estimate of that selling pr	e purposes of this	25 26 27
74		quirement to substantiate selling price estima	ates—residential	28 29
	(1)	The Director-General may by notice in writing to a require the agent to provide evidence of the reason estimate of the selling price of residential property r in a statement:	onableness of any	30 31 32 33

Clause 74	Property, Stock and Business Agents Bill 2002	
Part 5 Division 3	Residential property and rural land sales Representations as to selling price of residential property	
DIVIDIONIO	representations as to seiling price of residential property	
	(a) orally or in writing to a seller or prospective seller of the property, or	ne 1
	(b) in an advertisement in respect of the property that is published or caused to be published by the agent, or	ed 3 4
	(c) orally or in writing to a person as a prospective purchaser of the property.	ne 5
(2	 A real estate agent who fails to comply with a notice under this section within the period for compliance specified in the notice is guilty of offence. 	
	Maximum penalty: 100 penalty units.	10
75 D	Division extends to estimates of price range	11
	This Division extends to estimated price range in the same way as applies to estimated price and for that purpose a reference in the Division to price is taken to include a reference to price range.	
76 E	extended meaning of "estimate"	15
	In this Division, <i>estimate</i> includes opinion and belief.	16

(b)

Part	6 /	Aucti	ions—general	1	
77	Prescribed auction conditions				
	(1)		regulations may prescribe conditions that are to be applicable to respect of the sale by auction of land or livestock.	3 4	
	(2)	the r	regulations may make provision for or with respect to requiring notification at a sale by auction of land or livestock of any itions that are applicable to the sale.	5 6 7	
78	Col	lusive	practices at auction sales	8	
	(1)		erson must not, in relation to the sale by auction of any land or tock, by a collusive practice induce or attempt to induce any other on:	9 10 11	
		(a)	to abstain from bidding generally, or	12	
		(b)	to abstain from bidding for any particular lot, or	13	
		(c)	to bid to a limited extent only, or	14	
		(d)	to do any other act or thing that might in any way prevent or tend to prevent free and open competition.	15 16	
		Max	imum penalty:	17	
		(a)	200 penalty units in the case of a corporation, or	18	
		(b)	100 penalty units in any other case.	19	
	(2)		erson must not as a result of a collusive practice, at a sale by on of any land or livestock:	20 21	
		(a)	abstain or agree to abstain from bidding generally, or	22	
		(b)	abstain or agree to abstain from bidding for any particular lot, or	23 24	
		(c)	bid or agree to bid to a limited extent only, or	25	
		(d)	do or agree to do any other act or thing that might in any way prevent or tend to prevent free and open competition.	26 27	
		Max	imum penalty:	28	
		(a)	200 penalty units in the case of a corporation, or	29	

100 penalty units in any other case.

	(3)	An auctioneer must not sell by auction any land or livestock unless notice is given prior to the auction, in such manner and in such terms as may be prescribed by the regulations, of the material parts of this section.	1 2 3 4
		Maximum penalty: 20 penalty units.	5
	(4)	In this section:	6
		<i>collusive practice</i> means a promise, express or implied, made by a person that if the person is the successful bidder at auction for land or livestock:	7 8 9
		(a) the person will give the person to whom the promise is made the right to elect to take over as purchaser through the auctioneer all or any of the land or livestock at the auction price, or	10 11 12 13
		(b) the ownership of all or any of the land or livestock will be determined by tossing or the drawing of lots or any other method.	14 15 16
79	Fals	e entry in auction record	17
	(1)	An auctioneer and an employee of an auctioneer must not knowingly enter in any record kept or required to be kept by the auctioneer as the purchaser of any land or livestock sold by auction any name other than the name of the actual successful bidder for the land or livestock.	18 19 20 21
		Maximum penalty for a first offence: In the case of a corporation, 50 penalty units or, in the case of an individual, 20 penalty units.	22 23
		Maximum penalty for a second or subsequent offence: In the case of a corporation, 100 penalty units or, in the case of an individual, 50 penalty units.	24 25 26
	(2)	Any auctioneer who employs any person, being a person who enters, in any record required to be kept by the auctioneer, as the purchaser of any land or livestock sold by auction any name other than the name of the actual successful bidder for the land or livestock, is guilty of an offence unless the auctioneer establishes that the auctioneer did not know that a name other than the name of the actual successful bidder was entered.	27 28 29 30 31 32 33
		Maximum penalty for a first offence: In the case of a corporation, 50 penalty units or, in the case of an individual, 20 penalty units.	34 35

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Property.	Stock and	Dusiness	Adents	DIII ZUUZ

Auctions—general	Part 6
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		Maximum penalty for a second or subsequent offence: In the case of a corporation, 100 penalty units or, in the case of an individual, 50 penalty units.	1 2 3
	(3)	If the actual successful bidder at a sale by auction of any land or	4
		livestock, as soon as practicable after the auctioneer conducting the	5
		sale has indicated the actual successful bidder but not in any case later	6
		than the day of the sale, informs the auctioneer that the bidder bid on	7
		behalf of another person and informs the auctioneer of the name of that	8
		person, the auctioneer or employee is not guilty of an offence under this section by reason of the name of that other person being entered	9 10
		in a record as purchaser of the land or livestock.	10
00	Mia	•	
80	IVIIS	representation as to quality etc	12
		An auctioneer must not knowingly misrepresent, or cause or permit to	13
		be misrepresented, the value, composition, structure, character or	14
		quality, or the origin of manufacture, of any land or livestock put up	15
		for sale at a sale by auction conducted by the auctioneer.	16
		Maximum penalty: 50 penalty units.	17
04	_		
81		trictions on bidding by or on behalf of seller or auctioneer of stock	18 19
01	live		
01	live	stock	19
01	live	A sale by auction of livestock may be notified in the conditions of sale	19 20
01	live	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the	19 20 21
01	live	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may	19 20 21 22
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations.	19 20 21 22 23
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations. At a sale by auction of livestock: (a) the seller or any person on behalf of the seller or auctioneer must not bid unless the right to bid has been notified in the	19 20 21 22 23 24
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations. At a sale by auction of livestock: (a) the seller or any person on behalf of the seller or auctioneer	19 20 21 22 23 24 25
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations. At a sale by auction of livestock: (a) the seller or any person on behalf of the seller or auctioneer must not bid unless the right to bid has been notified in the	19 20 21 22 23 24 25 26
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations. At a sale by auction of livestock: (a) the seller or any person on behalf of the seller or auctioneer must not bid unless the right to bid has been notified in the conditions of sale, and	19 20 21 22 23 24 25 26 27
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations. At a sale by auction of livestock: (a) the seller or any person on behalf of the seller or auctioneer must not bid unless the right to bid has been notified in the conditions of sale, and (b) the seller or any person on behalf of the seller or auctioneer	19 20 21 22 23 24 25 26 27 28
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations. At a sale by auction of livestock: (a) the seller or any person on behalf of the seller or auctioneer must not bid unless the right to bid has been notified in the conditions of sale, and (b) the seller or any person on behalf of the seller or auctioneer must not make more than the number of bids notified in the	19 20 21 22 23 24 25 26 27 28 29
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations. At a sale by auction of livestock: (a) the seller or any person on behalf of the seller or auctioneer must not bid unless the right to bid has been notified in the conditions of sale, and (b) the seller or any person on behalf of the seller or auctioneer must not make more than the number of bids notified in the conditions of sale, and (c) the auctioneer must not take from the seller or any person on behalf of the seller or auctioneer any bid knowing that the bid	19 20 21 22 23 24 25 26 27 28 29 30
01	(1)	A sale by auction of livestock may be notified in the conditions of sale to be subject to the right by the seller or by any person on behalf of the seller or auctioneer to make 1 bid or such other number of bids as may be prescribed by the regulations. At a sale by auction of livestock: (a) the seller or any person on behalf of the seller or auctioneer must not bid unless the right to bid has been notified in the conditions of sale, and (b) the seller or any person on behalf of the seller or auctioneer must not make more than the number of bids notified in the conditions of sale, and (c) the auctioneer must not take from the seller or any person on	19 20 21 22 23 24 25 26 27 28 29 30

82	Cor	ntractir	ng out of prescribed terms and conditions of auction sales	1	
	(1)		provision in, or applying to, an agreement for the sale of property	2	
			action and purporting to exclude, modify or restrict (otherwise	3	
			in accordance with this or any other Act) the operation of any itions prescribed as being applicable to or in respect of the sale by	4 5	
			on of that property or property of that class or description is void.	6	
	(2)	A per	rson must not notify or cause to be notified in the conditions of	7	
		sale t	by auction of any property any provision purporting to exclude,	8	
			fy or restrict any conditions prescribed as applicable to or in	9	
			ct of the sale by auction of that property or property of that class	10	
			scription.	11	
		Maxi	mum penalty: 50 penalty units.	12	
	(3)	In thi	s section:	13	
		prope	erty means land or livestock.	14	
83	Successful bidder at auction to supply information				
	(1)	The actual successful bidder at a sale by auction of any land or			
			ock must, as soon as practicable after the auctioneer conducting	17	
			ale has indicated the actual successful bidder but not in any case	18	
			than the day of the sale, supply to the auctioneer or an employee e auctioneer:	19 20	
		(a)	the bidder's name if the bidder bid on his or her own behalf, or	21	
		(b)	the name of the person on whose behalf the bidder bid if the bidder bid on behalf of another person.	22 23	
		Movi			
			mum penalty: 20 penalty units.	24	
	(2)		uctioneer must not sell by auction any land or livestock unless	25	
			e is given, in such manner and in such terms as may be ribed by the regulations, of the material parts of this section.	26 27	
		•			
		Maxı	mum penalty: 20 penalty units.	28	
84	Live	estock	auctions—"comeback" prohibited	29	
	(1)		uctioneer must not, at an auction for the sale of livestock, sell by	30	
			on any lot for a price lower than any price bid in relation to the	31	
		sale c	of that lot.	32	

Property, Stock and Business Agents Bill 2002	Clause 84
Auctions—general	Part 6

(2) For the purposes of this section, a price is bid if it is called by a prospective purchaser or is attributed to a prospective purchaser by the auctioneer as being the amount of a bid, and is not withdrawn by the prospective purchaser prior to the sale of that lot.

Page 61

Part 7 Division 1			Trust accounts Preliminary	
Part	7	Γrust	accounts	1
Divis	ion '	1	Preliminary	2
85	Inte	rpreta	tion	3
	(1)	In thi	is Part:	4
	` ,		<i>money</i> means money received for or on behalf of any person by ensee in connection with the licensee's business as a licensee.	5 6
	(2)	who	ference in this Part to a licensee includes a reference to a person has ceased to be a licensee and to the personal representative of ensee who has died, and in the application of this Part to:	7 8 9
		(a)	a person who has ceased to be a licensee, a reference to moneys received for or on behalf of a person by a licensee is to be read as a reference to moneys received by that person for or on behalf of any other person in connection with his or her business as a licensee, and	10 11 12 13 14
		(b)	the personal representative of a licensee who has died, a reference to moneys received for or on behalf of a person by a licensee is to be read as a reference to moneys received by that licensee or personal representative for or on behalf of a person in connection with the business carried on by that licensee.	15 16 17 18 19
Divis	ion 2	2	Payment of trust money into trust account	20
86	Tru	st moi	ney to be paid into trust account	21
	(1)	Monconn	ey received for or on behalf of any person by a licensee in ection with the licensee's business as a licencee:	22 23
		(a)	is to be held by the licensee or (if the licensee is employed by a corporation) by the corporation, exclusively for that person, and	24 25 26
		(b)	is to be paid to the person or disbursed as the person directs, and	27 28

until so paid or disbursed is to be paid into and retained in a

trust account (whether general or separate) at an authorised

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Property, Stock and Business Agents Bill 2002

(c)

Trust a		rust money into trust account	Part 7 Division 2	
		deposit-taking institution in New South Wales an the Director-General for the purposes of this Par		1 2
	(2)	If the licence is held by a corporation, the trust account name of the corporation and in any other case is to be the licensee or of the firm of licensees of which the member.	in the name of	3 4 5 6
	(3)	The words "Trust Account" are to appear in the namaccount and in the description of the trust account in records of the licensee and also on all cheques draw account.	the books and	7 8 9 10
	(4)	When opening a trust account at an authorised institution for the purpose of complying with this section concerned must ensure that the authorised deposit-takin notified in writing that the account is a trust account react.	on, the licensee g institution is	11 12 13 14 15
	(5)	A licensee must, within 14 days after closing a trust accordirector-General in writing of the closure.	ount, notify the	16 17
		Maximum penalty: 100 penalty units.		18
87	App	proval of authorised deposit-taking institutions		19
	(1)	The Director-General may approve an authorised institution for the purposes of this Part and may revapproval by notice in writing to the authorised institution.	oke any such	20 21 22 23
	(2)	The Director-General is not to approve an authorised institution for the purposes of this Part unless satisfinstitution is able to discharge the obligations of deposit-taking institution under this Part.	sfied that the	24 25 26 27
88	Tru	st money not available to pay licensee's debts		28
	(1)		be attached or	29 30 31 32
	(2)	This section does not take away or affect any just claim of licensee may have against or upon trust money.	or lien that any	33 34

determine after consultation with the Treasurer and notify by order

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Trust a				Part 7	
Payme	ent or t	rust mo	ney into trust account	Division 2	
			shed in the Gazette. Different prescrib mined in respect of different classes of t		1 2
	(5)	other balar	uthorised deposit-taking institution must charges, other than statutory charges (aces referred to in subsection (1) or from lated under that subsection.	such as a tax), from the	3 4 5 6
	(6)	The comp	Director-General may, by proceedings betent jurisdiction, recover as a debt an a e Director-General under this section.		7 8 9
	(7)		section does not apply to a trust accounts prescribed by the regulations as exe		10 11
Divis	sion (3	Responsibilities of authorised of financial institutions	deposit-taking	12 13
91	Мо	nthly r	eturns by authorised deposit-taking in	stitutions	14
	(1)	depo of th	in 14 days after the end of each name sit-taking institution must notify the Dir e following matters with respect to the ed with the institution under this Part du	ector-General in writing trust accounts that are	15 16 17 18
		(a)	the number of those trust accounts the institution during the month,	G	19 20
		(b)	the names of the licensees who opene	d those accounts,	21
		(c)	the names and numbers of those account the branches of that institution at which		22 23
		Maxi	imum penalty: 100 penalty units.		24
	(2)	depo Direc	in 14 days after the end of each name sit-taking institution must, by notice ctor-General of the following if a trust according to the month:	in writing, inform the	25 26 27 28
		(a)	the name and number of the account,		29
		(b)	the date on which the account was clo	osed.	30
		Maxi	imum penalty: 100 penalty units.		31

Clause 91	Property, Stock and Business Agents Bill 2002
Part 7	Trust accounts

Responsibilities of authorised deposit-taking financial institutions

(3)	taking certifi	n 14 days of the end of each named month, an authorised deposit sinstitution must provide a written report to the Director-General, ed as correct by the institution, containing the following mation in relation to trust accounts kept by it under this Part	1 2 3
		g the month:	4 5
	(a)	the name of the institution and its branch number or its BSB number,	6 7
	(b)	the period to which the report relates,	8
	(c)	the name of each account,	9
	(d)	the number of each account,	10
	(e)	the end of month balance for each account (including any nil or overdrawn balances),	11 12
	(f)	the interest earned on each account during the month,	13
	(g)	the interest rate applied to calculate the interest earned on each account during the month,	14 15
	(h)	the total amount of interest that the institution paid under this Part to the Director-General during the month in respect of the accounts for crediting to the Statutory Interest Account.	16 17 18
	Maxir	num penalty: 100 penalty units.	19
(4)	The r	regulations may make provision for or with respect to the ving:	20 21
	(a)	requiring authorised deposit-taking institutions to provide the Director-General with such information relating to all or any trust accounts as is specified or described in the regulations,	22 23 24
	(b)	authorising the Director-General to require an authorised deposit-taking institution to provide the Director-General with such information relating to trust accounts identified by the Director-General as is specified or described by the Director-General,	25 26 27 28 29
	(c)	any associated matter, including the manner in which, and the time within which, any such information is to be provided to the Director-General,	30 31 32
	(d)	excepting a specified class or classes of trust account from the operation of this section or specified provisions of this section.	33 34

Division 3

Respo	nsibilities of a	uthorised deposit-taking financial institutions Division 3	
92	Overdraw	vn trust accounts	1
		n an authorised deposit-taking institution becomes aware that a account kept with it under this Part is overdrawn, the institution	2 3
		as soon as practicable (and in any case within 5 business days)	4
		becoming so aware inform the Director-General of the following otice in writing:	5 6
	(a)	the name and business address of the licensee concerned,	7
	(b)	the name and number of the account,	8
	(c)	the date on which the account became overdrawn,	9
	(d)	the amount by which the account is overdrawn.	10
	Max	imum penalty: 100 penalty units.	11
93	Dishonou	ired cheques	12
	With	in 5 business days of an authorised deposit-taking institution	13
		ming aware that a cheque presented on a trust account kept with	14
		der this Part has been dishonoured, the institution must, by notice riting, inform the Director-General of the following:	15 16
	(a)	the name and business address of the licensee concerned,	17
	(b)	the name and number of the account,	18
	(c)	the amount of the dishonour,	19
	(d)	the date on which the cheque was dishonoured.	20
	Max	imum penalty: 100 penalty units.	21
94	Annual co	ertification by auditor	22
		later than 31 May in each year, an authorised deposit-taking	23
		tution approved for the purposes of this Part must provide to the	24
		ctor-General a certificate given by a registered company auditor	25
		nin the meaning of the <i>Corporations Act</i>) certifying as to the wing:	26 27
	(a)	that the institution has complied with the requirements of this	28
	` ,	Part in relation to trust accounts kept by it under this Part	29
		during the 12 month period ending on 30 April immediately	30
		preceding that 31 May,	31

Trust accounts

Clause 92

Part 7

Clause 94			Property, Stock and Business Agents Bill 2002		
Part 7 Division	ı 3		Trust accounts Responsibilities of authorised deposit-taking financial institutions		
		(b)	the total amount of interest that the institution paid under this Part to the Director-General during that 12 month period in respect of those trust accounts for crediting to the Statutory Interest Account.	1 2 3 4	
		Max	imum penalty: 100 penalty units.	5	
95	Pro	tectio	n of authorised deposit-taking institutions from liability	6	
	(1)	An a	uthorised deposit-taking institution:	7	
	` /	(a)	does not incur liability, and is not obliged to make inquiries, in relation to any transaction concerning an account of a licensee kept with the institution or with some other financial institution, and	8 9 10 11	
		(b)	is, in relation to any such transaction, taken not to have any knowledge of a right of any person to money credited to such an account,	12 13 14	
		inqui kept	ss it would incur such a liability, be obliged to make such iries or be taken to have that knowledge in relation to an account with it in respect of a person absolutely entitled to the money held at account.	15 16 17 18	
	(2)		section does not relieve an authorised deposit-taking institution any liability or obligation that it would have apart from this Act.	19 20	
	(3)	accordicen accord	authorised deposit-taking institution at which a licensee keeps an unt for clients' money does not, as regards any liability that the see has to the institution (other than a liability relating to that unt), have a right to any of the money held in that account, ther by way of set-off, counterclaim, charge or otherwise.	21 22 23 24 25	
Divisi	ion 4	4	Unclaimed trust money	26	
96	Unc	laime	d trust money held by licensee	27	
30					
	(1)		censee who in the month of January in a year holds in a trust unt kept by the licensee money that was received by the licensee	28 29	
			e than 2 years before that month must furnish to the	30	
			ctor-General in that month a statement (an <i>unclaimed money</i>	31	
			ment) showing particulars of:	32	
		(a)	the money so held, and	33	

Trust a		its ust mor	Part 7 Division 4	_
		(b)	each person for whom or on whose behalf the money is he and	eld,
		(c)	the address last known to the licensee of each of those perso	ns.
	(2)		attement under this section is to be in the form approved by a ctor-General.	the 2
97		claime resent	d trust money held by former licensee or personative	nal 6
	(1)	licen	ormer licensee, or the personal representative of a decease, who holds money in a trust account kept under this Act mesh to the Director-General a statement giving particulars of:	
		(a)	the money held in the trust account as at the date on which statement is furnished, and	the 11
		(b)	the names of the persons for whom or on whose behalf to money is held, and	the 13
		(c)	the address of each of those persons last known to the personstraining the statement.	50n 15
	(2)	perso withi	statement is the first statement that the former licensee and representative is required to furnish and it is to be furnish and 3 months after the date on which the person ceased to be see or became the personal representative of the deceases.	ned 18
	(3)	stateı	former licensee or personal representative must furnish a furthment (an <i>unclaimed money statement</i>) within 14 days after the dors 12 months has elapsed since the first statement wished.	the 23
	(4)	first s	further statement is to give particulars of the same matters as statement and also include particulars of any payments made from the first statement.	
	(5)		attement under this section is to be in the form approved by a ctor-General.	the 29
	(6)		regulations may exempt money or a class of money from thation of this section.	the 31
98	Dis	posal	of unclaimed money in trust accounts	33

(1) When the Director-General receives an unclaimed money statement under this Division, the Director-General is to:

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(2)

(3)

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(5)

(a)

(b)

(a)	send by post to each person for whom or on whose behalf any money referred to in the statement is held a notice (an <i>individual notice</i>) in writing addressed to the person at the person's address shown in the statement stating the particulars of the moneys held for or on behalf of that person, and	1 2 3 4 5
(b)	cause notification to be published in the Gazette (a <i>Gazette notification</i>) stating the particulars of the money held for or on behalf of each of those persons.	6 7 8
the m	individual notice and the Gazette notification is to state that, if oney is not paid out of the trust account in which it is held within on the after the date of publication of the Gazette notice, the person age the money will be required to pay it to the Director-General.	9 10 11 12
may,	by a notice in writing served personally or by post on the person nom the money is held, require that person:	13 14 15
(a)	to pay to the Director-General any moneys referred to in the Gazette notification that have not been previously paid by that person out of the trust account in which they are held, and	16 17 18
(b)	to furnish to the Director-General, within such period as may be specified in the notice to the person, a statement showing particulars of any payments made out of the money referred to in the Gazette notification since the unclaimed money statement was made.	19 20 21 22 23
	Director-General must pay any money received by the tor-General under this section into the Compensation Fund.	24 25
must Direc	pay into the Consolidated Fund all money received by the tor-General and paid into the Compensation Fund under this on during the period of 12 months ending on that 31 December.	26 27 28 29

(6) When the Director-General makes a payment into the Consolidated

the amount held in respect of each of those persons,

containing the following particulars:

was held,

Fund, the Director-General is to give the Treasurer a statement

the name and last known address of each person for whom or

on whose behalf the money received by the Director-General

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	accoun med tr	ts ust mor	Part 7 Division 4	
		(c)	the date of gazettal of the Gazette notification in respect of that money,	1
		(d)	the name and address of each licensee who furnished an unclaimed money statement to the Director-General in respect of that money.	3
	(7)		erson who fails to comply with the requirements of any notice ed on the person under this section is guilty of an offence.	6
		Max	imum penalty: 50 penalty units.	8
99	Rep	ayme	ent of unclaimed trust money	Ģ
	-	The entit	Treasurer must, on application made to the Treasurer by a person led to money paid into the Consolidated Fund under this Division, the money to the person.	10 11 12
	(2)	entitle the l	n application for the payment of money to which a person is led is made while the money is held in the Compensation Fund, Director-General must pay the money to the person from the apensation Fund.	13 14 15 16
Divis	sion (5	Information about trust accounts or transactions	17
100	Dire	ector-(General may require information	18
	(1)	The required	Director-General may by notice in writing served on a licensee ire the licensee to furnish to the Director-General in the manner ired by the notice a statement in writing setting out full particulars any of the following:	19 20 21 22
		(a)	the name of the trust account on which the licensee operates in accordance with this Act, the name of the authorised deposit-taking institution at which the account is current, the balance of the money standing to the credit of the account as at a date specified in the notice, and particulars of all cheques drawn on the account as at such date and not presented and duly paid,	23 24 25 26 27 28
		(b)	any money paid by any person to the licensee or received by the licensee for or on behalf of any person in connection with the licensee's business as a licensee and, if not still held by the licensee, the manner and time of its disbursement,	30 31 32 33
		(c)	any transaction by or with the licensee as a licensee.	34

Clause	100	Property, Stock and Business Agents Bill 2002	
Part 7 Divisio	n 5	Trust accounts Information about trust accounts or transactions	
	(2)	The licensee must comply with a notice under this section within 7 days after it is served on the licensee.	1 2
	(3)	A notice under this section cannot relate to any transaction by or with the licensee more than 3 years before the notice is served on the licensee.	3 4 5
101	Per	son concerned in transaction may request itemised account	6
	(1)	A person directly concerned in any transaction by or with a licensee in connection with the licensee's business as a licensee may request the licensee in writing to render to the person in the manner prescribed by the regulations an itemised account of the transaction.	7 8 9 10
	(2)	The licensee must comply with the request within 14 days after the request is served on the licensee.	11 12
	(3)	A person may not request an itemised account of a transaction that took place more than 6 months before the making of the request.	13 14
102	Offe	ence	15
	(1)	A licensee must not fail without reasonable excuse (proof of which lies on the licensee) to comply with a requirement under this Division.	16 17
	(2)	A licensee must not, in purported compliance with a requirement under this Division, furnish information that the licensee knows is false or misleading in a material particular.	18 19 20
		Maximum penalty: 100 penalty units.	21

Part Divis		Reco	rds Keeping and inspection of records	1
DIVIS	ololl		Reeping and inspection of records	2
103	Lice	ensee's	s records	3
	(1)	In thi	s Act:	4
		licens	see's records means:	5
		(a)	records required to be kept by a licensee by or under this Act that are in the possession, custody or control of the licensee, and	6 7 8
		(b)	records and documents in the possession, custody or control of a licensee that relate to any account (whether or not a trust account) kept by the licensee in connection with the licensee's business as a licensee or to any transaction by or with the licensee in connection with the licensee's business as a licensee.	9 10 11 12 13
	(2)	posse perso transf	cords or documents that were licensee's records are in the ession, custody or control of a person as a former licensee, as the enal representative of a deceased licensee, or as a result of the fer of the business of the licensee or otherwise, those records or ments are still <i>licensee's records</i> for the purposes of this sion.	14 15 16 17 18
	(3)	of an opera	count on which a strata managing agent operates for or on behalf owners corporation, or on which a community managing agent ates on behalf of an association constituted under the <i>Community Development Act 1989</i> is taken to be an account kept by the in connection with his or her business as a licensee.	20 21 22 23 24
	(4)		Part extends to records in the possession, custody or control of a on even when the records are located outside the State.	25 26
104	Lice	ensee 1	to make and keep certain records	27
	(1)	A lice	ensee must make the following records:	28
		(a)	a record containing full particulars of all transactions by or with the licensee in connection with his or her business as a licensee,	29 30
		(b)	such other records relating to the licensee's business as a licensee as may be required by the regulations.	31 32

Keeping and inspection of records

Records

Clause 103

Part 8

Division 1

is taken to have possession, custody or control of the licensee's records

at that office or place of business.

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Property, Stock and Business Agents Bill 2002

Records

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Clause 105

Part 8

Clause 107		Property, Stock and Business Agents Bill 2002			
Part 8 Divisio	n 1	Records Keeping and inspection of records			
	(2)	An authorised officer may inspect any record produced in response to a notice under this section and may take copies of or extracts from, or make notes from, any such record.	1 2 3		
	(3)	A licensee does not contravene a provision of this Act if the licensee was unable to comply with the provision because an authorised officer retained possession of a record or document under this section.	4 5 6		
108	Pov	ver to take possession of records to be used as evidence	7		
	(1)	An authorised officer to whom any record is produced under this Part may take possession of the record if the authorised officer considers it necessary to do so for the purpose of obtaining evidence or protecting evidence from destruction.	8 9 10 11		
	(2)	If an authorised officer takes possession of any record under this section, the record may be retained by the officer until the completion of any proceedings (including proceedings on appeal) in which the record may be evidence.	12 13 14 15		
	(3)	The person from whom the record was taken must be provided, within a reasonable time after the record is taken, with a copy of the record certified by an authorised officer as a true copy.	16 17 18		
	(4)	A copy of a record provided under this section is, as evidence, of equal validity to the record of which it is certified to be a copy.	19 20		
109	Additional requirements for managing agents				
	(1)	A strata managing agent or community managing agent must keep a copy of the following instruments:	22 23		
		(a) an instrument of appointment appointing the agent as strata managing agent or community managing agent, and	24 25		
		(b) an instrument of delegation delegating to the agent any powers, authorities, duties or functions of an owners corporation or an association.	26 27 28		
	(2)	A copy of an instrument of appointment or delegation kept under this section is a licensee's record for the purposes of this Part.	29 30		
	(3)	In this section:	31		
		association means a community association, precinct association or neighbourhood association constituted under section 25 of the Community Land Development Act 1989.	32 33 34		

Record	-		Part 8	
Keepir	ng and	inspec	tion of records Division 1	
			ers corporation means an owners corporation constituted under Strata Schemes Management Act 1996.	
110	Offe	ence		
	(1)	A pe	erson must not:	
		(a)	wilfully delay or obstruct an authorised officer in the exercise of the authorised officer's functions under this Division, or	
		(b)	fail to comply with a requirement under this Division to produce a record or document in the person's possession, custody, or control, or	
		(c)	fail to comply with a requirement under this Division to furnish any authority or order reasonably required of the person under this Division or	
		(d)	in purported compliance with a requirement under this Division produce a document or record knowing it to be false or misleading in a material particular.	
		Max	imum penalty: 100 penalty units.	
	(2)	addit reco	ourt that convicts a person of an offence under this section may, in tion to any penalty imposed, order the person to produce the rds in respect of which the offence occurred to the ctor-General or an authorised officer within such time as the court ifies in the order.	
	(3)	a cor a per	erson who fails to produce a record in accordance with an order of urt made under this section is guilty of an offence punishable by nalty not exceeding 10 penalty units in respect of each day that the re continues.	
Divis	ion 2	2	Audit of licensee's records	
111	Rec	uiren	nent for audit	
	(1)	repre	erson who is a licensee, a former licensee or the personal esentative of a licensee must, within 3 months after the end of the t period applicable to the person:	
		(a)	cause the records and documents relating to any money held during that period in a trust account kept by the person in accordance with this Act to be audited by a person qualified to act as an auditor for the purposes of this Division, and	

Record Audit o		see's re	Part 8 ecords Division 2	
114	Auc	lit obli	igations of partners	1
		licen recor	e provisions of this Division are complied with by any one of the issees in a partnership of licensees in relation to the audit of the rds and documents of the partnership, each of those partners is in to have complied with those provisions.	2 3 4 5
115	Qua	alificat	tions of auditors	6
	(1)		erson is qualified to act as an auditor for the purposes of this sion if the person:	7 8
		(a)	is a registered company auditor within the meaning of the <i>Corporations Act</i> , or	9 10
		(b)	is a person who has been nominated by the person whose records and documents are to be audited and who has been approved by the Director-General by order in writing.	11 12 13
	(2)		a person is not qualified to act as an auditor for the purposes of Division if the person:	14 15
		(a)	is or has at any time within 2 years before the last day of the period in respect of which the audit is to be made, been an employee or partner of the person whose records or documents are to be audited, or	16 17 18 19
		(b)	is a licensee, or a shareholder in a corporation that is a licensee and that has not more than twenty shareholders.	20 21
116	Dut	ies of	auditors	22
	(1)	Divis been accor conc	auditor in the course of making an audit for the purposes of this sion discovers that any breach of this Act or the regulations has committed, that there is any discrepancy relating to the trust unt to which the audit relates or that the records or documents erned are not kept in such a manner as to enable them to be erly audited, the auditor must:	23 24 25 26 27 28
		(a)	fully set out the facts so discovered by the auditor in the report made by the auditor for the purposes of the audit, and	29 30
		(b)	forward a copy of the report to the Director-General.	31
	(2)	for tl	he purposes of this Division must not communicate any matter th may come to the auditor's knowledge in the course of the audit	32 33 34

to any person except:

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Clause 116 Part 8 Division 2			Property, Stock and Business Agents Bill 2002		
		Records Audit of licensee's records			
		(a)	in the course of the auditor's duties as an auditor or assistant of an auditor, or	1 2	
		(b)	in accordance with this section, or	3	
		(c)	in the like circumstances and to the like extent as an officer of the Department is permitted under this Act to publish that information.	4 5 6	
	(3)	relati decla avail audit	auditor's report under this Division (including under this section) ing to documents or records of any person, and any statutory aration lodged with the Director-General under this Division, are able in the hands of the Director-General for inspection by an cor appointed to carry out for the purposes of this Division any equent audit of the records or documents of that person.	7 8 9 10 11 12	
Division 3 Freezing of accounts			13		
117	Defi	inition	us .	14	
		In th	is Division:	15	
		acco	unt means:	16	
		(a)	a trust account in a licensee's name with a financial institution, or	17 18	
		(b)	an account in a licensee's name or in which a licensee has an interest with a financial institution, or	19 20	
		(c)	another account to which trust money is deposited.	21	
		finar	ncial institution includes an approved deposit-taking institution.	22	
			er of an account means the licensee or other person authorised to ate on the account.	23 24	
			see includes a former licensee and the personal representative of ceased licensee.	25 26	
		a lice	money means money received for or on behalf of any person by ensee (whether or not the money is deposited in a trust account ired to be kept by a licensee).	27 28 29	
118	Dire	ector-C	General may freeze licensee's accounts in particular cases	30	
	(1)	Direc	rection under this Division may be given when it appears to the ctor-General that any of the following persons has, or may have, n, misappropriated or misapplied trust money:	31 32 33	

approval to draw an amount from the account to honour the cheque or

Property, Stock and Business Agents Bill 2002

other instrument.

Clause 118

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Clause 119		Property, Stock and Business Agents Bill 2002		
Part 8 Divisior	n 3	Records Freezing of accounts		
	(3)	A manager or principal officer in charge of an office or branch of the financial institution where an account is kept, or another officer of the financial institution, must not knowingly permit a contravention of this section by the financial institution.	1 2 3 4	
		Maximum penalty: 100 penalty units or imprisonment for 12 months, or both.	5 6	
	(4)	A person to whom a direction is given does not incur a civil liability to another person by reason only of complying with the direction.	7 8	
120	Acc	ount not to be operated unless Director-General allows	9	
		After a direction under this Division has been given to the holder of an account, the holder must not (while the direction remains in force) sign a cheque or other instrument drawn on the account unless the cheque or other instrument has first been signed by the Director-General or a person authorised by the Director-General to sign the cheque or instrument.	10 11 12 13 14 15	
		Maximum penalty: 100 penalty units or imprisonment for 12 months, or both.	16 17	
121	Dire	ector-General may operate account	18	
	(1)	The Director-General or a person authorised in writing by the Director-General (an <i>authorised person</i>) may operate on an account that is the subject of a direction under this Division if the holder of the account refuses to operate the account.	19 20 21 22	
	(2)	A statutory declaration made by the Director-General or authorised person to the effect that the account holder is refusing to operate on the account is sufficient evidence to the licensee's financial institution of that fact.	23 24 25 26	
122	Witl	ndrawal of direction	27	
	(1)	A direction remains in force until it is withdrawn.	28	
	(2)	The Director-General may withdraw a direction under this Division at any time.	29 30	
	(3)	When a direction is withdrawn, the Director-General is to give all persons who were given the direction a notice that the direction has been withdrawn. Failure to give notice does not affect the withdrawal of the direction.	31 32 33 34	

Property, Stock and Business Agents Bill 2002	Clause 123
Management and receivership	Part 9
Preliminary	Division 1

Part 9	Man	agement and receivership	1
Division	1 1	Preliminary	2
123 D	efinitio	ns	3
	In th	nis Part:	4
		<i>ciate</i> , in relation to a licensee, has the meaning given to it by ion 124.	5 6
	expe	enses, in relation to management, means:	7
	(a)	the remuneration payable to the manager, or	8
	(b)	the expenses incurred in the course of the management or receivership, or	9 10
	(c)	the costs of legal proceedings involved in the management or receivership, or	11 12
	(d)	any reimbursement of the manager or receiver under this Part.	13
	failu	ure to account has the meaning given to it by section 125.	14
	licer	asee includes:	15
	(a)	a firm of licensees, and	16
	(b)	a former licensee, and	17
	(c)	in relation to anything done or omitted by a licensee—a deceased licensee and a deceased former licensee, and	18 19
	(d)	except in relation to anything done or omitted by a licensee—the personal representative of a deceased licensee or a deceased former licensee.	20 21 22
	Acc	rating Account means the Department of Fair Trading Operating ount or a departmental account prescribed by the regulations for purposes of this definition.	23 24 25
	prop	perty, in relation to a licensee, means:	26
	(a)	money or other property received by the licensee on behalf of another person in the conduct of the licensee's business, or	27 28

interest, dividends, income, profits or other property derived from or acquired with money or other property referred to in

(b)

paragraph (a), or

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a person declared by the regulations to be an associate of the

licensee or belonging to a class of persons so declared.

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Property, Stock and Business Agents Bill 2002

(f)

•	Management and receivership Part 9 Preliminary Division 1			
	(2)		the purposes of subsection (1) (d), a person bears a prescribed ionship to a licensee or other person if the relationship is that of:	1 2
		(a)	a spouse, or	3
		(b)	a de facto partner who is living or has lived with him or her as his or her wife or husband on a bona fide domestic basis although not married to him or her, or	4 5 6
		(c)	a child, grandchild, sibling, parent or grandparent, whether derived through paragraph (a) or (b) or otherwise, or	7 8
		(d)	a kind prescribed by the regulations for the purposes of this section.	9 10
125	Fail	ure to	account	11
	(1)		is Part, <i>failure to account</i> means a failure by a licensee to account bay or deliver money or other valuable property:	12 13
		(a)	that has been received by or entrusted to the licensee, or an associate of the licensee, in the course of the carrying on of the licensee's business, and	14 15 16
		(b)	that is, in the case of money or other valuable property received by or entrusted to an associate of the licensee, under the direct or indirect control of the licensee,	17 18 19
		being	g a failure that arises from an act or omission of the licensee or ciate.	20 21
	(2)	to m licen is rec	reference in the definition of <i>failure to account</i> in subsection (1) coney or other valuable property received by or entrusted to a see includes a reference to money or other valuable property that ceived by or entrusted to the licensee as trustee, agent, bailee or cholder, or in any other capacity.	22 23 24 25 26
Divis	sion 2	2	Management	27
126	26 Appointment of manager		nent of manager	28
	(1)	The l	Director-General may appoint a manager for a licensee's business	29
	. /	in an that i	by of the following cases if the Director-General is of the opinion it is necessary to make the appointment in order to protect the ests of other persons:	30 31 32

Part 9 Division 2		Management and receivership Management	
	(a)	the licensee has made a request to the Director-General for the appointment of a manager, or	1 2
	(b)	the licensee's licence has been cancelled or is under suspension, or	3 4
	(c)	the Director-General is of the opinion that there has been, or that there may have been, a failure to account by the licensee, or	5 6 7
(2	parti a ref	the Director-General is of the opinion that a person is unable to obtain payment or delivery of property held by the licensee because the licensee: (i) is mentally or physically infirm, or (ii) is bankrupt, has applied to take the benefit of any law for the relief of bankrupt or insolvent debtors, has compounded with his or her creditors or has made an assignment of his or her remuneration for their benefit, or (iii) is an inmate within the meaning of the <i>Crimes (Administration of Sentences) Act 1999</i> , or (iv) has died, or (v) has abandoned his or her business. The case of a business that is conducted by 2 or more licensees in mership, a reference in subsection (1) to a licensee is to be read as ference to all of the licensees in the partnership.	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23
(3)	to v	which the manager is to be entitled in connection with the agement of the business for which the manager is appointed.	25 26
127 Qı	ualifica	tions for appointment as manager	27
	busi qual	erson is not eligible to be appointed as the manager of a licensee's ness unless the person is a licensee or has such other ifications or experience as the Director-General considers copriate in a particular case.	28 29 30 31
128 Pc	wers o	of manager	32
(1)		manager of a licensee's business may, subject to the terms of his er appointment:	33 34
	(a)	carry out work on behalf of the existing clients of the business, and	35 36

Property, Stock and Business Agents Bill 2002

Manag Manag			eceivership Part 9 Division 2	
		(b)	accept instructions from, and carry out work on behalf of, new clients, and	1 2
		(c)	dispose of, and otherwise deal with, any property in relation to the business, and	3 4
		(d)	exercise any right in the nature of a lien over property held by the manager on behalf of the clients of the business, and	5 6
		(e)	incur such expenses as are reasonably related to the conduct of the business, and	7 8
		(f)	do all such things as are ancillary to the exercise of the powers referred to in paragraphs (a)–(e),	9 10
		as if	he or she were the licensee to whom the business belongs.	11
	(2)	funct of th	manager of a licensee's business may not exercise any of the tions conferred by this section in relation to the affairs of a client the business unless the client's consent has been obtained to the ager's exercise of those functions.	12 13 14 15
129	Mar	nagem	nent continues under receivership	16
	(1)	her f	manager of a licensee's business may continue to exercise his or functions under this Division even if a receiver is appointed under sion 3 in respect of the licensee's property.	17 18 19
	(2)	must	manager of a licensee's business for which a receiver is appointed a comply with any lawful direction given by the receiver in section with the conduct of the business.	20 21 22
130	Act	s of m	nanager taken to be acts of licensee	23
	(1)	purp	act done by the manager of a licensee's business is, for the oses of any proceedings or transaction that relies on that act, taken we been done by the licensee.	24 25 26
	(2)		ing in this section subjects a licensee to any personal liability in ion to any act done by the manager of the licensee's business.	27 28
131	Mar	nager	may be reimbursed for damages	29
	(1)	costs	Director-General may reimburse a manager for any damages and a recovered against the manager, or an employee or agent of the ager, for anything done or omitted to be done in good faith in the	30 31 32
		purp	orted exercise of a function under this Act.	33

Clause 131		Property, Stock and Business Agents Bill 2002	
Part 9 Divisio	n 2	Management and receivership Management	
	(2)	Reimbursement under this section is to be by way of payment from the	1
		Operating Account.	2
	(3)	Neither the manager of a licensee's business nor the Director-General	3
		is liable for any loss incurred by the licensee as a consequence of any act or omission of the manager or the Director-General in the conduct	4 5
		of the business if the act or omission was done or omitted in good faith	6
		and in the purported exercise of a function under this Act.	7
132	Pay	ment of expenses of management	8
	(1)		9
		as have not otherwise been paid to the manager out of the receipts of	10
		the business are to be paid to the manager by the Director-General from the Operating Account.	11 12
	(2)	An amount paid under this section is recoverable by the	13
	()	Director-General as a debt owed by the relevant licensee.	14
133	Mar	nager to report to Director-General	15
	(1)	The manager of a licensee's business must report to the	16
		Director-General on the management of the business. A report must be	17
		made at such times as the Director-General directs and be in accordance with any directions given by the Director-General.	18 19
	(2)	A report is to include such information as the Director-General directs.	20
		-	
	(3)	On the conclusion of the management of a licensee's business, the manager must, when giving the Director-General his or her final	21 22
		report, lodge with the Director-General all the manager's records that	23
		relate to the management.	24
134	Tru	st money	25
	(1)	Part 8 (Records) applies to the accounts kept by a manager in the same	26
		way as it applies to the accounts kept by a licensee.	27
	(2)		28
		management are to be maintained separately from the trust accounts and controlled money accounts of any other business under	29 30
		management.	31

Manag Manag	•			art 9 vision 2	
135	Offi	ce ac	counts		
		The	regulations may make provision with respect to:		
		(a)	the accounts that are to be kept in relation to accrued, and the expenses incurred, by the ma licensee's business in connection with the con business, and	anager of a	
		(b)	the purposes for which money in any such acco expended.	unt may be	
136	Ter	minat	ion of management		
		mon reim conr the e	en a licensee's business ceases to be under manager held by the manager in connection with the businessement of any money paid out of the Operating nection with the management of the business and after expenses of the management of the business) becomes the licensee.	siness (after Account in payment of	
137	Obs	structi	ion of managers		
		-	erson must not hinder, obstruct or delay a manager in is or her functions under this Division.	the exercise	
		Max	imum penalty: 100 penalty units.		
Divis	sion (3	Receivership		
138	Sup	oreme	Court may appoint receiver		
	(1)				
	. ,	appo	int a receiver of all or any of the property of a licensee and may	see and may	
		make the appointment whether or not the licensee has been n the application or is a party to the proceedings.		n notified of	
	(2)			only if:	
	(2)		an application may be made by the Director-General	•	
		(a)	the licensee has made a request to the Director-Ge appointment of a receiver, or	nerai ioi ule	
		(b)	the licensee's licence has been suspended or cancer	elled, or	
		(c)	the Director-General is of the opinion that there I that there may have been, a failure to account by or		

a party, a legal representative of a party or a clerk of such a

a member of the same firm of licensees as the respondent, or

an officer of the Court, or

legal representative, or

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(a)

(b)

(c)

Manag Receiv			eceivership Part 9 Division 3	
		(d)	a person who is in the course of giving evidence, or	1
		(e) (f)	an authorised officer, or a person permitted by the Court to be present in the interests of justice.	2 3 4
	(2)	proh proc	Supreme Court may, whether or not at the instance of a party, ibit the publication of any report relating to the evidence or other eedings or of any order made on the hearing of an application for appointment of a receiver.	5 6 7 8
141	Ord	ler to	be served	9
	(1)	(1) On the appointment of a receiver, the Director-General is to cause a copy of the order of appointment to be served on:		
		(a)	the relevant licensee or relevant associate, and	12
		(b)	any other person on whom the Supreme Court directs a copy of the order to be served.	13 14
	(2)		Supreme Court may give directions as to the manner of service may dispense with service if it thinks fit.	15 16
142	Rec	eiver	may take possession of property	17
	(1)		ceiver may take possession of receivable property of the relevant associate.	18 19
	(2)	perm	erson in possession, or having control, of receivable property must nit the receiver to take possession of the property if required by the iver to do so.	20 21 22
	(3)	may,	person fails to comply with such a requirement, the Supreme Court, on the application of the receiver, order the person to deliver the perty to the receiver.	23 24 25
	(4)		n the application of a receiver, the Supreme Court is satisfied that an order has not been complied with, the Court:	26 27
		(a)	may order the seizure of any receivable property located on premises specified in the order, and	28 29
		(b)	may make such further order in the matter as it thinks fit.	30
	(5)	An c	order under subsection (4) (a) authorises:	31

(a) any police officer, or

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with the licensee's consent.

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Property, Stock and Business Agents Bill 2002

Management and receivership Receivership			eceivership Part 9 Division 3		
144	Stop order on account				
	(1)	acco	ceiver who believes on reasonable grounds that money held in an unt with an authorised deposit-taking institution is receivable		
			erty may serve on the institution concerned an order (in this on referred to as a stop order) prohibiting operations on the		
		acco	unt by any person other than the receiver or a person authorised ne receiver.		
	(2)		op order may be served by leaving it with the manager, accountant		
			ther person appearing to be in charge at the branch of the orised deposit-taking institution at which the account is kept, but		
			no effect unless there is annexed to it a copy of the order		
			inting the receiver.		
	(3)	An a	authorised deposit-taking institution served with a stop order:		
		(a)	must permit the receiver, or a person authorised by the receiver, to operate on the account to which the order relates, and		
		(b)	must not permit any withdrawal from the account otherwise than by, or by the authority of, the receiver.		
	(4)	A rec	ceiver may transfer money from an account the subject of a stop		
			r to another account with the authorised deposit-taking institution		
	. .		e name of the receiver to be dealt with as receivable property.	2	
	(5)		authorised deposit-taking institution has the same obligations and ections:	2	
		(a)	in relation to an account the subject of a stop order, and	2	
		(b)	in relation to an account to which money in such an account is transferred,	2	
		as if	the receiver were the relevant licensee or relevant associate.	2	

A person must not, with intent to defeat the purposes of this Division:

operate on an account at an authorised deposit-taking

destroy or conceal receivable property or property that is likely

destroy or conceal any document that identifies or indicates the

location of receivable property or property that is likely to

Property, Stock and Business Agents Bill 2002

Improper dealing with property

institution, or

to become receivable property, or

become receivable property, or

(a)

(b)

(c)

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Clause	Clause 145		Property, Stock and Business Agents Bill 2002	
Part 9 Divisio	n 3		Management and receivership Receivership	
		(d)	move receivable property, or property that is likely to become receivable property, from one place to another, or	1 2
		(e)	deliver possession of receivable property, or property that is likely to become receivable property, to another person, or	3 4
		(f)	deliver control of receivable property, or property that is likely to become receivable property, to another person.	5
		Max	ximum penalty: 100 penalty units.	7
146	Rec	overy	y of compensation for disposal of receivable property	8
	(1)	trans	eceivable property has at any time been taken by, or paid or sferred to, a person unlawfully or in breach of trust in umstances in which:	9 10 11
		(a)	the person knew or believed at the time that the taking, payment or transfer was unlawful or in breach of trust, or	12 13
		(b)	there was no consideration for the taking, payment or transfer, or	14 15
		(c)	there was inadequate consideration for the taking, payment or transfer, or	16 17
		(d)	the person became indebted or otherwise liable to the relevant licensee or relevant associate, or to a client of the licensee, as a result of the taking, payment or transfer,	18 19 20
		paid	receiver may recover from the person, as a debt, the amount taken, or transferred, the amount of the inadequacy, the amount of the or the value of the property taken or transferred, as appropriate.	21 22 23
	(2)		erson from whom an amount is recovered under subsection (1) is liable to any other person in respect of the amount.	24 25
	(3)	unla resp	eceivable property has at any time been paid or transferred awfully or in breach of trust to, or for the benefit of, a person in ect of a cause of action the person claims to have against another on, the receiver:	26 27 28 29
		(a)	may recover from the person as a debt the amount of the payment or the value of the property, or	30 31
		(b)	to the extent to which the full amount or value is not recovered from the person under paragraph (a)—may take such proceedings in relation to the claimed cause of action as the person could have taken.	32 33 34 35

	(4)		receiver takes proceedings under subsection (3) (b) in relation to			
			use of action claimed by a person, the receiver may not later take eedings under subsection (3) (a) to recover property paid or			
			ferred to the person in respect of the same cause of action.			
	(5)	If re	ceivable property is used unlawfully or in breach of trust to			
	` /	disch	narge a debt or liability of a person, the receiver may recover from			
			erson as a debt the amount that was required for the discharge of			
			debt or liability, reduced by the value of any consideration ided by the person for the discharge.			
	(6)	-	overy proceedings under this section may be taken in the name of			
	(0)		eceiver or in the name of any other person who, had the receiver			
			been appointed, would have been entitled to take the proceedings.			
147	Rec	Receiver may give certificate				
	(1)	A rec	ceiver, or a person authorised by the Director-General, may give			
		a cer	tificate as to any one or more of the following:			
		(a)	the receipt of property by a licensee or a licensee's associate,			
			the nature and value of the property received, the date of its			
			receipt by the licensee or associate and the identity of the person from whom it was received,			
		(b)	the taking or transfer of property, the nature and value of the			
			property, the date of its taking or transfer and the identity of the			
			person by whom it was taken or to whom it was transferred,			
		(c)	the payment of money, the amount of money paid, the date of			
			the payment and the identity of the person who received the			
		<i>(</i> 1)	payment,			
		(d)	the entries made in the records of a licensee or a licensee's associate and the truth or falsity of the entries,			
		(e)	the use of property unlawfully or in breach of trust.			
	(2)	A ce	rtificate under this section is admissible in any proceedings taken			
		by a	receiver under this Division and is evidence of the matters			
		speci	ified in the certificate.			
148	Rec	eiver	taken to be beneficially entitled to property			
	(1)		eedings taken under this Division in the name of a receiver in			
			ion to any property may be so taken as if the receiver were			
		bene	ficially entitled to the property.			

Management and receivership

Receivership

Clause 146

Part 9

Division 3

Clause 148		Property, Stock and Business Agents Bill 2002		
Part 9 Divisio	Part 9 Division 3		Management and receivership Receivership	
	(2)	If receivable property has been taken by, or paid or transferred to, a person or otherwise used unlawfully or in breach of trust, a receiver may take proceedings in the name of the receiver as if the receiver were beneficially entitled to the property at the time the property was so taken, paid, transferred or used.		1 2 3 4 5
149	Rec	eiver	may deal with property	6
	(1)	the r	ceiver may deal with receivable property in any manner in which relevant licensee or relevant associate could, had the receiver not appointed, have dealt with it.	7 8 9
	(2)	prop	eceiver must, as soon as possible after receiving receivable erty, vest the property in the person on whose behalf it was held ne relevant licensee or relevant associate.	10 11 12
150	Oth	er po	wers of receiver	13
	(1)	A re	ceiver may:	14
		(a)	prove, grant, claim or draw a dividend in respect of a debt that is receivable property, and	15 16
		(b)	take proceedings to recover damages for a tort committed in relation to receivable property, and	17 18
		(c)	give a receipt for money that is receivable property, and	19
		(d)	employ a person to advise or act in relation to receivable property, in the name of the receiver or in the name of the relevant licensee or relevant associate.	20 21 22
	(2)	perso	ceipt given to a person under subsection (1) (c) discharges the on from any responsibility to see to the application of the money which the receipt was given.	23 24 25
	(3)		ceiver is not, in the exercise of his or her functions as a receiver, rsonal representative of a deceased licensee.	26 27
151	Not	ice to	claim receivable property	28
	(1)	A re	ceiver may give notice to:	29
		(a)	the relevant licensee or relevant associate, or	30
		(b)	any other person,	31
			any claim the licensee, associate or other person has to receivable erty must be submitted to the receiver within 1 month after the	32 33

Manag Receiv			eceivership Part 9 Division 3	
		givin notic	ng of the notice or within such longer period as is stated in the e.	1 2
	(2)	A cla	aim submitted in response to such a notice must state:	3
		(a)	full particulars of the property, and	4
		(b)	the grounds of the claim.	5
	(3)	assoc	ceiver may disregard a claim made by a licensee, a licensee's ciate or any other person who has been given a notice under this on if the claim is not made in accordance with the notice.	6 7 8
	(4)	The r	relevant licensee or relevant associate is not entitled:	9
		(a)	to enforce a claim to receivable property, or	10
		(b)	except against a client—to the benefit of a lien against a document that is receivable property, unless all other enforceable claims against the property have been satisfied and the expenses of the receivership paid.	11 12 13 14
152	Lien on receivable property			
	(1)	If a licensee claims a lien on receivable property for an amount in respect of remuneration, the receiver may serve on the licensee a written notice requiring the licensee to provide to the receiver, within a specified period of not less than 1 month:		16 17 18 19
		(a)	particulars sufficient to identify the property, and	20
		(b)	a detailed itemised account relating to the amount in respect of which each lien is claimed.	21 22
	(2)	recor the i	e licensee requests the receiver in writing to allow access to such rds as may be reasonably necessary to enable the preparation of temised account, the time allowed for providing the itemised unt does not begin to run until access to those records is provided.	23 24 25 26
	(3)	recei	equirement of a notice under this section is not complied with, the ver may disregard the claim in dealing with the property claimed a subject to a lien.	27 28 29
	(4)	In thi	is section:	30
		or rev	ward for services performed by a licensee in his or her capacity as ensee and includes any sum as reimbursement for expenses or	31 32 33

charges incurred in connection with services performed by a licensee

in his or her capacity as a licensee.

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153	Exa	mination by receiver	1	
	(1)	The Supreme Court may, on the application of a receiver, make such order as it thinks fit for the examination by the receiver of a licensee or other person in relation to receivable property.	2 3 4	
	(2)	On an examination under this section:	5	
		(a) the licensee or other person may be represented by a solicitor or barrister, and	6 7	
		(b) the Supreme Court may put, or allow to be put, to the licensee or other person such questions as it thinks fit.	8	
	(3)	The licensee or other person may be examined on oath or affirmation.	10	
	(4)	The licensee or other person is compellable to answer all questions asked in the course of the examination, including any question to which an objection is made on the ground that the answer would tend to incriminate the licensee or other person.	11 12 13 14	
	(5)	An answer given by a licensee or other person to a question to which such an objection is made is not admissible in any criminal proceedings other than proceedings relating to the falsity of the answer.	15 16 17 18	
154	Pro	perty not dealt with by receiver	19	
	(1)	If receivable property under the control of the receiver has not been dealt with in accordance with this Division, the receiver must cause notice of that fact to be given to the Director-General and:		
		(a) if the Director-General so requires within 1 month after the notice is given—must transfer and deliver the property to the Director-General, or	23 24 25	
		(b) if no such requirement is made—must transfer and deliver the property to the relevant licensee or relevant associate.	26 27	
	(2)	If property other than money is transferred or delivered to the Director-General under this section, the Director-General:	28 29	
		(a) must deal with it as the Supreme Court directs, and	30	
		(b) if the property is sold—must treat the proceeds as money paid to the Director-General under this section.	31 32	
	(3)	The Director-General must apply money paid to the Director-General under this section:	33 34	

Manag Receiv			eceivership Part 9 Division 3			
		(a)	firstly—towards the satisfaction of wholly or partly unsatisfied claims against the relevant licensee, and	1 2		
		(b)	secondly—in payment of the expenses of the receivership.	3		
	(4)	surp	money paid to the Director-General under this section that is alus to the requirements of this section must be paid to the relevant usee or relevant associate.	4 5 6		
155	Inve	estme	ent of money by receiver	7		
	(1)		eceiver may invest receivable property in any manner in which tees are authorised by the <i>Trustee Act 1925</i> to invest trust funds.	8		
	(2)		ome received from an investment under this section, and any profit le on the sale of such an investment, is receivable property.	10 11		
156	Receiver may be reimbursed for damages					
	(1)	rece	Director-General may reimburse a receiver for any damages or s recovered against the receiver, or an employee or agent of the iver, for anything done or omitted to be done in good faith in the ported exercise of the receiver's functions.	13 14 15 16		
	(2)		nbursement under this section is to be by way of payment from the rating Account.	17 18		
157	Payment of expenses of receivership					
	(1)	paid	nuch of the expenses of receivership as have not otherwise been to the receiver are to be paid to the receiver by the ector-General from the Operating Account.	20 21 22		
	(2)		amount paid under this section may be recovered by the ector-General from the relevant licensee as a debt.	23 24		
	(3)	to be	e Director-General and a receiver fail to agree on the remuneration e paid to the receiver, the Supreme Court may, on the application ne Director-General or the receiver, determine the amount to be	25 26 27 28		
	(4)	The	Supreme Court, on the application of the relevant licensee:	29		
		(a)	may re-open any agreement between the Director-General and a receiver for remuneration of the receiver, and	30 31		
		(b)	may determine the amount to be paid.	32		

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Part 9 Divisio	n 3	Management and receivership Receivership			
158	Sup	preme Court may review expenses of receivership	1		
	(1)	If, on the application of the relevant licensee, the Supreme Court is satisfied that the expenses of the receivership are excessive, the Supreme Court may order the taking of accounts between the Director-General and the receiver.	2 3 4 5		
	(2)	After the taking of accounts, the Supreme Court:	6		
		(a) may relieve the relevant licensee from payment of any amount in excess of that determined by the Supreme Court to be fairly payable, or	7 8 9		
		(b) if the receiver has been paid, or allowed on account, an amount that includes such an excess—may order the receiver to repay the excess.	10 11 12		
159	Receivable property not to be attached				
		The receivable property of a relevant licensee or relevant associate is not liable to be taken in execution of any judgment, order or other process of any court or tribunal.	14 15 16		
160	App	olications for directions by receiver, licensee etc	17		
	(1)	A receiver, a licensee or a licensee's associate who holds receivable property, or a person who claims receivable property so held, may apply to the Supreme Court for directions as to the performance of the receiver's functions.	18 19 20 21		
	(2)	On an application under this section, the Supreme Court may give such directions as it thinks fit.	22 23		
161	Supreme Court may give general directions to receiver				
	(1)	The Supreme Court:	25		
		(a) may authorise a receiver to do such things in the exercise of the receiver's functions as the Supreme Court considers appropriate, and	26 27 28		
		(b) may give directions for the exercise of any such authority.	29		
	(2)	A receiver must exercise any authority so conferred in accordance with any direction so given.	30 31		

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_	Management and receivership Part 9 Receivership Division 3				
162	Receiver to report to Supreme Court and Director-General				
	(1)	Supi	eceiver must, at such times and in respect of such periods as the reme Court directs, submit reports on the receivership to the reme Court and the Director-General.		
	(2)	with	eport is to deal with such matters as the Supreme Court directs and such other matters as the receiver considers appropriate to include the report.		
	(3)	Supi	the conclusion of a receivership, the receiver must lodge with the reme Court all of the receiver's records that relate to the ivership.		
	(4)		ess the Supreme Court orders their destruction, records lodged er this section are to remain in the custody of the Court.		
163	Ter	minat	ion of appointment of receiver		
	(1)	The	Supreme Court:		
		(a)	may terminate the appointment of a receiver, and		
		(b)	may, if it thinks fit, appoint a new receiver either immediately or at any time within the next 14 days.		
	(2)	The	former receiver must transfer or deliver the receivable property:		
		(a)	if a new receiver is appointed—to the new receiver in accordance with any directions given by the Supreme Court, or		
		(b)	if a new receiver is not appointed and if the relevant licensee or relevant associate so requires by notice in writing served on the receiver—to the licensee or associate.		
		Max	simum penalty: 50 penalty units.		
	(3)	by th	receivable property must, in accordance with any directions given he Supreme Court, be transferred or delivered as soon as possible the former receiver's appointment is terminated.		
	(4)	A fo	ormer receiver is not required to comply with the requirements of		

the expenses of the receivership have been paid to the

the Director-General otherwise directs in relation to those

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this section unless:

expenses.

Director-General, or

(a)

(b)

Clause 162

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Clause 163		Property, Stock and Business Agents Bill 2002		
Part 9		Management and receivership		
Division 3		Receivership		
	(5)	Subject to any direction given by the Supreme Court, a former receiver	1	
		may transfer or deliver receivable property to the relevant licensee or	2	
		relevant associate without having been given a notice under subsection	3	
		(2) (b).	4	
164	Obs	struction of receivers	5	
		A person must not hinder, obstruct or delay a receiver in the exercise	6	
		of his or her functions under this Division.	7	
		Maximum penalty: 100 penalty units.	8	

-	ensatioi ishmen		Part 10 management Division 1	
Part	t 10	Cor	mpensation Fund	1
Divis	sion 1		Establishment and management	2
165	Con	npens	sation Fund	3
		the a	Director-General is to cause to be established and maintained in accounting records of the Department a fund, called the Property ices Compensation Fund.	4 5 6
166	Mon	еу ра	ayable to Compensation Fund	7
		The	Compensation Fund is to consist of:	8
		(a)	any amounts paid by licensees by way of levy under this Act, and	9 10
		(b)	any amounts required or permitted to be paid to the credit of the Compensation Fund, whether by this Act or any other Act, and	11 12
		(c)	any amounts payable to the Compensation Fund from the Statutory Interest Account, and	13 14
		(d)	income from the investment of the Compensation Fund.	15
167	Арр	licatio	on of money in Compensation Fund	16
	(1)	Mon whic	ey in the Compensation Fund may be applied for any purpose for the it is required or permitted to be applied by or under this or any exact.	17 18 19
	(2)	Fund	Director-General may apply money held in the Compensation I (in such order as the Director-General decides) for all or any of ollowing purposes:	20 21 22
		(a)	satisfying claims (including costs) established against the Compensation Fund in accordance with this or any other Act,	23 24
		(b)	meeting legal expenses incurred by the Director-General in connection with claims against the Compensation Fund,	25 26

meeting expenses incurred by the Director-General in or in

relation to appearances before a court or tribunal with respect

to licences under this Act or the Conveyancers Licensing

meeting the costs of administering the Compensation Fund,

Property, Stock and Business Agents Bill 2002

(c)

(d)

Act 1995,

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Clause	167	Property, Stock and Business Agents Bill 2002			
Part 10 Division		Compensation Fund Establishment and management			
		(e) investing in schemes that relate to the provision of residential accommodation or, subject to such terms and conditions as may be prescribed by the regulations, in loans to authorised deposit-taking institutions.			
	(3)	The Treasurer may determine whether any such money is to be invested in any such scheme or loan and the amount to be invested in a scheme or loan.			
Divisi	ion	2 Contributions and levies			
168	Coi	ntributions			
	(1)	A contribution to the Compensation Fund is to be paid by an applicant for a licence at the time the application is made.	1		
	(2)	The amount of the contribution is the amount prescribed by the regulations. The regulations may prescribe different amounts of contributions for different kinds of licences.	1 1 1		
	(3)	The regulations may provide for a single contribution to be paid if a person applies for more than one kind of licence.	1		
	(4)	Contributions under this section are in addition to any fees and levies payable under this Act.	1 1		
	(5)	If a licence is not granted pursuant to an application, any contribution to the Compensation Fund paid by the applicant is to be refunded.	1		
169	Levies				
	(1)	If the Director-General is at any time of the opinion that the Compensation Fund is likely to be insufficient to meet the liabilities to which it is subject, the Director-General may, with the approval of the Minister, impose a levy on each licensee.	2 2 2 2		
	(2)	A levy is payable to the Director-General at the time, and in the manner, fixed by the Director-General.	2		
	(3)	The Director-General may, in any special case, allow time for the payment of the whole or part of any levy.	2 2		
	(4)	If, after being given the notice prescribed by the regulations, a licensee fails to pay a levy in accordance with this section, the Director-General may suspend the licence held by the licensee while the failure continues.	3 3 3 3		

Claims	8		Division 3	
Divis	sion 3	3	Claims	1
170	Defi	inition	s	2
		In th	is Division:	3
		assoc	ciate of a licensee means:	4
		(a)	an employee or agent of the licensee, or	5
		(b)	a person who has the apparent control or charge for the time being of the business of the licensee or of any office at which that business is carried on.	6 7 8
		failu	re to account has the meaning given in section 171.	9
		pecu	niary loss from a failure to account includes:	10
		(a)	all costs (including the legal costs and disbursements of making and proving a claim), charges and expenses that a claimant has suffered or incurred as a direct consequence of the failure to account, and	11 12 13 14
		(b)	all interest on money or other valuable property that a claimant would have received but for the failure to account for the money or other property, with that interest calculated to the date on which the Director-General determines the claimant's claim or a judgment is recovered against the Director-General in relation to the Compensation Fund in respect of that money or other property.	15 16 17 18 19 20 21
171	Mea	aning (of "failure to account"	22
	(1)	In the failurentru	is Division, a reference to a failure to account is a reference to a re by a licensee to account for money or other valuable property sted to the licensee or an associate of the licensee in the course of arrying on of the licensee's business as a licensee.	23 24 25 26
	(2)		Division applies only to a failure to account that arises from an romission of the licensee or associate.	27 28
	(3)	acco	he purposes of this Division, it does not matter that the failure to unt occurred after the licensee ceased to be licensed, if the money her valuable property concerned was entrusted to the licensee (or	29 30 31

an associate of the licensee) before the licensee ceased to be licensed.

Property, Stock and Business Agents Bill 2002

Compensation Fund

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Clause 170

Part 10

Clause 171		Property, Stock and Business Agents Bill 2002		
Part 10 Division	3	Compensation Fund Claims		
	(4)	This Division applies whether the failure to account, or the act or omission, took place before or after the commencement of this Division.	1 2 3	
172	Divi	sion applies when person reasonably believed to be a licensee	4	
	(1)	This Division extends to a case where a person entrusts money or other valuable property to another person reasonably believing that the other person is a licensee or an associate of a licensee and that the money or other valuable property is entrusted in the course of the carrying on of the other person's business as licensee.	5 6 7 8 9	
	(2)	In such a case, the person believed to be a licensee is taken to be a licensee for the purposes of the operation of this Division and the money or other valuable property is taken to have been entrusted in the course of the carrying on of the licensee's business as licensee.	10 11 12 13	
173	Claims against Compensation Fund			
	(1)	The Compensation Fund is held, and is to be applied, for the purpose of compensating persons who suffer pecuniary loss because of a failure to account.	15 16 17	
	(2)	A person who claims to have suffered a pecuniary loss because of a failure to account may make a claim against the Compensation Fund, but only if the claim is made in writing to the Director-General within:	18 19 20	
		(a) a period of 12 months after the person has become aware of the failure to account, or	21 22	
		(b) a period of 2 years after the date of the failure to account,	23	
		whichever period ends first.	24	
	(3)	However, a claim caused by a failure of a licensee (or an employee or agent of a licensee) to lodge a rental bond with the Rental Bond Board may also be made at any time within one year after the termination of the tenancy agreement.	25 26 27 28	
	(4)	A licensee does not have a claim against the Compensation Fund in respect of a pecuniary loss suffered in connection with the licensee's business as a licensee because of a failure to account.	29 30 31	
	(5)	Subject to this section, the Director-General may receive and allow, in whole or in part, any claim against the Compensation Fund at any time after the relevant failure to account arose.	32 33 34	

Prope	roperty, Stock and Business Agents Bill 2002		Business Agents Bill 2002	Clause 173
Compo	ompensation Fund laims			Part 10 Division 3
	(6)	The Director-General may disallow any clappropriate cases. In particular the Direct claim to the extent that pecuniary loss was failure to mitigate loss or was occasioned making a claim.		General may disallow a suffered as a result of a
174	Leg	al pro	oceedings	
	(1)	any	rson cannot, without the leave of the Director-Gon's claim.	ensation Fund unless the
	(2)	such suffe	rson cannot recover from the Compensation proceedings an amount greater than the pered by the person, after deducting from miary loss:	amount of pecuniary loss
		(a)	the amount or value of all money or recovered from any source (other than in reduction of the pecuniary loss, an	the Compensation Fund)
		(b)	any such amount or value that, Director-General, might have been r for the person's neglect or default.	
	(3)	Fund a cou	proceedings in relation to any claim a lare to be as for a debt due by the Crowart of competent jurisdiction. The procedirector-General.	n and are to be brought in
	(4)	In th	ose proceedings:	
		(a)	all defences that would have been averlation to whom the claim arose are and	
		(b)	all questions of costs are in the discret the proceedings are tried with a jury, trial.	
	(5)	a jud	order for the payment of costs made by Igment debt under the <i>Local Courts (Ci</i> forceable as such under that Act.	

(6) No proceedings can be brought against the Crown in relation to a

claim against the Compensation Fund after the end of:

Clause 174		Property, Stock and Business Agents Bill 2002	
Part 10 Division 3		Compensation Fund Claims	
		(a) a period of 6 months after the claimant has been notified that the claim has been disallowed, or	1 2
		(b) such longer period as the court may permit, on sufficient cause being shown and on such terms as it thinks fit.	3 4
175	Lim	nits on amounts recoverable	5
	(1)	The amount that a person may recover from the Compensation Fund cannot, in any case or in any event, exceed \$500,000 or, if another amount is prescribed by the regulations, the prescribed amount.	6 7 8
	(2)	The aggregate sum that may be applied in compensating all persons who suffer or incur pecuniary loss because of a failure to account, or of related failures to account, cannot exceed \$2,000,000 or, if another amount is prescribed by the regulations, the prescribed amount.	9 10 11 12
	(3)	The Director-General may disregard subsection (2) in the case of successive failures to account by a licensee, to the extent that the Director-General is satisfied that the failures are not connected.	13 14 15
	(4)	If the total amount of claims or judgments (or both) exceeds the aggregate sum provided for by this section, the Director-General has an unfettered discretion to determine the division and allocation of the available money among the various parties (whether or not to the exclusion of any one or more of them).	16 17 18 19 20
176	Adv	vertisements	21
	(1)	The Director-General may cause to be published a notice relating to a defaulting licensee and fixing a date by which claims must be made under this Part.	22 23 24
	(2)	The notice is to be published in a newspaper circulating in the district in which the defaulting licensee is or was carrying on business, and also in a newspaper circulating in Sydney. One newspaper may satisfy both requirements.	25 26 27 28
	(3)	Any claim not made in writing on or before the date fixed by the notice is barred, unless the Director-General otherwise determines.	29 30
	(4)	After that date, the Director-General may distribute compensation in accordance with this Part, having regard only to judgments obtained and claims allowed against the Compensation Fund.	31 32 33

Property, Stock and Business Agents Bill 2002	Clause 177		
Compensation Fund	Part 10		
Claims	Division 3		
177 Subrogation			
(1) 0	1 1 1 1 1 1		

- (1) On payment out of the Compensation Fund in settlement in whole or in part of a claim under this Act, the Crown is subrogated, to the extent of the payment, to all the rights and remedies of the claimant against the licensee, or the former licensee, in relation to whom the claim arose, or any other person. (2) A certificate given by the Director-General certifying that a specified amount has been paid out of the Compensation Fund in settlement in whole or in part of a claim under this Act is evidence of the matter certified. 10 (3) In the enforcement of any rights or remedies to which the 11 Director-General is subrogated under this section for the purpose of 12 recovering an amount paid out of the Compensation Fund, the amount 13 is taken to be a debt due to the Crown and may be recovered 14 accordingly. 15 (4) The Director-General may exercise the rights and remedies to which 16 the Director-General is subrogated under this section in the name of 17 the Director-General or in the name of the claimant concerned. 18 178 Recovery of payments from directors 19 (1) This section applies when the payment of an amount out of the 20 Compensation Fund has been made as a consequence of the act or 21 omission of a corporation (including the payment of any amount to an 22 administrator of the affairs and property of the corporation). 23 (2) The Director-General may recover, jointly or severally, from any 24 person who was a director or persons who were directors of the 25 corporation at the time of the relevant act or omission, the amount of 26 the payment as a debt in any court of competent jurisdiction. 27 (3) In any proceedings for the recovery of an amount under this section, 28 judgment is not to be entered against a defendant who proves that the 29 act or omission occurred without the defendant's express or implied 30 31
 - authority or consent.
 - (4) Proceedings may be brought for the recovery of an amount under this section whether or not the person against whom the proceedings are brought, or any other person, has been convicted of an offence in respect of the act or omission as a consequence of which the amount was paid.

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Clause 178		Property, Stock and Business Agents Bill 2002		
Part 10 Divisior		Compensation Fund Claims		
	(5)	When this section renders a person or persons liable to pay an amount as a consequence of an act or omission of a corporation, the payment by the person or either or any of those persons of the whole or any part of the amount does not render the corporation liable to the person concerned in respect of the amount so paid.	1 2 3 4 5	
179	Pro	duction of documents	6	
	(1)	The Director-General may, at any time and from time to time, require the production of documents necessary to support any claim under this Act, or available for that purpose, or for the purpose of exercising functions in respect of a defaulting licensee.	7 8 9 10	
	(2)	The Director-General may reject a claim if documents are not produced as required.	11 12	
180	Satisfaction of claims and judgments		13	
	(1)	A claim or judgment against the Compensation Fund can only be satisfied to the extent of money in the Compensation Fund (either then or at a later time). No other money or property (whether of the Crown or otherwise) is available for that purpose.	14 15 16 17	
	(2)	If a number of claims or judgments (or both) against the Compensation Fund cannot be satisfied because of an insufficiency of money in the Compensation Fund, the Director-General has an unfettered discretion to determine the division and allocation of the available money among the various parties (whether or not to the exclusion of any one or more of them).	18 19 20 21 22 23	
Divis	ion 4	Examination of accounts of licensees and former licensees	24 25	
181	Defi	nitions	26	
		In this Division:	27	
		accounts examiner means a person appointed as an accounts examiner under this Division.	28 29	
		associate has the same meaning as in Division 3.	30	

-	Compensation Fund Part 10 Examination of accounts of licensees and former licensees Division 4					
182	Арр	pointment of accounts examiner to examine licensee's accounts	1			
	(1)	For the purpose of safeguarding the Compensation Fund in relation to the affairs of a licensee, the Director-General may, at any time and from time to time, appoint an appropriately qualified person as an accounts examiner to examine the accounts kept by the licensee in connection with the licensee's business.	2 3 4 5 6			
	(2)	A person is appropriately qualified for appointment if the person has such qualifications or experience as in the opinion of the Director-General are appropriate for the purpose of exercising functions under this Division.	7 8 9 10			
	(3)	The appointment of an accounts examiner is to be by instrument in writing.	11 12			
	(4)	The Director-General may publicly notify the appointment of an accounts examiner in relation to the accounts of a licensee.	13 14			
183	Accounts examiner to report on accounts					
	(1)	An accounts examiner is to furnish to the Director-General a confidential report about the accounts concerned, indicating whether there is any irregularity or alleged or suspected irregularity in the accounts or any other matter that in the person's opinion should, in the interests of the Compensation Fund, be further investigated.	16 17 18 19 20			
	(2)	A copy of the report is required to be sent by post by the Director-General to the licensee as soon as practicable.	21 22			
184	Pov	wers of accounts examiner	23			
	(1)	On production by an accounts examiner of his or her instrument of appointment, the accounts examiner may require the licensee (or, in the absence of the licensee, an associate of the licensee) to do any one or more of the following things:	24 25 26 27			
		(a) produce to the accounts examiner or any assistant of the accounts examiner all records relating to the business of the licensee (including all records made and kept by the licensee under this Act) and (in the case of records stored electronically) produce any such record in written form,	28 29 30 31 32			
		(b) give the accounts examiner or any assistant of the accounts examiner all information relating to the records required to be produced under this section,	33 34 35			

Property, Stock and Business Agents Bill 2002

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Property, Sto	Property, Stock and Business Agents Bill 2002 Clause 185			
	Compensation Fund Part 10 Examination of accounts of licensees and former licensees Division 4			
	(b) any matter that comes to the colleague's knowledge in the course of the examination,			
	except in the course of the preparing and fur Director-General or in the same circumstance in connection with the administration or ex- disclosed under section 219.		ces as information obtained	
(3)	•	rson who contravenes this section is guild mum penalty: 50 penalty units.	ty of an offence.	7 8
186 For	This licens refere custo	Division extends, with any necessary a see, so that a reference in this Division ence to a former licensee and any person dy or control of a written record relating a rved in accordance with this Act.	to a licensee includes a who has the possession,	9 10 11 12 13 14

Part 11

Part	11	Pro	perty Services Statutory Interest Account	1
187	Stat	tutory	Interest Account	2
		The l	Director-General is to cause to be established and maintained in	3
		the a	accounting records of the Department an account called the	4
		Prope	erty Services Statutory Interest Account.	5
188	Mor	ney pa	yable to Statutory Interest Account	6
		The S	Statutory Interest Account is to consist of:	7
		(a)	any money required or permitted to be paid to the credit of the	8
			Statutory Interest Account, whether by this Act or any other	9
			Act, and	10
		(b)	income from the investment of the Statutory Interest Account.	11
189	App	olicatio	on of money in Statutory Interest Account	12
	(1)	Mone	ey in the Statutory Interest Account may be applied for any	13
			ose for which it is required or permitted to be applied by or under	14
		this c	or any other Act.	15
	(2)		Director-General may, with the consent of the Minister, apply	16
			ey held in the Statutory Interest Account for all or any of the	17
			wing purposes:	18
		(a)	supplementing the Compensation Fund by such amount as may be needed to enable the current liabilities of the fund to be met,	19 20
		(b)	providing grants or loans for providing or undertaking	21
			education or research programs relating to the property services	22
			industry (as defined in section 25I of the <i>Fair Trading Act 1987</i>) and approved by the Minister,	23 24
		(-)	•	
		(c)	providing money for the establishment or administration of rental advisory services,	25 26
		(d)	meeting the costs of administering this Act, the Conveyancers	27
			Licensing Act 1995, the Valuers Registration Act 1975 and any	28
			other Act prescribed by the regulations for the purposes of this	29
			paragraph (or the prescribed provisions of any other Act),	30
		(e)	meeting the costs of the administration of the Property Services Advisory Council,	31 32

		(f)	meeting the costs of operating a scheme or schemes for resolving disputes arising between consumers and providers of property services,	1 2 3
		(g)	investing in schemes that relate to the provision of residential accommodation or, subject to such terms and conditions as may be prescribed by the regulations, in loans to authorised deposit-taking institutions.	4 5 6 7
	(3)	invest	Treasurer may determine whether any such money is to be ted in any such scheme or loan and the amount to be invested in eme or loan.	8 9 10
	(4)	In this	s section:	11
			erty services means services provided in the property services try as defined in section 25I of the Fair Trading Act 1987.	12 13
190	App	olicatio	n of money for purposes of certain Acts	14
	(1)	The f	following amounts are also payable from the Statutory Interest unt:	15 16
		(a)	such contributions towards the costs, charges and expenses of administration of the <i>Landlord and Tenant (Rental Bonds) Act</i> 1977, the <i>Residential Tenancies Act</i> 1987 and the <i>Residential Parks Act</i> 1998 as may be agreed from time to time by the Minister and the Ministers administering the <i>Landlord and Tenant (Rental Bonds) Act</i> 1977, the <i>Residential Tenancies Act</i> 1987 and the <i>Residential Parks Act</i> 1998,	17 18 19 20 21 22 23
		(b)	such contributions towards half the costs and expenses incurred in the administration of the <i>Consumer, Trader and Tenancy Tribunal Act 2001</i> as are agreed annually by the Minister, the Minister administering the <i>Landlord and Tenant (Rental Bonds) Act 1977</i> and the Minister administering the <i>Consumer, Trader and Tenancy Tribunal Act 2001</i> , but only to the extent to which those costs and expenses relate to the exercise of the Consumer, Trader and Tenancy Tribunal's jurisdiction in relation to matters arising under the following Acts: (i) the <i>Community Land Management Act 1989</i> , (ii) the <i>Residential Parks Act 1998</i> , (iii) the <i>Residential Tenancies Act 1987</i> , (iv) the <i>Retirement Villages Act 1999</i> , (v) the <i>Strata Schemes Management Act 1996</i> .	24 25 26 27 28 29 30 31 32 33 34 35 36

Part 11

	(c)	such contributions towards the costs, charges and expenses of the administration of the <i>Retirement Villages Act 1999</i> as may be authorised by the Director-General with the consent of the Minister,	1 2 3 4
	(d)	such contributions as may be agreed by the Minister and the Minister administering the <i>Fair Trading Act 1987</i> towards the costs, charges and expenses of the administration of that Act,	5 6 7
	(e)	such contributions as may be agreed by the Minister and the Minister administering the <i>Strata Schemes Management Act 1996</i> and <i>Community Land Management Act 1989</i> towards the costs, charges and expenses of the administration of those Acts,	8 9 10 11 12
	(f)	such additional contributions for the purposes set out in paragraphs (a)–(e) as the Ministers referred to in those paragraphs may at any time agree.	13 14 15
(2)		ributions referred to in this section are to be paid in the manner mined by the Treasurer.	16 17

Part 12 Complaints and disciplinary action

191	Grounds	for disciplinary action	2
	Disci is or	plinary action under this Part can be taken against a person who was the holder of a licence or certificate of registration on any one ore of the following grounds:	3 4 5
	(a)	the person has contravened a provision of this Act or any other Act administered by the Minister, or the regulations under any such Act, whether or not the person has been prosecuted or convicted of an offence in respect of the contravention,	6 7 8 9
	(b)	the person has contravened a condition of the licence or certificate of registration,	10 11
	(c)	the person has, in the course of carrying on business or exercising functions under the licence or certificate of registration, acted unlawfully, improperly, unfairly or incompetently,	12 13 14 15
	(d)	the person is a disqualified person or is otherwise not eligible under section 14 to hold a licence or certificate of registration,	1 <i>6</i> 17
	(e)	the person is not a fit and proper person to be involved in the direction, management or conduct of the business of a licensee,	18 19
	(f)	the person has failed to pay any part of a contribution or levy that is due and payable under Part 10 (Compensation Fund),	20 21
	(g)	the person has breached an undertaking given by the person to the Director-General under this Act or the <i>Fair Trading Act 1987</i> , in respect of the person's conduct of business or exercise of functions under the licence or certificate of registration,	22 23 24 25 26
	(h)	the person has failed to comply with a direction given to the person by the Director-General pursuant to the taking of disciplinary action under this Part,	27 28 29
	(i)	the person has failed to pay a monetary penalty imposed on the person by the Director-General pursuant to the taking of disciplinary action under this Part,	30 31 32
	(j)	the issue of the person's licence or certificate of registration was obtained by fraud or mistake,	33 34

		(k)	grounds specified in the regulations as grounds for the taking of disciplinary action against a person under this Act.	1 2
192	Dis	ciplina	ry action	3
	(1)		of the following actions is disciplinary action that the tor-General can take against a person under this Act:	4 5
		(a)	caution or reprimand the person,	6
		(b)	give a direction to the person requiring the person to give a specified undertaking to the Director-General as to the manner in which the person will conduct business or exercise functions under a licence or certificate of registration held by the person,	7 8 9 10
		(c)	give a direction to the person requiring the person to take specified action within a specified time in connection with the conduct of business or the exercise of functions under a licence or certificate of registration,	11 12 13 14
		(d)	impose a monetary penalty on the person of an amount not exceeding 100 penalty units in the case of an individual or 200 penalty units in the case of a corporation,	15 16 17
		(e)	impose a condition on the person's licence or certificate of registration,	18 19
		(f)	suspend the person's licence or certificate of registration for a period that does not exceed the unexpired term of the licence or certificate of registration,	20 21 22
		(g)	cancel the person's licence or certificate of registration,	23
		(h)	declare the person to be a disqualified person for the purposes of this Act, either permanently or for a specified period,	24 25
		(i)	disqualify the person from being involved in the direction, management or conduct of the business of a licensee.	26 27
	(2)	perso	wer conferred by this Act to take disciplinary action against a n is a power to take any one or more of the actions that constitute blinary action.	28 29 30
	(3)	to be as the	in a licence or certificate of registration is suspended, it is taken not in force except for such provisions of this Act or the regulations regulations may prescribe as provisions that remain applicable uspended licence or certificate of registration.	31 32 33 34

193	Dec	sision to take no further action	1
		The Director-General may at any stage of a matter that is the subject	2
		of consideration by the Director-General under this Part determine to	3
		take no further action in respect of the matter, whether or not the	4
		matter is the subject of a complaint or a show cause notice and	5
		whether or not the Director-General determines that there are grounds	6
		for taking disciplinary action in connection with the matter.	7
194	Cor	nplaints	8
	(1)	Any person may make a complaint to the Director-General setting out	9
	` ′	matters that are alleged to constitute grounds for taking disciplinary	10
		action against a person under this Act.	11
	(2)	Action can be taken under this Part whether or not a complaint has	12
	` '	been made.	13
195	Sho	ow cause notice	14
	(1)	The Director-General may serve a show cause notice on a person if the	15
	` ′	Director-General is of the opinion that there is reasonable cause to	16
		believe that there are grounds for taking disciplinary action against the	17
		person.	18
	(2)	A show cause notice is a notice requiring a person to show cause why	19
	` ′	disciplinary action should not be taken against the person under this	20
		Act on the grounds specified in the notice.	21
	(3)	A show cause notice is to be in writing and is to specify a period of	22
		not less than 14 days after service of the notice as the period that the	23
		person to whom the notice is directed has to show cause as required by	24
		the notice.	25
	(4)	The person on whom a show cause notice is served may within the	26
		period allowed by the notice make oral or written submissions to the	27
		Director-General in respect of the matters to which the notice relates.	28
		In the case of a corporation, submissions may be made by a director or	29
		officer of the corporation.	30

196		ver to suspend licence or certificate of registration when show cause ice served	1 2
	(1)	When a show cause notice is served on a person, the Director-General may by notice in writing to the person suspend the person's licence or certificate of registration pending a determination by the Director-General of whether to take disciplinary action under this Act against the person.	3 4 5 6 7
	(2)	The Director-General may only suspend a licence or certificate of registration under this section if satisfied that the grounds for disciplinary action specified in the show cause notice would, if established, justify the suspension or cancellation of the licence or certificate of registration.	8 9 10 11 12
	(3)	Such a suspension may not be imposed for a period of more than 60 days after the show cause notice is served.	13 14
	(4)	The Director-General is not required to afford a person an opportunity to be heard before taking action against the person under this section.	15 16
	(5)	The Director-General can revoke a suspension under this section at any time by notice in writing to the suspended person.	17 18
	(6)	This section does not limit or otherwise affect any power to suspend a licence or certificate of registration under section 64A of the <i>Fair Trading Act 1987</i> .	19 20 21
197	Inq	uiries and investigation	22
		The Director-General may conduct inquiries and make investigations in relation to the matters to which a show cause notice relates and the submissions, if any, made by or on behalf of the person to whom the show cause notice relates in relation to those matters, as the Director-General thinks fit.	23 24 25 26 27
198	Tak	ing of disciplinary action	28
	(1)	If the Director-General is satisfied that there are grounds for taking disciplinary action under this Act against a person on whom a show cause notice has been served, the Director-General may by order in writing served on the person take such disciplinary action against the person as the Director-General thinks is warranted.	29 30 31 32 33
	(2)	The order must include a statement of the reasons for the	34

Director-General's decision on the matter.

199	Rec	overy	of monetary penalty	1
			onetary penalty imposed on a person by disciplinary action under Part may be recovered by the Director-General in a court of	2 3
		comp	petent jurisdiction as a debt due to the Crown.	4
200	Rev	riew of	f disciplinary action by ADT	5
		Direct under the I	erson against whom disciplinary action is taken by the ctor-General may apply to the Administrative Decisions Tribunal r the <i>Administrative Decisions Tribunal Act 1997</i> for a review of Director-General's decision on the disciplinary action or on a w of the disciplinary action.	6 7 8 9 10
201	War	rning r	notices	11
	(1)	The laperso	Director-General may authorise publication of a notice warning ons of particular risks involved in dealing with a specified holder licence, or a person who does not hold a licence, in connection the activities of licensees.	12 13 14 15
	(2)	a per	xample, a warning may relate to the risks involved in dealing with son who has a recent history of unconscionable conduct in the on's dealings with consumers.	16 17 18
	(3)		Director-General may authorise publication of such a notice in any or more of the following ways:	19 20
		(a)	to any person making inquiries to the Director-General about the licensee concerned,	21 22
		(b)	by advertisement by the use of any medium,	23
		(c)	to any media representatives.	24
	(4)	inves	ication of such a notice may not be authorised unless an stigation has been conducted by the Director-General, whether or complaint has been made.	25 26 27
	(5)	must than	re authorising publication of such a notice, the Director-General give the person concerned an opportunity for a period of not less 48 hours to make representations to the Director-General about cation of such a notice, unless:	28 29 30 31
		(a)	the Director-General is not able, after making reasonable efforts to do so, to contact the person promptly and advise the person of that opportunity, or	32 33 34
		(b)	the person refuses to make any representations.	35

Part 12		Complaints and disciplinary action	
	(6)	No opportunity to make representations is required to be given in the opinion of the Director-General, there is an immediate risk to public.	
	(7)	No liability is incurred by a person for publishing in good faith:	
		(a) a notice under this section, or	
		(b) a fair report or summary of such a notice.	
202	Fail	ilure to comply with disqualification from involvement in busines	SS
		A person who is disqualified under this Part from being involve the direction, management or conduct of the business of a lice must not act contrary to the disqualification.	
		Maximum penalty:	
		(a) 200 penalty units in the case of a corporation, or	
		(b) 100 penalty units in any other case.	
203	Ret	eturn of suspended or cancelled licence	
		A person who has possession of a licence or certificate of registrathat has been suspended or cancelled under this Part must give licence or certificate of registration to an officer of the Department any office of the Department within 7 days after the suspension cancellation takes effect.	e the nt at
		Maximum penalty:	:

40 penalty units in the case of a corporation, or

20 penalty units in any other case.

21

22

Property, Stock and Business Agents Bill 2002

(a)

(b)

Enforcement Part 13

Part	13	Enf	orcement	1
204	Aut	horise	ed officers	2
	(1)	In thi	is Act:	3
		autho	orised officer means:	4
		(a)	an officer of the Department for the time being appointed under this Part as an authorised officer, or	5 6
		(b)	an investigator appointed under section 18 of the Fair Trading Act 1987, or	7 8
		(c)	a police officer.	9
	(2)		Director-General may appoint any officer of the Department as an orised officer for the purposes of this Act.	10 11
	(3)		uthorised officer who is not a police officer is to be provided by Director-General with a certificate of identification.	12 13
	(4)	exerc this A	authorised officer (other than a police officer) must, when cising on any premises any function of the authorised officer under Act, produce the officer's certificate of identification to any person rently in charge of the premises who requests its production.	14 15 16 17
205	Pov	vers of	f entry, inspection etc	18
	(1)	An a	authorised officer may exercise the powers conferred by this on for the purpose of:	19 20
		(a)	ascertaining whether the provisions of this Act or the regulations are being complied with or have been contravened, or	21 22 23
		(b)	investigating a complaint made or intended to be made under this Act, or	24 25
		(c)	obtaining evidence, records or information in relation to a matter that constitutes or may constitute a contravention of this Act or the regulations.	26 27 28
	(2)	prem the ca	uthorised officer may enter and inspect at any reasonable time any isses that the officer believes on reasonable grounds are used for arrying on of the business of an agent, whether or not the business ing carried on by the holder of a licence.	29 30 31 32

(3)	a sea	e on premises entered under this section or under the authority of rch warrant under this Part, an authorised officer may do any one ore of the following:	1 2 3	
	(a)	require any person on those premises to produce any records in the possession or under the control of that person relating to the carrying on of the business of an agent, and (in the case of records stored electronically) to produce any such record in written form,	4 5 6 7 8	
	(b)	inspect, take copies of or extracts from, or make notes from, any such records, and for that purpose may take temporary possession of any such records,	9 10 11	
	(c)	take possession of any such records if the authorised officer considers it necessary to do so for the purpose of obtaining evidence or protecting evidence from destruction,	12 13 14	
	(d)	take such photographs, films and audio, video and other recordings as the authorised officer considers necessary,	15 16	
	(e)	require any person on those premises to answer questions or otherwise furnish information in relation to the carrying on of the practice of the business of an agent or a contravention of a provision of this Act or the regulations,	17 18 19 20	
	(f)	require the owner or occupier of those premises to provide the authorised officer with such assistance and facilities as is or are reasonably necessary to enable the authorised officer to exercise the functions of an authorised officer under this section.	21 22 23 24	
(4)		uthorised officer is not entitled to enter a part of premises used for ential purposes, except:	25 26	
	(a)	with the consent of the occupier of the part, or	27	
	(b)	a part of premises on which an auction of residential property is being conducted, or	28 29	
	(c)	under the authority of a search warrant.	30	
Pov	ver of a	authorised officer to obtain information, records and evidence	31	
	is cap in rel	authorised officer believes on reasonable grounds that a person bable of giving information, producing records or giving evidence ation to a matter that constitutes, or may constitute, an offence st this Act or the regulations, the authorised officer may, by notice	32 33 34 35	
	in writing given to the person, require the person:			

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Enforcement	Part 13
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		(a)	to provide an authorised officer, by writing signed by the person (or, in the case of a corporation, by a competent officer of the corporation) and given to the authorised officer within the time and in the manner specified in the notice, with any such information, or	1 2 3 4 5
		(b)	to produce to an authorised officer, in accordance with the notice, any such records, or	6 7
		(c)	to appear before an authorised officer at a time and place specified in the notice and give any such evidence, either orally or in writing, and produce any such records.	8 9 10
207	Obs	tructio	on etc of authorised officers	11
		A per	rson must not:	12
		(a)	without reasonable excuse, refuse or fail to comply with any notice given or requirement made, or to answer any question asked, by an authorised officer under this Part, or	13 14 15
		(b)	provide information or give evidence in purported compliance with a requirement made or question asked by an authorised officer under this Part knowing the information or evidence to be false or misleading in a material particular, or	16 17 18 19
		(c)	wilfully delay, hinder or obstruct an authorised officer in the exercise of the officer's functions under this Part.	20 21
		Maxi or bo	mum penalty: 100 penalty units or imprisonment for 6 months, th.	22 23
208	Tak	ing po	ssession of records to be used as evidence	24
	(1)	for the destru	authorised officer takes possession of any records under this Part are purpose of obtaining evidence or protecting evidence from action, they may be retained by the officer until the completion of roceedings (including proceedings on appeal) in which they may idence.	25 26 27 28 29
	(2)	a reas	erson from whom the records are taken must be provided, within onable time after the records are taken, with a copy of the records ied by an authorised officer as a true copy.	30 31 32
	(3)		by of records provided under this section is, as evidence, of equal ty to the records of which it is certified to be a copy.	33 34

209	Sea	rch wa	arrants	1
	(1)		uthorised officer may apply to an authorised justice for the issue search warrant for premises if the officer believes on reasonable ands:	2 3 4
		(a)	that a provision of this Act or the regulations is being or has been contravened on the premises, or	5 6
		(b)	that there is on the premises evidence of a contravention of this Act or the regulations.	7 8
	(2)	satisf	uthorised justice to whom such an application is made may, if ied that there are reasonable grounds for doing so, issue a search ant authorising an authorised officer named in the warrant:	9 10 11
		(a)	to enter and inspect the premises, and	12
		(b)	to exercise on the premises any function of an authorised officer under this Part.	13 14
	(3)		3 of the <i>Search Warrants Act 1985</i> applies to a search warrant d under this section.	15 16
	(4)		is section, <i>authorised justice</i> has the same meaning as in the <i>ch Warrants Act 1985</i> .	17 18
210	Inju	nction	us .	19
	(1)	grant contr	ne application of the Director-General, the Supreme Court may an injunction restraining a threatened or apprehended avention, or the continuation of a contravention, of a provision of Act or the regulations.	20 21 22 23
	(2)		njunction may be granted without the Director-General being red to show a likelihood of damage.	24 25
	(3)		the opinion of the Court it is desirable to do so, the Court may an interim injunction pending determination of the application.	26 27
	(4)	injun Direc	n the Director-General makes an application for the grant of an ction under this section, the Court is not to require the ctor-General or any other person, as a condition of granting an m injunction, to give an undertaking as to damages.	28 29 30 31
	(5)	This	section does not limit any provision of the Fair Trading Act 1987.	32

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Offences and proceedings

Offences

Clause 211

Part 14 Division 1

1

Part 14 Offences and proceedings

Divis	sion '	1	Offences	2
211			nt conversion and false accounts of money received by or registered person	3 4
	(1)	This	section applies to:	5
	, ,	(a)	any money received by a licensee or registered person on behalf of any person in respect of any transaction in the licensee's or registered person's capacity as a licensee or registered person, or any part of any such money, and	6 7 8 9
		(b)	any money so received that is held by the licensee or registered person as a stakeholder or in trust pending the completion of any transaction.	10 11 12
	(2)	any p perso	licensee or registered person fraudulently converts the money or art of that money to his or her own use or to the use of any other n, the licensee or registered person is guilty of an indictable ce and liable to imprisonment for a term of not more than 10.	13 14 15 16 17
	(3)	delive whom licens	licensee or registered person fraudulently omits to account for, er or pay the money or any part of the money to the person from it was received or to the person or persons entitled to it, the see or registered person is guilty of an indictable offence and to imprisonment for a term of not more than 10 years.	18 19 20 21 22
	(4)	the min any an inc	licensee or registered person fraudulently renders an account of anney or any part of the money knowing the account to be false y material particular, the licensee or registered person is guilty of dictable offence and liable to imprisonment for a term of not more 10 years.	23 24 25 26 27
	(5)	not no specia exam accus	ne prosecution of a person for an offence under this section it is eccessary to prove the fraudulent conversion by the accused of any fic sum of money if there is proof of a general deficiency on the ination of the books of account, or entries kept, or made by the ed, or otherwise, and the jury are satisfied that the accused ulently converted the deficient money or any part of it.	28 29 30 31 32 33

Part 14 Division	n 1		Offences and proceedings Offences	
212	Fra	uduler	nt accounts for expenses, commission and other charges	1
		propo know	icensee or registered person fraudulently renders an account of nses, commission or other charges incidental to any transaction or osed or contemplated transaction as a licensee or registered person ving the account to be false in any material particular, the licensee gistered person is guilty of an indictable offence and liable to	2 3 4 5 6
			isonment for a term of not more than 10 years.	7
213	Offe	nces	by persons other than principal offenders	8
		A pe	rson who:	9
		(a)	aids, abets, counsels or procures a person to contravene, or	10
		(b)	induces, or attempts to induce, a person, whether by threats or promises or otherwise, to contravene, or	11 12
		(c)	is in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of, or	13 14
		(d)	conspires with others to contravene,	15
		this A	vision of this Act or the regulations is guilty of an offence against Act or the regulations and liable to the same penalty as a person contravenes the provision.	16 17 18
214	Оре	ration	of Crimes Act not affected	19
			ing in this Division affects the generality of any provisions of the less Act 1900.	20 21
Divisi	ion 2	2	Proceedings	22
215	Pro	ceedir	ngs for offences	23
	(1)	taker the I	eedings for an offence under this Act or the regulations may be and prosecuted only by the Director-General or, in the name of Director-General, by a person acting with the authority of the ctor-General.	24 25 26 27
	(2)		eedings for an offence under this Act or the regulations (other than eedings for an indictable offence) may be dealt with:	28 29
		(a)	summarily before a Local Court constituted by a Magistrate sitting alone, or	30 31

Property, Stock and Business Agents Bill 2002

Offeno	Part 14 Division 2				
		(b) summarily before the Supreme jurisdiction.	Court in its summary		
	(3)	If proceedings are brought in a Local Cour penalty that the Local Court may impose for units or such other amount as may be predespite any higher maximum monetary penthe offence.	r the offence is 100 penalty scribed by the regulations,		
	(4)	Despite any proceedings against a person a Act or the regulations (whether resulting in the person remains liable to civil proceeding if the proceedings for an offence had not be	a conviction or otherwise) gs in the same manner as		
216	Pen	nalty notices			
	(1)	An authorised officer may serve a penalt appears to the officer that the person has conthis Act or the regulations, being an oregulations as a penalty notice offence.	mmitted an offence against		
	(2)	A penalty notice is a notice to the effect that not wish to have the matter determined by a within the time and to the person specified if the penalty prescribed by the regulations for under this section.	a court, the person can pay, n the notice, the amount of		
	(3)	A penalty notice may be served personally	or by post.		
	(4)	If the amount of penalty prescribed for an al this section, no person is liable to any fu alleged offence.			
	(5)	Payment under this section is not to be reliability for the purpose of, and does not prejudice, any civil claim, action or proceed occurrence.	ot in any way affect or 2°		
	(6)	The regulations may:	30		
		(a) prescribe an offence for the purp specifying the offence or by referring			

prescribe the amount of penalty payable for the offence if dealt with under this section, and

the offence, and

(b)

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Clause 215

Administration Part 15

Part 15 Administration

Disc	losure of information
(1)	A person must not disclose any information obtained in connection with the administration or execution of this Act unless that disclosure
	is made:
	(a) with the consent of the person from whom the information was obtained, or
	(b) in connection with the administration or execution of this Act, or
	(c) for the purposes of any legal proceedings arising out of this Act or of any report of any such proceedings, or
	(d) in accordance with a requirement imposed under the Ombudsman Act 1974, the Freedom of Information Act 1989 or the Independent Commission Against Corruption Act 1988, or
	(e) to a regulatory officer or law enforcement officer, for the purposes of assisting the officer in the exercise of the officer's functions, or
	(f) as otherwise authorised by this section or the regulations, or
	(g) with other lawful excuse.
	Maximum penalty: 20 penalty units or imprisonment for 6 months, or both.
(2)	The Director-General may communicate to any person directly concerned in any transaction with a licensee in connection with his or her business as a licensee any information furnished to the Director-General in connection with the administration or execution of this Act, in so far as it relates to any such transaction and directly concerns any such person.
(3)	The Director-General may request and receive information from a law enforcement officer or regulatory officer for the purpose of assisting the Director-General in the exercise of functions under this Act or under any other Act administered by the Minister.
(4)	The Director-General may enter into agreements and other arrangements for the sharing or exchange of information as authorised by this section.

	(5)	In thi	s section:	1
		law e	enforcement officer means:	2
		(a)	a member of the Police Service, the Australian Federal Police or of the police force of another State or a Territory, or	3
		(b)	the Director of Public Prosecutions or the Crown Prosecutor of the State or the Director of Public Prosecutions or the Crown Prosecutor of the Commonwealth or of another State or Territory, or	5 6 7
		(c)	any other person, or officer of an authority, responsible for the investigation or prosecution of offences under laws of the State, the Commonwealth, another State or a Territory.	9 10 11
		agend and or respe	latory officer means an officer or employee of a government by (including the government of a jurisdiction outside the State outside Australia) exercising functions under an enactment with bet to fair trading or an enactment that provides for the issue of ces or other authorities in connection with the undertaking of an ity regulated under the enactment.	12 13 14 15 16
220	Reg	gister		18
	(1)	Act a	Director-General is to maintain a Register for the purposes of this and is to enter and keep in the Register particulars of such of the wing as the regulations may require:	19 20 21
		(a)	the licences and certificates of registration issued under this Act,	22 23
		(b)	applications for a licence or certificate of registration that are refused,	24 25
		(c)	prosecutions taken under this Act and the result of those prosecutions,	26 27
		(d)	warning notices that the Director-General has authorised publication of under this Act,	28 29
		(e)	disciplinary action taken under this Act,	30
		(f)	undertakings given under this Act by the holder of a licence or certificate of registration,	31 32
		(g)	the appointment of a manager or receiver under this Act,	33
		(h)	such other matters as may be prescribed by the regulations.	34

Property, Stock and Business Agents Bill 2002	Clause 220

Administration

	(2)	of suc	person is entitled to inspect any entry in the Register on payment ch fee as the Director-General may determine for the giving of s to the Register.	1 2 3
221	Certificate evidence			
		Direct was relicence is evicence.	ocument purporting to be a certificate signed by the stor-General and certifying that any person is or is not or was or not on any date or during any specified period the holder of a ce of a specified class or the holder of a certificate of registration dence of the matters certified in all courts and before all persons podies authorised by law to receive evidence.	5 6 7 8 9
222	Dele	egation	n	11
	The Director-General may delegate the exercise of any function of the Director-General under this Act (other than this power of delegation) to:			12 13 14
		(a)	any public servant employed in the Department of Fair Trading, or	15 16
		(b)	any person, or any class of persons, authorised for the purposes of this section by the regulations.	17 18

Part 15

Part	16	Mis	cellaneous	1	
223	Fair	Tradii	ng Act not affected	2	
			Act does not limit or otherwise affect the exercise of any function the <i>Fair Trading Act 1987</i> .	3 4	
224	Exc	lusion	of personal liability	5	
		an au Direc in goo the D	tter or thing done or omitted to be done by the Director-General, athorised officer or any person acting under the direction of the stor-General does not, if the matter or thing was done or omitted od faith for the purpose of executing this or any other Act, subject sirector-General, authorised officer or person so acting personally y action, liability, claim or demand.	6 7 8 9 10	
225	Service of notices				
	(1)		tice or direction in writing that is required or permitted to be under this Act may be given as provided by this section.	13 14	
	(2)	A notice or direction may be given to a person other than a corporation:		15 16	
		(a)	by giving it to the person himself or herself, or	17	
		(b)	by leaving it at his or her place of residence with someone who apparently resides there and has apparently reached the age of 16 years, or	18 19 20	
		(c)	by leaving it at his or her place of employment or business with someone who is apparently employed there and has apparently reached the age of 16 years, or	21 22 23	
		(d)	by posting it in a letter addressed to him or her at the address last known to the Director-General of his or her place of residence, employment or business.	24 25 26	
	(3) A notice or direction may be given to a corporation:		27		
		(a)	by giving it to the secretary of the corporation, or any other person concerned in the management of the corporation, personally, or	28 29 30	
		(b)	by leaving it at the corporation's only or principal place of business with someone who is apparently employed there and has apparently reached the age of 16 years, or	31 32 33	

Property, Stock and Business	Agents	Bill 2002
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Clause 225

Miscellaneous	Part 16

		(c)	by posting it in a letter addressed to the corporation at the address last known to the Director-General of its only or principal place of business.	1 2 3
	(4)	This	section does not limit any provision of the Corporations Act.	4
226	Rep	eals		5
	(1)	The I	Property, Stock and Business Agents Act 1941 is repealed.	6
	(2)		Property, Stock and Business Agents (General) Regulation 1993 pealed.	7 8
227	Sav	ings a	and transitional provisions	9
		Sche	dule 1 has effect.	10
228	Cor	seque	ential amendments of Acts	11
		Sche	dule 2 has effect.	12
229	Dis	olacen	nent of Corporations legislation	13
		legisl	ovision of Part 9 (Management and receivership) is a Corporations lation displacement provision for the purposes of section 5G of the porations Act.	14 15 16
230	Reg	julatio	ns	17
	(1)	for o	Governor may make regulations, not inconsistent with this Act, or with respect to any matter that by this Act is required or litted to be prescribed or that is necessary or convenient to be cribed for carrying out or giving effect to this Act.	18 19 20 21
	(2)	In pa	rticular the Governor may make regulations for or with respect to:	22
		(a)	prescribing the procedure to be followed in respect of applications under this Act,	23 24
		(b)	fixing the maximum amount of remuneration to which a licensee is entitled, by way of commission, fee, gain or reward, for services performed by him or her as a licensee,	25 26 27
		(c)	requiring licensees to display or otherwise publicise or give notice of particulars of their remuneration and prescribe the consequences of a failure to comply with any such requirement,	28 29 30
		(d)	prescribing the accounts and other records to be kept by a licensee and the manner in which they are to be kept,	31 32

Part 16

		(e)	prescribing the conditions applicable to and in respect of the sale by auction of land or livestock,	1
			sale by auction of fand of fivestock,	2
		(f)	prescribing the manner in which the conditions of the sale by	3
			auction of land or livestock must be notified,	4
		(g)	prescribing a method of service (which may include electronic	5
			transmission) of any notice, statement of claim, order or other	6
			document authorised or required to be served by or under a	7
			provision of this Act, either in addition to or as an alternative to	8
			a method of service provided for by the provision concerned,	9
		(h)	prescribing exemptions from the operation of this Act or	10
			specified provisions of this Act.	11
	(3)	A re	gulation may create an offence punishable by a penalty not	12
	` /	•	eding 40 penalty units in the case of a corporation or 20 penalty	13
			in any other case.	14
231	Rev	view of	Act	15
	(1)	The I	Minister is to review this Act to determine whether the policy	16
	(1)		tives of the Act remain valid and whether the terms of the Act	17
			in appropriate for securing those objectives.	18
	(2)		eview is to be undertaken as soon as possible after the period of	19
	(2)		rs from the date of assent to this Act.	20
	(O)	•		
	(3)		ort on the outcome of the review is to be tabled in each House of	21
		Parlia	ment within 12 months after the end of the period of 5 years.	22

Sch	edu	le 1	Savings and transitional provisions	1
			(Section 227)	2
1	Def	inition		3
		In thi	is Schedule:	4
		repea	aled Act means the Property, Stock and Business Agents Act 1941.	5
2	Reg	julatio	ns	6
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	7 8
		this A	Act	9
	(2)		such provision may, if the regulations so provide, take effect from ate of assent to the Act concerned or a later date.	10 11
	(3)	is ear	ne extent to which any such provision takes effect from a date that rlier than the date of its publication in the Gazette, the provision not operate so as:	12 13 14
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	15 16 17
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	18 19 20
3	Lice	ences	and certificates of registration under repealed Act	21
	(1)	unde taken	rson who was the holder of a licence or certificate of registration of a provision of the repealed Act immediately before its repeal is not be the holder of the corresponding licence or certificate of tration under this Act.	22 23 24 25
	(2)	The o	corresponding licence or certificate of registration:	26
		(a)	is taken to have been issued subject to the same conditions to which it was subject under the repealed Act, and	27 28
		(b)	remains in force for the remainder of the period for which it was issued.	29 30
	(3)		on 8 applies in respect of a service performed by a person before ommencement of that section as if a reference in that section to a	31 32

Schedule 1	Savings and transitional	provisions

		licence included a reference to the corresponding licence under the repealed Act.	1 2
		Note. Licences under the repealed Act were issued for 3 years.	3
4	Pen	ding applications and objections	4
	(1)	The repealed Act continues to apply as if it had not been repealed to and in respect of:	5 6
		(a) an application for the issue, renewal or restoration of a licence or certificate of registration under a provision of the repealed Act that was pending immediately before its repeal, and	7 8 9
		(b) any objection under a provision of the repealed Act in respect of such an application.	10 11
	(2)	A licence or certificate of registration issued or renewed under a provision of the repealed Act pursuant to subclause (1) is taken to have been issued or renewed immediately before the repeal of the provision.	12 13 14
5	Pen	ding complaints	15
	(1)	The repealed Act continues to apply as if it had not been repealed to and in respect of a complaint that was made under section 29, 29A, 60 or 60AA of the repealed Act and was pending immediately before the repeal of those sections.	16 17 18 19
	(2)	For the purposes of the operation of this Schedule, any action taken by a court on such a complaint is to have effect as if it was made immediately before the repeal of the provision of the repealed Act under which the complaint was made.	20 21 22 23
6	Pen	ding appeals	24
	(1)	Any appeal pending under section 31 or 61 of the repealed Act immediately before the repeal of the section under which the appeal was made is to continue and be determined as if the repealed Act had not been repealed.	25 26 27 28
	(2)	For the purposes of the operation of this Schedule, the determination of the appeal is to have effect as if the appeal was made immediately before the repeal of the provision of the repealed Act under which it was made.	29 30 31 32

7	Rec	ords	1
		Any records kept under or for the purposes of a provision of the repealed Act are taken to be kept under or for the purposes of the corresponding provision of this Act.	2 3 4
8	Cor	npensation Fund	5
	(1)	The Compensation Fund under this Act is a continuation of the Compensation Fund under the repealed Act. The Compensation Fund under the repealed Act is a continuation of the Property Services Council Compensation Fund (<i>the PSCC Fund</i>) under the repealed Act.	6 7 8 9 10
	(2)	Any amount payable to or from the Compensation Fund under the repealed Act or the PSCC Fund immediately before the commencement of this clause is payable instead to or from the Compensation Fund under this Act.	11 12 13 14
	(3)	Contributions made to the Compensation Fund under the repealed Act are taken to have been made to the Compensation Fund under this Act.	15 16
	(4)	Any payment under the repealed Act out of either the Compensation Fund or the PSCC Fund in settlement in whole or in part of a claim under the repealed Act is, for the purposes of this Act, taken to be a payment made out of the Compensation Fund under this Act in settlement in whole or in part of the claim concerned as if it were a claim under this Act.	17 18 19 20 21 22
9	Stat	utory Interest Account	23
	(1)	The Statutory Interest Account under this Act is a continuation of the Statutory Interest Account under the repealed Act.	24 25
	(2)	Any amount payable to the Statutory Interest Account under the repealed Act immediately before the commencement of this clause is payable instead to the Statutory Interest Account under this Act.	26 27 28
	(3)	Contributions made to the Statutory Interest Account under the repealed Act are taken to have been made to the Statutory Interest Account under this Act.	29 30 31

Schedule 1	Savings and	transitional	nrovisions
ochedule i	Savirius ariu	uansilionai	PIUVISIUIS

10	Trust account rates	1
	A trust account rate determined for an authorised deposit-taking institution and in force under section 36AA of the repealed Act	2
	immediately before its repeal is taken to have been determined under	3
	section 90 of this Act in respect of that institution until a different rate	5
	is determined for that institution under that section.	6
11	Approval of business name	7
	The Director-General is taken to have approved of a licensee carrying	8
	on, or advertising or holding out that the licensee carries on, business	9
	as a licensee under a name for the purposes of this Act if, immediately	10
	before the commencement of this clause, the licensee carried on	11
	business as a licensee under that name in compliance with section 43A	12
	of the repealed Act.	13
12	Licences cancelled under repealed Act	14
	A reference in this Act to a licence cancelled under this Act includes	15
	a reference to a licence cancelled under the repealed Act.	16
13	Receivers	17
	The repealed Act continues to apply to and in respect of a receiver	18
	whose appointment under the repealed Act is in force immediately	19
	before the commencement of this clause as if the repealed Act had not	20
	been repealed.	21
14	Act extends to acts and omissions before commencement	22
	Unless the context otherwise indicates or requires, a provision of this	23
	Act extends to any act or omission occurring before the	24
	commencement of the provision.	25
15	Continuity of things done before commencement	26
	Anything done by the Director-General or a licensee under or for the	27
	purposes of a provision of the repealed Act is, to the extent that the	28
	thing done has effect immediately before the repeal of the provision,	29
	taken to have been done under or for the purposes of the corresponding	30
	provision of this Act	31

16	Disc	closure of information	1
		For the purposes of section 219 (Disclosure of information) of this	2
		Act, information obtained in connection with the administration or	3
		execution of the repealed Act is taken to have been obtained in	4
		connection with the administration or execution of this Act.	5
17	Fra	nchising agreements	6
	(1)	Section 35 (1) applies only to the entering into of a franchising	7
	` ′	agreement after the commencement of that section.	8
	(2)	Section 35 (2) extends to a franchising agreement entered into before	9
		the commencement of that section.	10
18	Age	ency agreements	11
		Section 55 extends to services performed by a licensee under the	12
		repealed Act before the commencement of that section.	13

Sch	edule 2 Consequential amendments	1
	(Section 228)	2
2.1	Community Land Management Act 1989 No 202	3
	Section 3 Definitions	4
	Omit "Property, Stock and Business Agents Act 1941" from the definition of <i>managing agent</i> in section 3 (1). Insert instead "Property, Stock and Business Agents Act 2002".	5 6 7
2.2	Conveyancers Licensing Act 1995 No 57	8
[1]	Section 5 Disqualified persons	9
	Omit section 5 (1) (h). Insert instead:	10
	(h) is a disqualified person under the <i>Property, Stock and Business Agents Act 2002</i> .	11 12
[2]	Section 5 (2) (b)	13
	Omit "Property, Stock and Business Agents Act 1941". Insert instead "Property, Stock and Business Agents Act 2002".	14 15
[3]	Section 19 Multidisciplinary partnerships	16
	Omit "Property, Stock and Business Agents Act 1941" from section 19 (3). Insert instead "Property, Stock and Business Agents Act 2002".	17 18
[4]	Section 22 Sharing staff of legal practitioners and real estate and other agents	19 20
	Omit "Property, Stock and Business Agents Act 1941" from section 22 (1). Insert instead "Property, Stock and Business Agents Act 2002".	21 22

[5]	Section	n 29		1
	Omit th	ne se	ection. Insert instead:	2
	29	Ban	nkers to pay interest to Statutory Interest Account	
		(1)	Sections 90 and 91 of the <i>Property, Stock and Business Agents Act 2002</i> apply in respect of all money held in a general trust account under this Division as if:	4 5 6
			(a) the trust account were a trust account opened and kept under section 86 of that Act, and	7 8
			(b) the licensee who opened and keeps the trust account were a licensee under that Act.	9 10
		(2)	A licensee must, when opening a trust account at an authorised deposit-taking institution under this Division, ensure that the authorised deposit-taking institution is notified that the trust account is, for the purposes of sections 90 and 91 of that Act, to be regarded as a trust account required by that Act. Such a notification is, for the purposes of those sections, to be regarded as a notification that the trust account is required by that Act.	11 12 13 14 15 16 17
[6]	Section	n 37	Definition	19
	of PSB	$A\hat{A}$	nerty, Stock and Business Agents Act 1941" from the definition act. ad "Property, Stock and Business Agents Act 2002".	20 21 22
[7]	Section	n 38	Claims can be made against Compensation Fund	23
			6 (Compensation Fund) of the PSBA Act" from section 38 (1). ad "Part 10 of the PSBA Act".	24 25
[8]	Section	n 38	s (3)	26
			ad "Section 169 (4) of the PSBA Act".	27 28

[9]	Section 39 Contributions by licensees	1
	Omit "section 64D or 64E of the PSBA Act".	2
	Insert instead "section 168 or 169 of the PSBA Act".	3
[10]	Section 43 Appointment of manager	4
	Omit "a determination by the Director-General under Part 6 of the <i>Property</i> ,	5
	Stock and Business Agents Act 1941" from section 43 (1) (c).	6
	Insert instead "a determination by the Director-General under Part 10 of the	7
	Property, Stock and Business Agents Act 2002".	8
[11]	Section 55 Supreme Court may appoint receiver	9
	Omit "Property, Stock and Business Agents Act 1941" from	10
	section 55 (2) (c).	11
	Insert instead "Property, Stock and Business Agents Act 2002".	12
2.3	Fair Trading Act 1987 No 68	13
[1]	Section 8 Delegation by Director-General	14
	Omit "Property, Stock and Business Agents Act 1941" from	15
	section 8 (1) (f).	16
	Insert instead "Property, Stock and Business Agents Act 2002".	17
[2]	Section 25I Functions	18
	Omit "Property, Stock and Business Agents Act 1941" from paragraph (a)	19
	of the definition of <i>property services industry</i> in section 25I (2).	20
	Insert instead "Property, Stock and Business Agents Act 2002".	21

2.4	Fines Act 1996 No 99	1
	Schedule 1 Statutory provisions under which penalty notices issued	2 3
	Omit "Property, Stock and Business Agents Act 1941, section 86C" from Schedule 1.	4 5
	Insert instead "Property, Stock and Business Agents Act 2002, section 216".	6
2.5	Landlord and Tenant (Rental Bonds) Act 1977 No 44	7
[1]	Section 8 Deposit of rental bonds with Board	8
	Insert after section 8 (2):	9
	(2A) If a lessor's agent receives on behalf of the lessor a rental bond	10
	for a lease or proposed lease, subsection (2) extends to require	11
	the agent to deposit with the Board an amount of money equivalent to the amount of that rental bond and so extends as	12 13
	if a reference in that subsection to "that lessor" were a reference	14
	to the agent.	15
[2]	Section 20 Rental Bond Interest Account	16
	Omit "Property, Stock and Business Agents Act 1941" from	17
	section 20 (2A).	18
	Insert instead "Property, Stock and Business Agents Act 2002".	19
[3]	Section 20 (2AB)	20
	Omit "Property, Stock and Business Agents Act 1941".	21
	Insert instead "Property, Stock and Business Agents Act 2002".	22
[4]	Section 20 (2AB)	23
	Omit "(in the year ending 30 June next succeeding the year in which such an agreement is made)".	24 25

2.6	Pawi	nbrol	kers a	and Second-hand Dealers Act 1996 No 13	1
	Section	on 4 l	Restric	ctions on operation of this Act	2
		•	•	Stock and Business Agents Act 1941" from section 4 (1). roperty, Stock and Business Agents Act 2002".	3
2.7	Prop	erty,	Stock	k and Business Agents Act 2002	5
[1]	Section	on 7			6
	Omit	the se	ection.		7
[2]	Section	on 17			8
	Omit	the se	ection.	Insert instead:	9
	17			on to licences of Licensing and Registration (Uniform es) Act 2002	10 11
		(1)		Director-General may grant the following licences and ficates of registration for the purposes of this Act:	12 13
			(a)	real estate agents' licences,	14
			(b)	stock and station agents' licences,	15
			(c)	business agents' licences,	16
			(d)	strata managing agents' licences,	17
			(e)	on-site residential property managers' licences,	18
			(f)	corporation licences,	19
			(g)	certificates of registration as a real estate salesperson,	20
			(h)	certificates of registration as a stock and station salesperson,	21 22
			(i)	certificates of registration as a business salesperson,	23
			(j)	certificates of registration as a registered manager.	24

24

17A

(2)	Act 20 or cer	of the <i>Licensing and Registration (Uniform Procedures)</i> 202 (<i>the applied Act</i>) applies to and in respect of a licence tificate of registration, subject to the modifications and tions prescribed by or under this Act.	1 2 3 4
(3)		ne purpose of applying Part 2 of the applied Act to a e or certificate of registration:	5 6
	(a)	the Director-General is taken to be the licensing authority, and	7 8
	(b)	the licence or certificate of registration may be amended under section 7 of that Act, and	9 10
	(c)	the licence or certificate of registration may not be transferred under section 8 of that Act, and	11 12
	(d)	the references to 2 weeks, 4 weeks and 8 weeks in section 9 (1) (a), (b) and (c) of that Act are each to be read as references to 6 weeks, and	13 14 15
	(e)	an application for restoration of a licence or certificate of registration under section 10 of that Act may not be made more than 3 months after the date on which the licence expires, and	16 17 18 19
	(f)	an application is not required to be advertised under section 15 of that Act, and	20 21
	(g)	section 21 (4) of that Act does not have effect, and	22
	(h)	the reference to 14 days in section 24 (1) of that Act (as to the period within which changed particulars must be notified) is to be read as a reference to 7 days.	23 24 25
(4)		ence or certificate of registration is taken to be a fixed- icence for the purposes of Part 2 of the applied Act.	26 27
(5)	Subject to this section, the regulations may make provision for or with respect to such matters concerning a licence or certificate of registration as are relevant to the operation of Part 2 of the applied Act.		
Арр	licatio	n fees and Compensation Fund contributions	32
(1)	make	oplicant for a licence or certificate of registration must provision for the payment of an application fee of an nt prescribed by the regulations.	33 34 35

	(2) An applicant for a licence must also make provision for the payment of the contribution to the Compensation Fund required in relation to the application.	1 2 3
[3]	Sections 18, 19 and 24	4
	Omit the sections.	5
[4]	Section 25 Duration	6
	Omit section 25 (2) and (3).	7
[5]	Sections 26 and 27	8
[0]	Omit the sections.	
	Offit the sections.	9
2.8	Licensing and Registration (Uniform Procedures) Act 2002	10
[1]	Schedule 1 Licences to which Part 2 of Act applies	11
	Omit the matter relating to the <i>Property, Stock and Business Agents Act</i> 1941.	12 13
[2]	Schedule 1	14
	Insert in alphabetical order of Acts and instruments:	15
	Property, Stock and Business Agents Act 2002	16
	section 17 (1) (a), real estate agent's licence,	17
	section 17 (1) (b), stock and station agent's licence,	18
	section 17 (1) (c), business agent's licence,	19
	section 17 (1) (d), strata managing agent's licence,	20
	section 17 (1) (e), on-site residential property manager's licence,	21
	section 17 (1) (f), corporation licence,	22
	section 17 (1) (g), certificate of registration as a real estate salesperson,	23
	section 17 (1) (h), certificate of registration as a stock and station salesperson,	24 25

	section 17 (1) (i), certificate of registration as a business salesperson	1
	section 17 (1) (j), certificate of registration as a registered manager	2
[3]	Schedule 2 Registration to which Part 3 of Act applies	3
	Omit the matter relating to the <i>Property, Stock and Business Agents Act</i> 1941.	4 5
2.9	Retirement Villages Act 1999 No 81	6
[1]	Section 23 Deposits to be kept in trust	7
	Omit "Property, Stock and Business Agents Act 1941" from section 23 (3) (b).	8 9
	Insert instead "Property, Stock and Business Agents Act 2002".	10
[2]	Section 168 Sale of premises	11
	Omit "Property, Stock and Business Agents Act 1941" from the note to section 168 (1).	12 13
	Insert instead "Property, Stock and Business Agents Act 2002".	14
[3]	Section 202 Costs of administration	15
	Omit "Property, Stock and Business Agents Act 1941, in accordance with section 63E of that Act" from section 202 (b).	16 17
	Insert instead "Property, Stock and Business Agents Act 2002, in accordance with section 190 of that Act".	18 19
2.10	Strata Schemes Management Act 1996 No 138	20
[1]	Chapter 2, Part 4	21
	Omit "Property, Stock and Business Agents Act 1941" from the introductory note under the heading to Part 4 of Chapter 2.	22 23

Insert instead "Property, Stock and Business Agents Act 2002".

24

[2]	Section 26 What is a strata managing agent?	1
	Omit "Property, Stock and Business Agents Act 1941".	2
	Insert instead "Property, Stock and Business Agents Act 2002".	3
[3]	Section 26, note	4
	Omit "Property, Stock and Business Agents Act 1941".	5
	Insert instead "Property, Stock and Business Agents Act 2002".	6
[4]	Section 33 Information may be required relating to strata managing agent's trust account	7 8
	Omit "section 36 of the <i>Property, Stock and Business Agents Act 1941</i> ".	9
	Insert instead "the Property, Stock and Business Agents Act 2002".	10
[5]	Section 38 Who is responsible for providing information if a strata managing agent ceases to hold a licence or dies?	11 12
	Omit "Property, Stock and Business Agents Act 1941".	13
	Insert instead "Property, Stock and Business Agents Act 2002".	14
[6]	Section 38 (a)	15
	Omit "section 36 (6) of".	16
[7]	Section 38 (b)	17
	Omit "section 38 (2) of".	18
[8]	Section 40 Certain provisions of other Acts requiring agents to provide information not to apply to affairs of owners corporation	19 20
	Omit "section 38A (3), (4), (5), (6) and (7) of the <i>Property, Stock and</i>	21
	Business Agents Act 1941" from section 40 and from the note to that	22
	section wherever occurring.	23
	Insert instead "section 101 of the <i>Property, Stock and Business Agents Act 2001</i> ".	24 25

[9]	Section 105 Owners corporation may require certain persons to produce records, accounts and property of the owners corporation	1 2
	Omit "section 38 of the <i>Property, Stock and Business Agents Act 1941</i> " from section 105 (4).	3 4
	Insert instead "the Property, Stock and Business Agents Act 2002".	5
[10]	Section 105, note	6
	Omit "Section 38 of the <i>Property, Stock and Business Agents Act 1941</i> ". Insert instead "The <i>Property, Stock and Business Agents Act 2002</i> ".	7 8
[11]	Section 162 Order appointing strata managing agent to exercise certain functions	9 10
	Omit "Property, Stock and Business Agents Act 1941" from section 162 (4) (a).	11 12
	Insert instead "Property, Stock and Business Agents Act 2002".	13