

Conveyancing Amendment (Building Management Statements) Bill 2001

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the Conveyancing Act 1919:

- (a) to enable a building management statement for a building containing various lots (not being strata lots) to be registered so as to provide for a building management committee and for other management matters similar to those provided for in strata management statements for buildings containing strata lots and non-strata lots, and
- (b) to provide that certain easements for support and shelter to the various lots in a building covered by a building management statement are created on the registration of the statement, and
- (c) to set out implied terms applying to certain easements created in relation to a lot in a building covered by a building management statement.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 is a formal provision giving effect to the amendments to the *Conveyancing Act 1919* set out in Schedule 1.

Schedule 1 Amendments

Schedule 1 [1] inserts a new Division 3B into Part 23 of the *Conveyancing Act 1919* containing proposed sections 196B to 196L.

Proposed section 196B provides that the Division applies only to land under the provisions of the *Real Property Act 1900*.

Proposed section 196C defines certain expressions used in the Division. A *stratum lot* is defined as a lot that is limited in height or depth (or both) by reference to specified datum but that is not a strata lot within the meaning of the *Strata Schemes* (*Freehold Development*) *Act 1973* or the *Strata Schemes* (*Leasehold Development*) *Act 1986*. A *plan of subdivision of a building* is defined as a plan of subdivision for a building or part of a building that contains a stratum lot.

Proposed section 196D enables the Registrar-General to register a building management statement for a building and its site at the same time as registering a plan of subdivision of the building, or at a later time.

Proposed section 196E sets out the formal requirements for a building management statement, or an amendment of a building management statement, proposed to be registered under the Division. A registered building management statement, as in force from time to time, must also comply with requirements specified in proposed Schedule 8A (to be inserted by Schedule 1 [2] to the Bill). Proposed Schedule 8A requires a building management statement to include information and provide for certain matters, including, for example, the establishment of a building management committee, the obtaining of insurance for the building and the resolution of disputes. Schedule 8A also specifies other management matters that may be included in a building management statement.

Proposed section 196F requires particulars of a registered building management statement to be included in relevant folios of the Register kept under the *Real Property Act 1900*.

Proposed section 196G specifies the circumstances in which a registered building management statement may be amended.

Proposed section 196H requires a building management statement, or any amendment of such a statement, to be signed by holders of specified interests in the building concerned or its site. The Registrar-General may also require certain written consents before registering such a statement or amendment.

Proposed section 196I provides that a registered building management statement is binding on all persons who are, for the time being, owners, mortgagees in possession and lessees of the building.

Proposed section 196J provides that a registered building management statement for a building ceases to have effect if a strata management statement for the same building is registered under the *Strata Schemes* (*Freehold Development*) *Act 1973* or the *Strata Schemes* (*Leasehold Development*) *Act 1986*.

Proposed section 196K creates certain statutory easements for support and shelter when a building management statement for a building is registered and provides for certain ancillary rights and obligations reasonably necessary to make those easements effective.

Proposed section 196L provides that when certain other easements are created by instrument in respect of stratum lots on or after the registration of a building management statement relating to those lots, proposed Schedule 8B applies (to be inserted by Schedule 1 [2] to the Bill). The easements in question are for rights of vehicular or personal access to a lot or for specified services and must be identified on a plan lodged in the office of the Registrar-General. Schedule 8B sets out the terms of such easements. Certain aspects of those terms may be varied by agreement or by the Supreme Court on application by an interested party.

Schedule 1 [2] inserts proposed Schedule 8A (Building management statements) and Schedule 8B (Rights and obligations implied in certain easements) as outlined above.

Schedule 1 [3] enables savings and transitional regulations to be made.



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Conveyancing Amendment (Building Management Statements) Bill 2001

No , 2001

A Bill for

An Act to amend the *Conveyancing Act 1919* in relation to the management of buildings subdivided by plans registered under that Act, and for other purposes.

The Legislature of New South Wales enacts:				
1	Name of Act	2		
	This Act is the Conveyancing Amendment (Building Management Statements) Act 2001.	3		
2	Commencement	5		
	This Act commences on a day or days to be appointed by proclamation.	6		
3	Amendment of Conveyancing Act 1919 No 6	8		
	The Conveyancing Act 1919 is amended as set out in Schedule 1.	9		

Amendments	Schedule 1
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Sch	edule	1 Ame	ndments	1
			(Section 3)	2
[1]	Part 2	23, Division 3	3B	3
	Insert	after Divisio	n 3A of Part 23:	4
	Divis	sion 3B	Provisions relating to stratum lots	5
	196B	Application	n of Division	6
			Division applies only to land under the provisions of the <i>Property Act 1900</i> .	7 8
	196C	Definitions		9
		In this	Division and Schedules 8A and 8B:	10
		height of leve and th	alian Height Datum means a system of control points for approved by the Surveyor-General, based on a network elling measurements that covered the whole of Australia hat was fitted to mean sea level, as measured at tide a distributed around the Australian coast, over the period 1970.	11 12 13 14 15
		-	pment consent has the same meaning as it has in the onmental Planning and Assessment Act 1979.	17 18
		is vest Regist	of a part of a building or a site means a person in whom sed an estate in fee simple, recorded in a folio of the er kept under the <i>Real Property Act 1900</i> , in the part of ilding or the site.	19 20 21 22
		(within	f subdivision of a building means a plan of subdivision in the meaning of Division 3) for a building or part of a ng, being a plan of subdivision that contains a stratum lot.	23 24 25
		_	ered building management statement means a building tement statement registered under this Division.	26 27

	stratum lot means a lot that is limited in height or depth (or both) by reference to Australian Height Datum or another datum approved by the Surveyor-General, but does not include a lot within the meaning of the Strata Schemes (Freehold Development) Act 1973 or the Strata Schemes (Leasehold Development) Act 1986.	1 2 3 4 5
196D	Building management statement may be registered	7
	The Registrar-General may register with a plan of subdivision of a building, or subsequently, a building management statement for the building and its site.	8 9 10
196E	Formal requirements	11
	(1) A building management statement proposed to be registered under this Division and any amendment of a registered building management statement must be in the approved form.	12 13 14
	(2) A registered building management statement as in force from time to time must comply with Schedule 8A and that Schedule applies to any such statement.	15 16 17
	(3) The Registrar-General may register a building management statement and an amendment of a registered building management statement by making such recordings in the Register as the Registrar-General considers appropriate.	18 19 20 21
	(4) The Registrar-General may refuse to register a building management statement or an amendment of a registered building management statement if the application for registration fails to comply with any requirement made by this Act or the regulations or is not accompanied by the fee prescribed by the regulations.	22 23 24 25 26 27
196F	Recording of information relating to building management statement	28 29
	If a building management statement has been registered in accordance with this Division, the Registrar-General must record in the folio or folios of the Register relating to the lots concerned:	30 31 32 33
	(a) the existence of the statement and of any subsequent amendment of it that is registered from time to time, and	34 35

		(b) such information relating to the statement and any amendment of it as the Registrar-General considers appropriate.	1 2 3
196G	Am	endment of building management statement	4
	(1)	A registered building management statement may be amended only if:	5 6
		(a) each owner of a part of the building concerned or its site has consented to the amendment, or	7 8
		(b) the amendment is ordered under this or any other Act by a court, or	9 10
		(c) the amendment is consequential on the revocation or modification, under section 103 of the <i>Environmental Planning and Assessment Act 1979</i> , of a development consent.	11 12 13 14
	(2)	An amendment of a registered building management statement does not have effect under this Division unless it is recorded in the folio or folios of the Register relating to the lot or lots concerned.	15 16 17 18
196H	Sig	ning of building management statement	19
	(1)	The Registrar-General may register a building management statement or any amendment of a registered building management statement only if the statement or amendment is: (a) signed by each owner of a part of the building concerned or its site, and	20 21 22 23 24
		(b) signed by every mortgagee, chargee or covenant chargee under a mortgage, charge or covenant charge recorded in a folio of the Register kept under the <i>Real Property Act 1900</i> relating to a part of the building or its site.	25 26 27 28
	(2)	management statement or an amendment of a registered building management statement unless there have been lodged in the office of the Registrar-General written consents to the registration of the statement or amendment signed by (or by an agent authorised by) such one or more of the following as the	29 30 31 32 33 34
		Registrar-General determines:	35

		(a)	the lessee under any lease, or the judgment creditor under any writ, recorded in any folio of the Register affected by the statement or amendment,	1 2 3
		(b)	the caveator under a caveat affecting any estate or interest recorded in any folio of the Register affected by the statement or amendment.	4 5 6
	(3)	any s	Registrar-General may, in a particular case, dispense with signature required by or under this section without giving e to any person.	7 8 9
196I	Effe	ect of l	building management statement	10
	(1)	time	gistered building management statement, as in force for the being, has effect as an agreement under seal containing the nants referred to in subsection (2) entered into by:	11 12 13
		(a)	each owner for the time being of any part of the building or its site affected by the statement, and	14 15
		(b)	any mortgagee in possession or lessee of any part of the building or its site affected by the statement.	16 17
	(2)	The c	covenants referred to in this section are:	18
		(a)	a covenant by which those persons jointly and severally agree to carry out their obligations under the building management statement as from time to time in force, and	19 20 21 22
		(b)	a covenant by which those persons jointly and severally agree to permit the carrying out of those obligations.	23 24
	(3)	relati	agreement ceases to have effect under this Division in on to a person who is described in subsection (1) on that on ceasing to be a person so described.	25 26 27
	(4)	was i	ection (3) does not prejudice or affect any obligation that nourred by a person, or any right that accrued to a person, or the agreement while the agreement was in force.	28 29 30
	(5)		gistered building management statement has no effect to extent to which it is inconsistent with:	31 32
		(a)	any condition imposed, before the registration of the statement, on a development consent relating to the building to which the statement relates or its site, or	33 34 35

		(b) this or any other Act or any other law.	1
	(6)	Except as may be provided otherwise by this Act or the regulations, a provision in any instrument under which the agreement is excluded, modified or restricted is void.	2 3 4
	(7)	A covenant entered into under the agreement does not merge in a transfer of a lot.	5
	(8)	Nothing in this section affects any right or remedy that a person may have under a building management statement apart from a right or remedy under this Division.	7 8 9
196J		ect of registration of strata management statement on Iding management statement	10 11
	(1)	A registered building management statement for a building ceases to have effect on the registration of a strata management statement for the building in accordance with Division 2B of Part 2 of the <i>Strata Schemes</i> (<i>Freehold Development</i>) <i>Act 1973</i> or Division 5A of Part 2 of the <i>Strata Schemes</i> (<i>Leasehold Development</i>) <i>Act 1986</i> .	12 13 14 15 16
	(2)	Subsection (1) does not prejudice or affect any obligation that was incurred by a person, or any right that accrued to a person, under the registered building management statement while it was in force.	18 19 20 21
196K		tain easements implied on registration of building nagement statement	22 23
	(1)	On registration under this Division of a building management statement for a building and its site there is implied (despite section 88):	24 25 26
		(a) as appurtenant to each of the lots that includes a part of the building, an easement for the subjacent and lateral support of that part by such other parts of the building as are capable of affording support, and	27 28 29 30
		(b) as affecting each of the lots that includes a part of the building, an easement for the subjacent and lateral support of such other parts of the building as are capable of enjoying support from that part, and	31 32 33 34

		(c) as appurtenant to each of the lots that includes a part of	1
		the building, an easement for the shelter of that part by all such other parts of the building as are capable of	2 3
		affording shelter, and	4
		(d) as affecting each of the lots that includes a part of the	5
		building, an easement for the shelter of such other parts	6
		of the building as are capable of being sheltered by that	7
		part.	8
	(2)	All ancillary rights and obligations reasonably necessary to	9
		make easements effective apply in respect of an easement	10
		created by this section.	11
	(3)	An easement for support or shelter created by this section	12
		entitles the owner of any lot benefited by the easement to enter	13
		the lot burdened by the easement to replace, renew or restore	14
		any support or shelter.	15
	(4)		16
		recordings in respect of the easements as the Registrar-General	17
		considers appropriate.	18
96L	Effe	ect of certain easements for access or services in buildings	19
	(1)	In this section:	20
		drainage includes the product of rain, a storm, soakage, a	21
		spring or seepage.	22
		service means a water, sewerage, drainage, gas, electricity, oil,	23
		garbage, air conditioning or telephone, television or radio	24
		impulses, signals or data transmission service or any other	25
		service prescribed by the regulations.	26
	(2)	This section applies to an easement:	27
		(a) that gives a right of vehicular access or a right of	28
		personal access, or is an easement for a specified	29
		service, over or through or as appurtenant to a stratum	30
		lot that includes part of a building, and	31
		(b) that is created by an instrument on or after the	32
		registration of a building management statement for the	33
		building under this Division, and	34
		(c) the site of which is identified on a plan lodged in the	35
		office of the Registrar-General.	36

(3)	easem Sched have	rights and obligations conferred or imposed by an lent to which this section applies are as specified in lule 8B, except in so far as those rights or obligations may been varied or negatived under this section or in the ment creating the easement.	1 2 3 4 5
(4)	Nothing in section 88 or in subsection (2) (c) requires the site of an easement for a service referred to in subsection (2) (a) to be identified on a plan lodged in the office of the Registrar-General.		
(5)		erms of an easement to which this section applies in so far y relate to:	10 11
	(a)	responsibility for maintaining in good order or repairing the access or other things required for enjoyment of the easement, or	12 13 14
	(b)	the proportions in which the persons having the benefit or burden of the easement are liable to contribute towards the cost of maintaining in good order or repairing that access or those things,	15 16 17 18
	form	be varied by memorandum of variation in the approved and registered under the <i>Real Property Act 1900</i> as if it a dealing.	19 20 21
(6)	subsecestate	riation of the terms of an easement referred to in ction (5) must be executed by every person having an or interest registered under the <i>Real Property Act 1900</i> land benefited or burdened by the easement.	22 23 24 25
(7)	in any which	e application of any person who has an estate or interest land that has the benefit or burden of an easement to this section applies, the Supreme Court may, by order, the terms of the easement in so far as they relate to:	26 27 28 29
	(a)	responsibility for maintaining in good order or repairing the access or other things required for enjoyment of the easement, or	30 31 32
	(b)	the proportions in which the persons having the benefit or burden of the easement are liable to contribute towards the cost of maintaining in good order or repairing that access or those things.	33 34 35 36

	(8	subse capae easer	order under subsection (7), when registered as provided by ection (9), is binding on all persons, whether of full age or city or not, then entitled or later becoming entitled to the ment, and whether those persons are parties to the eedings or have been served with notice or not.	1 2 3 4 5
	(9	appro	Registrar-General must, on application made in the oved form, make all necessary recordings in the Register iving effect to the order.	6 7 8
	(10	to w whic the p	expression used in an instrument that creates an easement hich this section applies is an expression in relation to the provisions of section 181A and Schedule 8 operate, provisions of this section and Schedule 8B prevail over the other provisions to the extent of any inconsistency.	9 10 11 12 13
[2]	Schedule	s 8A aı	nd 8B	14
	Insert afte	er Sched	dule 8:	15
	Sched	ule 8 <i>A</i>	A Building management statements	16
			(Section 196E)	17
	1 Fc	orm of b	ouilding management statement	18
		infor	building management statement must include any mation required by the regulations and must not be nsistent with:	19 20 21
		(a)	any conditions, imposed before the registration of the statement, on a development consent relating to the building to which the statement relates or its site, or	22 23 24
		(b)	this or any other Act or any other law.	25
	2 Ma	atters tl	hat must be included	26
	(1) A bu	ilding management statement must provide for:	27
	· ·	(a)	the establishment and composition of a building management committee and its office bearers, and	28 29
		(b)	the functions of that committee and those office bearers in managing the building and its site, and	30 31

	(c)	the settlement of disputes, or the rectification of complaints, concerning the management of the building or its site, whether by requiring reference of disputes or	1 2 3		
		complaints to any person (with the consent of the person) for a recommendation or decision or otherwise, and	5 6		
	(d)	the obtaining of a damage policy for the building in accordance with clause 3, and	7 8		
	(e)	the obtaining of other insurance in accordance with clause 4, and	9 10		
	(f)	the manner in which notices and other documents may be served on the committee.	11 12		
(2)		owner of a part of the building or its site must be a per of the building management committee.	13 14		
(3)		te subclause (2), any such owner may be excluded from bership, but only with the written consent of the owner.	15 16		
(4)	A corporation that is a member of a building management committee may be represented for the purposes of the committee by a person appointed by, or selected in accordance with, a resolution made by the corporation.				
(5)	A person who has been so appointed or selected and whose term of office as such a representative has not expired or been terminated by the corporation is, while representing the corporation for those purposes, taken to be the corporation.				
Dan	nage p	olicy	25		
(1)	In this clause, a <i>damage policy</i> for a building means a contract of insurance providing for the matters referred to in this clause in the event of the building being destroyed or damaged by fire, lightning or explosion, or any other occurrence specified in the policy.				
(2)	buildi buildi replac buildi	mage policy is to provide for the rebuilding of the ng, or the replacement of the building by a similar ng, in the event of its destruction so that the rebuilt or rement building is no less extensive than the original ng and is in a condition no worse than the original ng was in when new.	31 32 33 34 35		

(3)	A damage policy is to provide for the repair of damage to, or the restoration of the damaged part of, the building in the event of its being damaged but not destroyed, so that the repaired or restored part is no less extensive than the original part and is in a condition no worse than the original part was in when new.				
(4)		mage policy is to provide for the payment of expenses red in the removal of debris.	6 7		
(5)	A damage policy is to provide for the remuneration of architects and other persons whose services are necessary as an incident to the rebuilding, replacement, repair or restoration.				
(6)	A damage policy may provide that, instead of the work and the payments being carried out or made on the occurrence of any of the events specified in subclause (1), the liability of the insurer is, on the occurrence of any such event, limited to an amount specified in the policy that is not less than an amount calculated by adding together the following amounts:				
	(a)	the estimated cost, as at the date of commencement of the damage policy, of the rebuilding or replacement of the building in accordance with subclause (2),	17 18 19		
	(b)	the estimated cost, as at the date of commencement of the damage policy, of removing debris from the site of the building in the event of the building's being destroyed by an occurrence specified in the policy,	20 21 22 23		
	(c)	the fees (estimated as at the date of commencement of the damage policy) payable to architects and other professional persons employed in the course of the rebuilding or replacement referred to in paragraph (a),	24 25 26 27		
	(d)	the estimated amount by which expenditure referred to in the preceding paragraphs may increase during the period of 18 months following the date of commencement of the damage policy.	28 29 30 31		
		commencement of the dumage poney.	31		

4	Oth	er insu	urance	1
		Other	insurance to be taken out is insurance:	2
		(a)	in respect of any occurrence against which the building management committee is required by law to insure,	3 4
			including any insurance required by the Workers	5
			Compensation Act 1987 and the Workplace Injury	6
			Management and Workers Compensation Act 1998 to be taken out, and	7 8
		(b)	in respect of damage to property, death or bodily injury	9
			for which the building management committee could become liable in damages, and	10 11
		(c)	against the possibility of the owners becoming jointly	12
			liable by reason of a claim arising in respect of any	13
			other occurrence against which the building management committee decides to insure, and	14 15
		(d)	against any damages for which the building	16
			management committee could become liable by reason	17
			that, without fee or reward or any expectation of fee or reward, a person acting on behalf of the committee does	18 19
			work in the building or on its site.	20
5	Oth	er mat	ters	21
	(1)	regula	ilding management statement may include provisions ating (or providing for the regulation of) any one or more of following:	22 23 24
		(a)	the location, control, management, use and maintenance of any part of the building or its site that is a means of access,	25 26 27
		(b)	the storage and collection of garbage on and from the various parts of the building,	28 29
		(c)	meetings of the building management committee,	30
		(d)	the keeping of records of proceedings of the committee.	31
	(2)		ilding management statement may include particulars ng to any one or more of the following:	32 33
		(a)	safety and security measures,	34
		(b)	the appointment of a managing agent,	35
		(c)	the control of unacceptable noise levels,	36

Schedule 1	Amendments
Scriedule i	Amendment

prohibiting or regulating trading activities,	1
service contracts,	2
an architectural code to preserve the appearance of the building.	3
clause does not limit the matters that may be included in ilding management statement.	5
ailding management statement may incorporate plans and r instruments as part of the statement.	7 8
provisions	9
n building management statement is taken to include the owing provisions, except to the extent that it provides rwise:	10 11 12
The building management committee must meet at least once each year.	13 14
At least 7 days' notice of a meeting must be served on each person who is a member of the committee.	15 16
The quorum for a meeting of the committee is a majority of the members.	17 18
The decision of a majority of the members present and voting at a meeting of the committee is the decision of the committee.	19 20 21
B Rights and obligations implied in	22
(Section 196L)	23 24
าร	25
	26
	27
-	28
ice has the same meaning as in section 196L.	29
	service contracts, an architectural code to preserve the appearance of the building. clause does not limit the matters that may be included in ilding management statement. filding management statement may incorporate plans and a instruments as part of the statement. frovisions a building management statement is taken to include the wing provisions, except to the extent that it provides rwise: The building management committee must meet at least once each year. At least 7 days' notice of a meeting must be served on each person who is a member of the committee. The quorum for a meeting of the committee is a majority of the members. The decision of a majority of the members present and voting at a meeting of the committee is the decision of the committee. B Rights and obligations implied in certain easements (Section 196L)

	(2)	is en	he purposes of this Schedule, a reference to a person who titled to the benefit of an easement that gives a right of cular or personal access or of an easement for a specified ce includes a reference to any person authorised by such son.	1 2 3 4 5
8	Rig	ht of v	vehicular access	6
			person entitled to the benefit of an easement that gives a of vehicular access has at all times an unrestricted right:	7 8
		(a)	to pass and repass, with or without vehicles, machinery, implements and other equipment of every kind, over the roadways, ramps and land over which the right of access is created, and	9 10 11 12
		(b)	to carry out an inspection of those roadways and ramps and that land.	13 14
9	Rig	ht of p	personal access	15
			person entitled to the benefit of an easement that gives a of personal access has at all times an unrestricted right:	16 17
		(a)	to pass and repass, without vehicles but with or without hand tools, hand implements and other equipment capable of being carried by hand, over the stairs, escalators, lifts, passages, corridors, shafts and other areas over which the right of access is created, and	18 19 20 21 22
		(b)	to carry out an inspection of those stairs, escalators, lifts, passages, corridors, shafts and other areas.	23 24
10	Obl	igatio	ns relating to rights of access	25
	(1)	is cre ramp and c	easement that gives a right of vehicular or personal access eated over or appurtenant to a stratum lot, the roadways, is, land, stairs, escalators, lifts, passages, corridors, shafts other areas to which the right relates are to be maintained ood order and repaired: by the person or, if more than one, jointly by the persons indicated as having responsibility for those	26 27 28 29 30 31 32
			matters in the instrument by which the right is created or in any instrument in an approved form by which the instrument is varied, or	33 34 35

		(b)	if any such instrument does not indicate who is responsible for those matters, by the person or, if more than one, jointly by the persons entitled to an estate or interest in possession in the dominant tenement.	1 2 3 4
	(2)	subcl since estate tenen	erson has failed to carry out a responsibility imposed by ause (1) on the person and at least 7 days have passed that failure first arose, any other person entitled to an error interest in possession in the dominant or servient ment may take all lawful steps necessary to ensure that the insibility is carried out.	5 6 7 8 9 10
11	Eas	ement	s for services	11
	(1)		person entitled to the benefit of an easement for a fied service has at all times an unrestricted right:	12 13
		(a)	(except when it is necessary to halt the service for any essential maintenance or repairs relating to the service) to the passage of the service, to any extent consistent with the rights of other persons having the same or similar rights, along or through any existing line of pipes or any existing apparatus that is for the time being within the burdened land, and	14 15 16 17 18 19 20
		(b)	to carry out an inspection of the pipes or apparatus to which the easement relates, and	21 22
		(c)	 in order to maintain the efficiency of any such pipes or apparatus: (i) to enter the part of the burdened land in respect of which the easement is created by such route as is reasonable in the circumstances, and (ii) to remain there for such reasonable time as may be necessary for the purpose of replacing, inspecting, cleaning, repairing, maintaining or renewing the pipes or apparatus or any part of the pipes or apparatus and of making such excavations as may be reasonably necessary. 	23 24 25 26 27 28 29 30 31 32 33
	(2)	•	action taken under subsection (1) must be taken in a ter that ensures that:	34 35
		(a)	the burdened land is disturbed as little as possible, and	36
		(b)	any excavated surface is restored as nearly as possible to its original state, and	37 38

		(c) any other damage attributable to that action is repaired.	1
12		igations relating to an easement for the provision of vices	2
	(1)	If an easement for services is created over or appurtenant to a stratum lot, the pipes or apparatus to which the easement relates are to be maintained in good order and repaired:	4 5
		(a) by the person or, if more than one, jointly by the persons, indicated as having responsibility for those matters in the instrument by which the easement is created or in any instrument in the approved form by which that easement is varied, or	7 8 9 10 11
		(b) if any such instrument does not indicate who is responsible for those matters, by the person or, if more than one, jointly by the persons entitled to an estate or interest in possession in the dominant tenement.	12 13 14 15
	(2)	If a person has failed to carry out a responsibility imposed by subclause (1) on the person and at least 7 days have passed since that failure first arose, any other person entitled to an estate or interest in possession in the dominant or servient tenement may take all lawful steps necessary to ensure that the responsibility is carried out.	16 17 18 19 20 21
13	Sha	aring of costs of maintenance and repair	22
	(1)		23 24 25 26
		(a) in the proportions specified in the instrument by which the right or easement was created or, if the proportions so specified have been varied, those proportions as varied, or	27 28 29 30
		(b) where no such proportions are so specified in equal proportions.	31 32
	(2)	If a person incurs costs referred to in subclause (1), the person may demand in writing from another person the amount that the other person is liable to contribute under that subclause to those costs.	33 34 35 36

		(3)	A demand made under subclause (2) must be accompanied by	1
			receipts or invoices or copies of receipts or invoices that	2
			evidence the expenditure to which the demand relates.	3
		(4)	If a person fails to comply with any such demand within 7 days	4
			after it has been made, the amount demanded may be recovered	5
			in a court of competent jurisdiction as a debt due to the person	6
			making the demand.	7
	14	Anc	cillary rights and powers	8
			All easements to which this Schedule applies carry with them	ç
			such ancillary rights and powers as may be necessary to render	10
			them effective.	11
[3]	Sched	dule 9	9 Savings, transitional and other provisions	12
	Insert	at the	e end of clause 1 (1):	13
			Conveyancing Amendment (Building Management Statements)	14
			Act 2001	15