

New South Wales

Community Land Management Bill 2020

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament. This Bill is cognate with the *Community Land Development Bill 2020*.

Overview of Bill

The object of this Bill is to re-enact and update legislation with respect to the management of community, precinct and neighbourhood subdivision schemes and to align the legislation with legislation applying to the management of strata title schemes.

Outline of provisions

Part 1 Preliminary

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.

Clause 3 sets out the objects of the proposed Act, which are to provide for the management of community, precinct and neighbourhood schemes and to provide for the resolution of disputes arising from those schemes.

Clause 4 provides that the Dictionary defines certain words and expressions used in the proposed Act.

Clause 5 specifies the requirements for passing a special resolution of an *association* (being a community association, a precinct association or a neighbourhood association). A unanimous vote is passed if no vote is cast against it. The proposed section also sets how the value of a vote for a special resolution or a poll of a community is determined.

Clause 6 defines when a person is *connected* with another person for the purposes of the proposed Act. This provision reflects a provision of the *Strata Schemes Management Act 2015*.

Part 2 Management of schemes

The proposed Part provides for the members, functions and meetings of associations and their operation during the initial period of a precinct scheme or neighbourhood scheme and at other times. The proposed Part re-enacts provisions of Part 2, Division 1 of the *Community Land Management Act 1989* (the *1989 Act*), with the following changes—

- (a) the matters for the agenda for the first annual general meeting of an association are specified,
- (b) the documents required to be provided for that meeting by the original owner will include planning approvals, compliance certificates and fire safety certificates issued under the *Environmental Planning and Assessment Act 1979* relating to the scheme parcel,
- (c) the Civil and Administrative Tribunal (the *Tribunal*) rather than an adjudicator will have power to order a meeting of an association to be held,
- (d) a unanimous or special resolution by an association about a matter that is required to be determined by a resolution of that kind may only be revoked by a resolution of the same kind, other than a unanimous resolution relating to association property, which is revocable by a special resolution,
- (e) it will be mandatory, rather than discretionary, for a person who has an interest in a community development lot, precinct development lot or neighbourhood lot that confers a right to vote at an association meeting to give the association notice of the interest,
- (f) the Tribunal will have power to order a resolution at a general meeting to be treated as a nullity if satisfied that the applicant was improperly denied a vote on the motion or was not given due notice of the item of business relating to the motion,
- (g) the power to declare that the initial period for a scheme has not expired or to extend the period has been omitted and a power for the Tribunal to make orders waiving, varying or extinguishing a restriction relating to the initial period and authorising other related matters to be done is proposed to be inserted,
- (h) an association may recover amounts from the original owner under the *association scheme* (being a community scheme, precinct scheme or neighbourhood scheme) to cover losses or liability incurred because of a failure by the original owner to comply with restrictions relating to the initial period.

Part 3 Association committees

The proposed Part constitutes *association committees* (being the association committees constituted for an association) and provides for their members, functions and meetings. The proposed Part also provides for the appointment and functions of the chairperson, secretary and treasurer of an association. The proposed Part re-enacts provisions of Part 2, Division 2 of the 1989 Act relating to executive committees, with the following changes—

- (a) the committees are now to be known as association committees rather than executive committees,
- (b) managing agents, facilities managers for associations and agents who lease lots in a scheme will not be eligible for appointment, nomination or election as members of association committees,
- (c) if there are tenants for more than half the lots in a neighbourhood scheme, a tenant representative may be nominated for the neighbourhood committee and may attend, but not vote on issues at, the committee,
- (d) a duty is imposed on members of association committees to carry out their functions for the benefit, so far as practicable, of the association and with due care and diligence,

- (e) the functions of the treasurer and other officers of the association are specified, together with the limitations on delegation of the treasurer's functions,
- (f) the Tribunal will have power to make an order appointing a person to convene and hold a meeting of an association if there is no secretary, treasurer or chairperson or no association committee

Part 4 Managing agents and facilities managers

The proposed Part provides for the appointment and functions of managing agents and facilities managers for association schemes. The proposed Part re-enacts provisions of Division 5 of Part 2 of the 1989 Act, with the following changes—

- (a) the term of appointment of a managing agent will be 12 months if appointed at the first annual general meeting, or 3 years in any other case, including any option for reappointment,
- (b) the term of appointment may be extended by up to 3 months pending a decision as to reappointment but may not be extended beyond the date of the next annual general meeting,
- (c) a managing agent is taken to have an option to extend the term of the managing agent's term for 3 months if the agent is not reappointed and notice of less than 3 months is given by the association or the term is not extended by the association,
- (d) a managing agent must give notice at least 3 months before the end of the term of appointment and at least 1 month before the end of an extension of a term,
- (e) a managing agent may transfer the managing agent's functions to another person if the transfer is authorised by a resolution at a general meeting of the association,
- (f) a managing agent who exercises a function of the association or an officer of the association must keep a record of that and at least once each year provide a copy of all records made in the preceding year,
- (g) it will be an offence for a managing agent to request or accept a gift or other benefit from another person for the managing agent or another person in connection with providing services as a managing agent. The exceptions to the prohibition on benefits will be remuneration paid by an association, monetary commissions paid in accordance with the appointment agreement or approved by the association and gifts with a value below an amount prescribed by the regulations,
- (h) a managing agent must report at the following annual general meeting of an association whether commissions have been paid to the agent and as to the particulars of the commissions and must disclose subsequent variations to the reported amounts,
- (i) information about transactions must be disclosed by the managing agent at the request of the association if the transactions took place not earlier than 5 years before notice was given, rather than not earlier than 3 years as is currently the case,
- (j) the appointment of persons (*facilities managers*) who assist in exercising one or more of managing association property, controlling the use of association property by persons other than owners or occupiers or maintaining and repairing association property is regulated by requiring a written agreement and limiting the term of appointment to 10 years,
- (k) a facilities manager may transfer the facilities manager's functions to another person if the transfer is authorised by a resolution at a general meeting of the association,
- (l) a managing agent or facilities manager must disclose to the association a connection with the original owner or a direct or indirect pecuniary interest in the association scheme,
- (m) the Tribunal will have power, on application by an association, to make orders relating to managing agent and facilities manager agreements, including orders terminating an agreement appointing a managing agent or a facilities manager, requiring compensation to be paid to a party to the agreement, varying or declaring void part of the agreement or ordering a party to take action or not to take action under an agreement.

Part 5 Financial management

The proposed Part provides for the funds to be established by associations, the levying of contributions, financial statements, meetings and other matters related to the financial management of association schemes. The proposed Part re-enacts provisions of Part 2, Division 2 of, and Schedule 1, Part 4 to, the 1989 Act with the following changes—

- (a) a sinking fund is now to be known as a capital works fund,
- (b) the power to resolve a dispute about a distribution of surplus money in the administrative fund or capital works fund will be conferred on the Tribunal rather than a court, though the Supreme Court will continue to determine disputes where the title to land is in question (other than incidentally) or the dispute is incidental to other disputes being dealt with by the Supreme Court,
- (c) the amounts levied as contributions on members of an association must be determined at the same association meeting that the estimates of the money required to meet actual and expected expenditure from the administrative fund and capital works fund are determined,
- (d) a contribution payable by a member of an association is payable on the date set out in the notice of the contribution and the date must be at least 30 days after the notice is given,
- (e) additional notice is not required to be given of regular periodic contributions,
- (f) interest is not payable on an overdue contribution if the contribution is paid not later than 1 month after the due date,
- (g) the Tribunal will have power to order a member of an association or another person to pay contributions (if unpaid for more than a month), interest that is due and expenses incurred in recovering those amounts,
- (h) the Tribunal will have power to order the original owner to pay compensation to the association if the estimates and levies determined during the initial period of the association scheme were inadequate to meet the actual or expected expenditures of the association,
- (i) an association is required to prepare a statement of key financial information for each reporting period for each of its funds, which is to include the balance carried forward, total income, total interest earned and other matters,
- (j) an association must have its accounts and financial statements audited before its annual general meeting if its annual budget exceeds \$250,000 and may do so if the annual budget is \$250,000 or less,
- (k) an association must not obtain legal services without first obtaining approval at a general meeting to do so (except in certain circumstances including urgent cases) if the likely costs of the matter will not be more than \$10,000 and if the services are for the purposes of recovering unpaid contributions.

Part 6 Property management

The proposed Part provides for the obligations and powers of associations relating to association property, the provision of amenities or services to associations and other matters related to association property. The proposed Part re-enacts provisions of Part 2, Division 1 and Part 3 of, and Schedule 1, Part 2 to, the 1989 Act, with the following changes—

- (a) an exception to the duty to maintain, repair and replace association property and property owned by an association is provided for where a special resolution is passed determining that it is not appropriate to maintain, repair or replace particular property and the decision will not affect safety or detract from the appearance of property in the association scheme,
- (b) the original owner must prepare an initial maintenance schedule of the association property and the schedule is to be one of the documents provided to the association before the end of the initial period,
- (c) an association is given clear power to dispose of or otherwise deal with a lot or personal property vested in the association,

- (d) the Tribunal will have power, on the application of an association, to order an occupier of a lot in an association scheme to allow access so that the association can determine whether work needs to be carried out by the association or for other purposes for which the association is permitted to enter,
- (e) a power to make regulations prescribing procedures for dealing with goods left on association property will be inserted,
- (f) the Tribunal will have power to order that an owner or occupier of a development lot or a neighbourhood lot in an association scheme take steps to repair damage caused to association property or another lot in the scheme by the owner or occupier or pay to the association the costs of repairing the damage and associated costs,
- (g) to require an association to consider certain matters before approving a sustainability infrastructure resolution.

Part 7 Management statements and by-laws for associations

The proposed Part provides for the management statements (including by-laws) for association schemes and the creation of by-laws that impose restrictions on and confer rights relating to association property. The proposed Part re-enacts provisions of Part 2, Division 1 and sections 54 and 55 of the 1989 Act, with the following changes—

- (a) a general statement is included that by-laws of association schemes may relate to the management, administration, control, use or enjoyment of the lots in an association scheme or association property,
- (b) a by-law of an association scheme may limit the number of adult residents who may reside in a lot by reference to the number of bedrooms in a residence,
- (c) a by-law must not be harsh, unconscionable or oppressive and cannot prohibit or restrict persons under 18 years from occupying a residential lot or the keeping of an assistance animal,
- (d) a by-law will not be capable of operating to prohibit or restrict a devolution or other dealing relating to a lot and a by-law cannot amend or repeal a by-law that takes effect by order of the Tribunal unless the change is approved by a unanimous resolution,
- (e) by-laws that restrict the use of or confer rights relating to association property will now be referred to as association property rights by-laws and may confer rights of exclusive use and enjoyment of all or specified property and confer special privileges in respect of all or specified property,
- (f) an association property rights by-law must provide for who is responsible for the maintenance and upkeep of property affected by the by-law,
- (g) a person who fails to comply with a notice given by an association that requires the person to comply with an association property rights by-law of the association or to pay an amount due under an association property rights by-law ceases to be entitled to use the property to which the by-law relates,
- (h) the maximum amount of civil penalty that may be imposed by the Tribunal for non-compliance with a notice relating to failure to comply with a by-law will be increased to \$1,100,
- (i) the Tribunal will have a power to revoke part of a management statement if it is of the opinion that the management statement contains a by-law that is harsh, unconscionable or oppressive.

Part 8 Obligations of owners, occupiers and others relating to lots

The proposed Part provides for the obligations of owners of development lots, neighbourhood lots and strata lots in community schemes in relation to the use or enjoyment of the lots. The proposed

Part also authorises the appointment of agents by corporations and other owners of lots. The proposed Part re-enacts sections 111 and 111A of the 1989 Act, with minor changes.

Part 9 Insurance

The proposed Part provides for the insurance obligations of associations. The proposed Part re-enacts provisions of Part 2, Division 3 and section 84 of the 1989 Act, with the following changes—

- (a) an insurance policy for damage must provide for a building or structure that is destroyed, or a part of a building or structure that is damaged but not destroyed, to be rebuilt or replaced so that its condition or extent is not worse or less than the destroyed part when new,
- (b) an insurance policy for damage must also provide for payment of expenses incurred in removing debris and the remuneration of architects and other persons whose services are incidental to rebuilding, replacement, repair or restoration of a damaged building or structure,
- (c) the approved insurers for the purpose of providing insurance will be general insurers under the *Insurance Act 1973* of the Commonwealth or other persons prescribed by the regulations, rather than insurers approved by the Minister,
- (d) an association will be required to obtain a valuation of a building or structure that is required to be insured at least once every 5 years,
- (e) an association may, by unanimous resolution, decide not to use money received from an insurer for the destruction of or damage to a building for repairs or rebuilding,
- (f) an association must use an approved insurer for optional insurance it decides to take out,
- (g) the Tribunal may, on application by an association in accordance with a unanimous resolution, exempt the association from compliance with the requirement to insure a building or structure unconditionally, or subject to a condition that specified insurance is taken out,
- (h) the Tribunal may, on application by an owner or tenant of a development lot or neighbourhood lot, order a person entitled to the benefit of an insurance policy taken out under the proposed Act to pursue a claim in relation to damage to a building or structure on the lot if the Tribunal considers the person has unreasonably refused to make or pursue the claim.

Part 10 Records and information about association schemes

The proposed Part provides for the association rolls and records to be kept by associations and for the inspection of records and the provision of information about associations. The proposed Part re-enacts provisions of sections 25 and 26 of, and Schedule 1, Part 3 and Schedules 3 and 4 to, the 1989 Act, with the following changes—

- (a) the lessor or sub-lessor of a development lot, neighbourhood lot, strata lot or association property must give a copy of the by-laws or management statement affecting the lot or property to a tenant of the lot or property within 14 days after the tenant is entitled to possession and must also notify the tenant of changes to the management statement within 14 days of the change coming into effect,
- (b) the Tribunal may, on application by an association, owner or other person having or acquiring an interest in land, order an association to enter information contained in an association interest notice in the association roll if required confirmation of the information is not given.

Part 11 Disputes and Tribunal powers

The proposed Part provides for procedures for dealing with disputes and for Tribunal procedures and powers. The proposed Part re-enacts provisions of Part 4 of the 1989 Act with the following changes—

- (a) an association may establish a voluntary process for resolving disputes between owners, members of the scheme, other interested persons, the association, the association committee, the managing agent and the facilities manager. The process will not be considered mediation for the purposes of the proposed Act,
- (b) functions formerly exercised by Community Schemes Adjudicators appointed by the Minister will be performed by the Tribunal,
- (c) a party to a dispute is not entitled to be represented by another person at a mediation session unless all the parties consent,
- (d) the registrar of the Tribunal must not accept an application for an order under the proposed Act unless mediation has been unsuccessful, a party has refused mediation or the registrar considers that mediation is unnecessary or inappropriate in the circumstances,
- (e) jurisdiction is expressly conferred on the Tribunal to make orders or decisions that provide for ancillary or consequential matters and to make interlocutory decisions,
- (f) the Tribunal may make an interim order if urgent considerations justify the making of the order,
- (g) jurisdiction is conferred on the Tribunal to make orders about disputes and complaints relating to particular matters, including the operation, administration or management of a scheme and agreements appointing managing agents and facilities managers. The jurisdiction is limited to agreements arising under the proposed Act and to functions conferred by or under the proposed Act,
- (h) the right of persons who administer land tax to apply to the Tribunal for an order to replace the schedule of unit entitlement for a community scheme, precinct scheme or neighbourhood scheme has been removed,
- (i) the grounds on which the Tribunal may make an order appointing a managing agent or requiring a managing agent to be appointed have been extended to include the grounds that an association or strata corporation has failed to comply with an order made under the proposed Act, has failed to perform 1 or more of its duties and owes a judgment debt,
- (j) the maximum period for which an order appointing a managing agent or requiring a managing agent to be appointed may be in force will be extended from 12 months to 2 years,
- (k) the Tribunal will have power to make an order removing a person from an association committee, an order prohibiting an association committee from determining a matter and requiring it to be determined by a resolution of the association or an order removing 1 or more association officers from office and from the committee.

Part 12 Offences and penalties

The proposed Part provides for procedures for dealing with disputes and for Tribunal procedures and powers. The proposed Part re-enacts provisions of sections 109F, 112, 113, 120 and 121 of the 1989 Act and deals with the following additional matters—

- (a) where an offence under the proposed Act contains an exception for a reasonable excuse for an act or omission, the onus of proving that a person had a reasonable excuse will lie with the defendant and must be proved on the balance of probabilities,
- (b) an association or strata corporation for a scheme for a building or an owner of a lot in a scheme on which a building is erected may take proceedings for the rectification of the condition of part of a building or site of a building if the condition affects or is likely to affect the support or shelter provided to any other part of the building or its site.

Part 13 Miscellaneous

The proposed Part contains miscellaneous provisions. The proposed Part re-enacts provisions of sections 8, 46A and 53, Part 5A, Division 1 and Part 6 of the 1989 Act, with the following changes—

- (a) an officer of an association or a member of an association committee will be protected from personal liability for acts or omissions done in that capacity if done in good faith for the purposes of executing the proposed Act or any other Act. Any liability will instead attach to the association,
- (b) a postal address for service under the proposed Act must be an Australian postal address and an email address may be given as an address for service under the proposed Act,
- (c) the proposed Act and regulations under the proposed Act will not be able to be avoided through contractual provisions and other arrangements,
- (d) a power to make regulations will be included in relation to agreements between associations and councils relating to association parking areas and to require persons to provide information to the Secretary about schemes,
- (e) if the Crown is the owner of all lots in a scheme, it is not required to comply with provisions of the proposed Act relating to association committees, managing agents and facilities managers, property management (other than provisions conferring powers on associations), owner obligations, insurance and records.

Schedule 1 Meeting procedures of associations

The proposed Schedule contains provisions relating to procedures for meetings of associations. The proposed Schedule re-enacts provisions of Schedules 5 and 6 to the 1989 Act, with the following changes—

- (a) a notice requiring a matter to be included on the agenda for a general meeting of an association must include an explanation of the motion,
- (b) the agenda for an annual general meeting of an association must include—
 - (i) an item to decide if a matter or type of matter is to be decided only in a general meeting, and
 - (ii) an item to consider relevant utility agreements for the association scheme,
- (c) the notice of motion of an annual general meeting of an association is to include a motion to consider the report by the managing agent as to commissions paid or payable to the managing agent,
- (d) a member or the mortgagee or covenant chargee of a lot must be given a copy of the last financial statements for the association scheme at least 2 days before the annual general meeting if a copy is requested from the association,
- (e) a copy of the agenda for a meeting of the association must be given to a tenant of a lot who has been notified to the association as a tenant (a *notified tenant*),
- (f) the developer of the association scheme is not entitled to vote or exercise a proxy vote on a matter concerning building defects or rectification of building work,
- (g) a notified tenant is entitled to attend meetings of the association (subject to determinations by an association relating to consideration of financial and other matters) but not entitled to vote at or address a meeting,
- (h) a person may not act as a proxy of another person if the right to do so is conferred pursuant to a contract for sale of a lot in an association scheme or pursuant to an ancillary or related arrangement,
- (i) a vote by a proxy who is a facilities manager, on-site residential property manager or managing agent is invalid if it would gain the proxy a pecuniary interest or other material benefit,

- (j) there will be a limit on the number of proxies that a person may hold,
- (k) a provision of a contract, or an ancillary or related contract or arrangement, is void and unenforceable to the extent that it requires a person to cast a vote, or give a proxy for a vote, at a meeting of the association at the direction of another person,
- (1) regulations may be made to provide for voting at meetings other than in person,
- (m) voting may be by secret ballot if the association committee or at least one-quarter of the persons entitled to vote so determine.

Schedule 2 Meeting procedures of association committees

The proposed Schedule contains provisions relating to procedures for meetings of association committees. The proposed Schedule re-enacts provisions of sections 35 and 38 of the 1989 Act, with the following changes—

- (a) the secretary must give notice of at least 3 days of a meeting to each member of the association committee,
- (b) the association committee may decide a matter by approving a motion in writing,
- (c) regulations may be made to provide for voting at meetings other than in person,
- (d) provision is made for the adjournment of meetings,
- (e) members of an association committee must disclose direct or indirect pecuniary interests in matters to be considered at meetings of the committee and must not be present during deliberations of those matters and cannot vote on those matters unless the committee otherwise determines.

Schedule 3 Savings, transitional and other provisions

The proposed Schedule contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

Schedule 4 Amendment of Acts and instruments

The proposed Schedule amends the Acts and instruments specified in the proposed Schedule.

Dictionary

The Dictionary defines certain words and expressions used in the proposed Act.



New South Wales

Community Land Management Bill 2020

Contents

		Page			
Part 1	Preliminary				
	 Name of Act Commencement Objects of Act Interpretation Resolutions of associations 	2 2 2 2 2 3			
Part 2	6 Connected persons Management of schemes Division 1 Functions of associations				
	7 Association responsible for management of scheme 8 Functions of associations generally 9 Other management bodies and persons who assist the association 10 Association may employ persons to assist in exercise of functions 11 Functions that may only be delegated to member of association committee or managing agent	4 4 4 4			
	Division 2 Meetings of associations 12 First AGM must be held within 2 months after initial period 13 Matters to be determined at first AGM 14 Documents and records to be provided to association at first AGM	5 5 6			

				Page
	15 16	AGM n	al may order initial documents to be provided	7 7 7
	17 18 19	Tribuna	general meetings al may appoint person to hold first AGM and other meetings nous or special resolutions to be amended or revoked in same	7
	20 21 22 23 24	Meeting Order i Order v not give	to be given of right to cast vote at meeting of association g procedures and voting nvalidating resolution of association where voting rights denied or due notice of item of business en nces to "first annual general meeting"	7 8 8 9 9
	Divis	sion 3	Limitation on functions during initial period	
	25 26 27 28 29	Restric Restric Order t	etion on powers of associations during initial period etion on powers of neighbourhood associations etion on powers of developers to authorise certain acts during initial period elies for breach of restrictions	10 10 10 10 11
Part 3	Ass	ociatio	on committees	
	Divis	ion 1	Constitution of committees	
	30 31 32 33	Commi Commi Person	ation to appoint committee ittee for association with 3 members or fewer ittee for association with more than 3 members as who are eligible to be members of community committee or ct committee	12 12 12
	34 35 36 37	Person Person Tenant Acting	is who are eligible to be members of neighbourhood committee is who are not eligible to be elected to association committee it representatives on neighbourhood committees members of association committee	13 14 14 15
	38 39	precino	on of office of elected member of community committee or committee on of office of elected member of neighbourhood committee	15 16
	Divis	ion 2	Functions of association committees	
	40 41 42	Duty of	ons of association committee f members of association committee nd proceedings of association committee valid despite vacancies ects	16 17 17
	Divis	sion 3	Meetings of association committee	
	43 44		gs must be convened on certain requests g procedures and voting	17 17
	Divis	ion 4	Office holders	
	45 46 47 48	Function Function	ation committee to appoint officers ons of chairperson of association ons of secretary of association ons of treasurer of association	17 18 18 18

				Page
	49 50	•	ers of association	19 19
	51 52	officers	exercise officers' functions before appointment of der meeting if no officers or association committee	19 19
Part 4	Man	aging agents	and facilities managers	
	Divis	on 1 Appoir	ntment of managing agent	
	53 54 55	Term of appointr	managing agents ment of managing agents ions of managing agent	20 20 21
	Divis	on 2 Functi	ons of managing agent	
	56 57 58	Exercise of deleg	delegate functions to managing agent gated functions by managing agent cers and association committee may be given to	21 21
	59 60 61		to record exercise of functions tions of managing agent appointed by Tribunal	22 22 22 22
	Divis	on 3 Accou	ntability of managing agent	
	62 63 64 65 66	account and other Provision of infor Disclosure of cor Procedure for re- Offences	rmation about money received and other transactions mmissions quiring information from managing agent	23 23 23 24 24
	67 68 69	hold a licence or Exemption for inf Certain provision	r providing information if a managing agent ceases to dies formation relating to certain transactions as of other Acts requiring agents to provide information ffairs of association	24 25 25
	Divis	on 4 Faciliti	ies managers	
	70 71 72 73 74	Term of appointr	acilities managers ment of facilities managers ions of facilities manager	25 25 26 26 26
	Divis	on 5 Genera	al	
	75 76	managers	e disclosed by potential managing agents or facilities and facilities manager agreements may be terminated unal	26 27
Part 5	Fina	ncial manage	ment	
	Divis	on 1 Funds	and accounts of associations	
	77	Administrative fu	nd	28

		Page
78	Capital works fund	28
79	Investment of money in administrative fund or capital works fund	29
80	Use of administrative fund or capital works fund for purposes of other	
	fund	29
81	Distribution of surplus money in administrative fund or capital works	00
00	fund	29
82	Accounts of association	30
Divis	sion 2 Contributions by members	
83	Estimates to be prepared of contributions to administrative and capital	
	works funds	30
84	Association to set contributions to administrative and capital works	
	funds	31
85	Contributions payable by members of community and precinct	
	associations	31
86	Contributions payable by members of neighbourhood schemes	31
87	Individual contributions may be larger if greater insurance costs	31
88	Levying of contributions	32
89	Liability of persons other than members for contributions	32
90	Interest, discounts on contributions and payment plans	32
91	Recovery of unpaid contributions and interest	33
92	Orders varying contributions or payment methods	34
93	Effect of order varying contributions where payments have been made	34
94	Order requiring original owner to pay compensation for inadequate	
	estimates and levies	34
95	Contributions for legal costs awarded in proceedings between member	
	and association	34
Divis	sion 3 Financial statements	
96	Association must prepare financial statements and statements of key	
	financial information	35
97	Requirements for financial statements	35
98	Statement of key financial information	36
99	Auditing of accounts and financial statements	36
D: :	alan A A a a sun Alan na a a mila	
DIVIS	sion 4 Accounting records	
100	Accounting records must be kept by association	36
101	Receipts	37
102	Transaction records	37
103	Levy register	37
Divis	sion 5 Financial functions generally	
104	Power to borrow money	38
105	Persons who can exercise functions relating to the finances and	50
100	accounts of the association	38
106	Legal services to be approved by general meeting	38
107	Restrictions on payment of expenses incurred in Tribunal proceedings	
108	Disclosure of matters relating to legal costs	39

				Page
Part 6	Pro	perty m	nanagement	
	Division 1 Association property			
	109 110 111 112 113 114 115 116 117	Control Use of a Open a Paymer Carrying Initial m	association to maintain and repair property and management of access ways and other property association property for commercial purposes and private access ways acts to or by association in relation to association property g out of work on association property by developer anintenance schedule must be prepared to deal with property	40 40 40 41 41 42 42 42
	Divis	sion 2	Powers of associations	
	118 119 120	Powers	ation may carry out work required to be carried out by others of entry of association by Tribunal relating to entry to carry out work	42 43 44
	Divis	sion 3	Amenities or services	
	121 122		on of amenities or services ation of certain agreements	44 44
	Divis	sion 4	Orders about property	
	123	Rectific	ation where work done by owner or occupier	45
	Divis	sion 5	Service agreements and sustainability infrastructure	
	124 125		nents for supply of electricity, gas or other utilities ng and installation of sustainability infrastructure	45 45
Part 7	Man	ageme	ent statements and by-laws for associations	
	Divis	sion 1	Interpretation	
	126	Definition	ons	47
	Divis	sion 2	Management statements	
	127 128 129 130 131 132 133	By-laws Occupa Restrict Procede Lessee	y effect of management statement so that may be included in management statements ancy limits tions on by-laws for association schemes ure for amending management statement to comply with management statement to provide copy of management statement	47 47 47 48 48 49
	Divis	sion 3	By-laws conferring rights over association property	
	134 135 136	Require	ation property rights by-laws ements for association property rights by-laws of association property rights by-laws	50 51 52
	Divis	sion 4	Enforcement of by-laws	
	137	Notice I	by association to owner or occupier	52

				Page
	138	Civil per	nalty for breach of by-laws	53
	Divis	sion 5	Orders about management statements	
	139 140 141 142	Order by	y Tribunal relating to variation of management statement y Tribunal revoking invalid part of management statement ffecting association property f orders	53 53 54 54
Part 8	Obl	igations	s of owners, occupiers and others relating to lots	
	Divis	sion 1	Obligations relating to lots	
	143 144	shelter p	, occupiers and other persons not to interfere with support or provided by lot, services or access ways , occupiers and other persons not to create nuisance	55 55
			·	55
		sion 2	Agents for owners	55
	145 146	Definition Appoint to lots	ment of agents by corporations to exercise functions in relation	55 56
	147	Owner r	may appoint agent if not able to deal with notices	56
Part 9	Insu	ırance		
	Divis	sion 1	Association insurance obligations	
	148 149 150 151 152 153 154	Require Valuatio Use of in Other m Associa	tion to insure buildings and structures on association property ments for damage policy ons to be obtained for the purposes of insurance insurance money by association landatory insurance requirements for association tion may take out other insurance ing agent to obtain insurance quotations	57 57 57 57 57 58 58
	Divis	sion 2	Insurance claims and other matters affecting insurance	
	155 156 157 158	Insurabl Insuran	es not limit owner's insurance rights le interests ce claim where owner at fault against association by member	58 59 59 59
	Divis	sion 3	Orders about insurance	
	159 160 161 162	Effect of Order to	ion by Tribunal from building insurance requirements f exemption from building insurance requirements o make or pursue insurance claim requiring damage policy	59 59 59 60
Part 10	Rec	ords an	nd information about association schemes	
	Divis	sion 1	Association roll and other records	
	163 164 165 166		·····	61 61 61

				Page
	167 168 169 170	Notices Retention Associa	s of information for association roll and orders served on association on of records for prescribed period tion may require certain persons to produce records, accounts perty of association	62 62 62
	Divis	ion 2	Provision of information about schemes	
	171 172 173 174	Inspection Inspection	ts of inspection of records and certificates about associations on of records on of association documents ate by association as to financial and other matters relating to	63 64 64
	175		tion information certificate is evidence of matters stated in it	66
	Divis	sion 3	Orders about association roll and records	
	176 177		onfirming information for association roll osupply information or documents	66 66
Part 11	Disp	outes ar	nd Tribunal powers	
	Divis	sion 1	Internal dispute resolution	
	178	Internal	dispute resolution procedures for schemes	67
	Divis	ion 2	Alternative dispute resolution by Secretary	
	179 180 181 182 183 184 185 186	Represe Privilege Evidenc Confide Exonera	that may be subject to mediation entation of parties e	67 67 67 68 68 68 68
	Divis	ion 3	Procedures for applications to Tribunal	
	187 188 189	Certain	ed persons applications cannot be accepted without prior mediation of applications to Tribunal	68 69 69
	Divis	ion 4	Orders that may be made by Tribunal	
	190 191 192 193 194 195 196 197	Agreem Interim of Orders to Order so Order wo	order-making power of Tribunal ents and arrangements arising from mediation sessions orders to settle disputes or rectify complaints ubstituting schedule of unit entitlements with respect to restricted property for appointment of managing agent relating to association committee and officers	69 70 71 72 72 73 74
	Divis	ion 5	General provisions relating to Tribunal powers and orders	s
	198 199	Title to I Tribunal	and I may make order of another kind	74 75

			Page
	200	Other matters for which Tribunal may provide	75
	201	Dismissal of application on certain grounds	75 75
	202	Copies of orders	75
	203	Tribunal to be provided with association report and inspections	75
	204	Resolution purporting to alter effect of order	75
	205	Recording in Register of effect of certain orders	76
	206	Changes to Register after orders allocating unit entitlements	76
	207	Civil penalties for contravention of orders	76
	208	Recovery of unpaid civil penalty	77
Part 12	Offe	ences and penalties	
	Divis	sion 1 Offences and enforcement	
	209	Investigations by Secretary	78
	210	Penalty notices	78
	211	Nature of proceedings	79
	212	Proof of reasonable excuse	79
	Divis	sion 2 Other proceedings	
	213	Other rights and remedies not affected by this Act	79
	214	Costs in proceedings between association and members	79
	215	Association may represent members in certain proceedings	79
	216	Structural defects—proceedings as agent	80
Part 13	Mis	scellaneous	
	217	Functions of Secretary	81
	218	Delegation by Secretary	81
	219	Tenancy notice to be given	81
	220	Notice to be given to association of mortgagee taking possessio lot	n of 82
	221	Notices relating to subsidiary body	82
	222	Personal liability of officers and association committee members	
	223	Value of interests of members of an association	82
	224	Address for service	83
	225	Service of documents on association	83
	226	Service of documents by certain persons	83
	227	Service of documents	84
	228	Change of association's address for service	85
	229	Dividing fences	85
	230	Powers of entry by public authority	85
	231	Notices under Real Property Act 1900 to association taken to be	
		notices to owners	85
	232	Contracting out prohibited	86
	233	Regulations	86
	234	Persons who may keep seals of associations	87
	235 236	Affixing of seal of association Act to bind Crown	87 87
	236	Repeals	88
Cobodula		·	
Schedule		Meeting procedures of association committees	89 100
Schedule 2		Meeting procedures of association committees	100

		Page
Schedule 3	Savings, transitional and other provisions	105
Schedule 4	Amendment of Acts and instruments	108
Dictionary		114



new South wates

Community Land Management Bill 2020

No , 2020

A Bill for

An Act with respect to the management of community, precinct and neighbourhood subdivision schemes; and for other purposes.

The	Legisl	ure of New South Wales enacts—	1
Par	t 1	Preliminary	2
1	Nam	of Act	3
		This Act is the Community Land Management Act 2020.	4
2	Com	encement	Ę
		This Act commences on a day or days to be appointed by proclamation.	6
3	Obje	s of Act	7
		The objects of this Act are as follows—	8
		(a) to provide for the management of community, precinct and neighbourhood schemes,	10
		(b) to provide for the resolution of disputes arising from those schemes.	11
4	Inter	etation	12
	(1)	The Dictionary to this Act defines certain terms used in this Act.	13
		Note. The <i>Interpretation Act 1987</i> contains definitions and other provisions that affect the interpretation and application of this Act.	14 15
	(2)	Notes included in this Act do not form part of this Act.	16
5	Res	tions of associations	17
	(1)	n this Act, a resolution of an association is a <i>special resolution</i> if—	18
		(a) it is passed at a properly convened meeting of the association, and	19
		(b) of the value of the votes cast—	20
		(i) not more than 25% are against the resolution, or	21
		(ii) if the resolution is a sustainability infrastructure resolution—less than 50% are against the resolution.	22 23
	(2)	n this Act, a resolution of an association is a <i>unanimous resolution</i> if it is passed at a properly convened general meeting and no vote is cast against the resolution.	24 25
	(3)	For the purposes of determining the <i>value of a vote</i> for a special resolution or a poll of a community association—	26 27
		(a) the value of the vote of a subsidiary body is equal to the unit entitlement of the former community development lot that was subdivided to constitute the subsidiary body, and	28 29 30
		(b) the value of the vote of the owner of a community development lot is equal to the unit entitlement of the community development lot.	31 32
	(4)	For the purposes of determining the <i>value of a vote</i> for a special resolution or a poll of a precinct association—	33 34
		(a) the value of the vote of a subsidiary body is equal to the unit entitlement of the former precinct development lot that was subdivided to constitute the subsidiary body, and	35 36 37
		(b) the value of the vote of the owner of a precinct development lot is equal to the unit entitlement of the precinct development lot.	38 39
	(5)	For the purposes of determining the <i>value of a vote</i> for a special resolution or a poll of a neighbourhood association, the value of the vote of the owner of a neighbourhood lot is equal to the unit entitlement of the neighbourhood lot.	40 41 42

(6)	to a v	ever, if the total unit entitlement of lots for which the original owner is entitled vote is not less than half of the total unit entitlement for the association, the value e vote in respect of those lots is taken to be reduced by two-thirds, ignoring any ion.	1 2 3 4		
	unan	A motion or election that is not required to be approved by a special resolution or imous resolution is passed by a simple majority of votes, unless there is a poll (see dule 1, clause 13).	5 6 7		
(7)	In th	is Act—	8		
		ial resolution of a strata corporation has the same meaning as in the Strata mes Management Act 2015.	9 10		
Con	nected	l persons	11		
(1)	For anot	the purposes of this Act, a person (the <i>principal person</i>) is <i>connected</i> with her person if the other person—	12 13		
	(a)	is a relative (within the meaning of the <i>Local Government Act 1993</i>) of the principal person or, if the principal person is a corporation, is a relative of the holder of an executive position in the corporation, or	14 15 16		
	(b)	is employed or engaged by the principal person or is a business partner of the principal person, or	17 18		
	(c)	if the principal person is a corporation—holds an executive position in the corporation, or	19 20		
	(d)	is the employer of the principal person, or	21		
	(e)	is employed or engaged by, or holds an executive position in, a corporation that also employs or engages the principal person or in which the principal person holds an executive position, or	22 23 24		
	(f)	has another connection or association with the principal person of a kind prescribed by the regulations.	25 26		
(2)	However, the principal person is not connected with a member of an association, or the committee of an association, merely because of any dealing, contact or arrangement the member has with the principal person in the capacity of a member of the association or committee.				
(3)	man	is section, <i>executive position</i> in a corporation means the position of director, ager or secretary of the corporation, or any other executive position of the oration, however those positions are designated.	31 32 33		

Par	t 2	Ma	nagement of schemes	1
Divi	ision	1	Functions of associations	2
7	Asso	ociatio	on responsible for management of scheme	3
	(1)	The sche	association for a scheme has the principal authority for the management of the me.	4
	(2)		association has, for the benefit of members of, and owners of lots in, the me—	6
		(a)	the management and control of the use of the association property, and	8
	(2)	(b)	the administration of the scheme.	ξ
	(3)		ssociation has responsibility for the following—	10
		(a)	managing the finances of the scheme (see Part 5),	11
		(b)	keeping accounts and records for the scheme (see Parts 5 and 10),	12
		(c)	maintaining and repairing its property (see Part 6),	13
		(d)	taking out insurance for the scheme (see Part 9).	14
8	Fund	ctions	of associations generally	15
	(1)	An a this	ssociation has the other functions that are conferred or imposed on it by or under or any other Act.	16 17
	(2)	An a	association must not delegate any of its functions to a person unless the gation is specifically authorised by this Act.	18 19
9	Othe	r man	agement bodies and persons who assist the association	20
		An a this	ssociation may be assisted in the carrying out of its management functions under Act by 1 or more of the following—	21 22
		(a)	the association committee of the association,	23
		(b)	a managing agent for the scheme appointed in accordance with Part 4,	24
		(c)	a facilities manager for the scheme appointed in accordance with Part 4.	25
10	Asso	ociatio	on may employ persons to assist in exercise of functions	26
	(1)	An a of its	ssociation may employ the persons it thinks fit to assist it in the exercise of any s functions.	27 28
	(2)	func	association must ensure that a person employed to assist it in the exercise of a tion has the qualifications, if any, required by this Act or any other law for the cise of that function.	29 30 31
11	Fund man	tions aging	that may only be delegated to member of association committee or agent	32 33
	(1)	assoc	following functions of an association, association committee or officer of an ciation may be delegated to or conferred only on a member of the association mittee or a managing agent—	34 35 36
		(a)	the preparation of estimates for the purposes of section 83,	37
		(b)	the levying of contributions,	38
		(c)	the receiving of, acknowledgement of, banking of or accounting for money paid to the association,	39 40

		(d)	having custody of any money paid to the association or making payments from money paid to the association,	1 2
		(e)	taking out insurance required or permitted by this Act,	3
		(f)	the conduct of meetings of the association and handling of correspondence,	4
		(g)	the maintenance of records required to be kept under this Act,	5
		(h)	other functions that are prescribed by the regulations.	6
	(2)	This	section is subject to sections 58 and 105.	7
Divi	ision	2	Meetings of associations	8
12	First	AGM	must be held within 2 months after initial period	9
	(1)	neigl acco	original owner of land subdivided by a community plan, precinct plan or abourhood plan must convene and hold a general meeting of the association, in rdance with this Act and the regulations, within 2 months of the expiration of the all period.	10 11 12 13
		Max	imum penalty—10 penalty units.	14
	(2)	for t	riginal owner who fails to comply with this section remains liable to the penalty he contravention even if the Tribunal makes an order under this Division or a cing is convened or held in accordance with the order or otherwise.	15 16 17
	(3)		original owner required to convene the first annual general meeting of an ciation must give at least 14 days notice of the first annual general meeting to—	18 19
		(a)	each member of the association, and	20
		(b)	each first mortgagee or covenant chargee of a development lot or neighbourhood lot who is shown on the association roll, and	21 22
		(c)	each tenant of a neighbourhood lot or strata lot who has been notified to the association in accordance with this Act as a tenant of the lot.	23 24
13	Matt	ers to	be determined at first AGM	25
			agenda for the first annual general meeting of an association must include the wing items and may include other items—	26 27
		(a)	to decide whether the amount of a contribution required to be made to the administrative fund or capital works fund should be confirmed or varied,	28 29
		(b)	to determine the number of members of the association's committee and to elect the committee,	30 31
		(c)	to decide whether insurances taken out by the association should be confirmed, varied or extended,	32 33
		(d)	to decide if any matter or class of matter is to be determined by the association in general meeting,	34 35
		(e)	to decide whether by-laws should be made or changed, including by-laws controlling, prohibiting or otherwise regulating the passage of persons through, and the activities of persons on, private access ways and, to an extent not inconsistent with this or any other Act or law, open access ways,	36 37 38 39
		(f)	to decide whether an agreement to which section 122 applies should be ratified,	40 41
		(g)	to decide whether a managing agent should be appointed by the association and, if appointed, what functions of the association should be delegated to the managing agent,	42 43 44

		(h)	if there is a managing agent—a form of motion to consider the report by the agent as to whether, and what, commissions have been paid or are likely to be payable to the agent for the following 12 months,	1 2 3
		(i)	to decide whether a facilities manager should be appointed and, if appointed, what functions the facilities manager should exercise,	4 5
		(j)	to receive the documents required to be provided under section 14,	6
		(k)	to consider the accounting records and last financial statements prepared,	7
		(1)	to consider the initial maintenance schedule,	8
		(m)	to decide whether an auditor should be appointed and to appoint an auditor,	9
		(n)	if the association is a community association or is a neighbourhood association that is not part of a community scheme—to consider whether a revised schedule of unit entitlements should be registered under the <i>Community Land Development Act 2020</i> ,	10 11 12 13
		(o)	any item prescribed by the regulations for the purposes of this section.	14
14	Doc	uments	s and records to be provided to association at first AGM	15
	(1)	the a	riginal owner required to convene a meeting under this Division must deliver to ssociation at its first annual general meeting, or not later than 3 years after the of registration of the scheme, whichever occurs first, the following—	16 17 18
		(a)	all plans, specifications, occupation certificates or other certificates (other than certificates of title for lots) diagrams, depreciation schedules and other documents (including policies of insurance) relating to the scheme parcel,	19 20 21
		(b)	without limiting paragraph (a), all planning approvals, complying development certificates and related endorsed plans, approvals, "as built" drawings, compliance certificates (within the meaning of the <i>Environmental Planning and Assessment Act 1979</i>), fire safety certificates and warranties relating to the scheme parcel,	22 23 24 25 26
		(c)	the certificate of title for the association property, the association roll and any notices or other records relating to the scheme parcel,	27 28
		(d)	a copy of the diagram illustrating the situation of all service lines referred to in section 34 of the <i>Community Land Development Act 2020</i> that have been installed within the scheme under which the association is constituted,	29 30 31
		(e)	the initial maintenance schedule prepared by the original owner,	32
		(f)	any other document or item relating to the scheme parcel that is prescribed by the regulations for the purposes of this section.	33 34
		Maxi	imum penalty—100 penalty units.	35
	(2)	thing	riginal owner is only required under this section to deliver to the association a if that thing is in the possession or control of the original owner or may be ned by the original owner by taking reasonable steps to do so.	36 37 38
	(3)	docu	section does not require an original owner to deliver to the association a ment that exclusively evidences rights or obligations of the original owner and s not capable of being used for the benefit of the association or any of the other ers.	39 40 41 42
	(4)	In thi	is section—	43
		schei	me parcel of an association that is—	44
		(a)	a community scheme—means the community parcel, or	45
		(b)	a precinct scheme—means the precinct parcel, or	46
		(c)	a neighbourhood scheme—means the neighbourhood parcel.	47

15	Tribu	unal may order initial documents to be provided	1
		The Tribunal may, on application by an association, order an original owner required to convene a meeting under this Division to provide to the association a document that was required to be but was not delivered to the association at its first annual	2 3 4
		general meeting.	5
16	AGN	I must be held	6
		An association must hold an annual general meeting once in each financial year of the association.	7 8
17	Othe	er general meetings	9
	(1)	The secretary of an association or an association committee may convene a general meeting (that is not an annual general meeting) of the association at any time.	10 11
	(2)	The secretary of the association, or another officer if the secretary is absent, must convene a general meeting (that is not an annual general meeting) of the association as soon as practicable after receiving a qualified request.	12 13 14
	(3)	A meeting may be convened on a qualified request even if the first annual general meeting has not been held.	15 16
	(4)	A request is a <i>qualified request</i> for the purposes of a meeting of a community association or a precinct association if it is made by 1 or more owners of a development lot in the scheme or 1 or more subsidiary schemes and the total unit entitlements of the development lot or former development lot subject to the subsidiary scheme are at least one-quarter of the total unit entitlements of the community scheme or precinct scheme.	17 18 19 20 21 22
	(5)	A request is a <i>qualified request</i> for the purposes of a meeting of a neighbourhood association if it is made by 1 or more owners of neighbourhood lots in the scheme and the total unit entitlements of those lots are at least one-quarter of the total unit entitlements in the neighbourhood scheme.	23 24 25 26
	(6)	A request for a meeting may not be signed on behalf of a subsidiary body without the authority of a resolution of the body.	27 28
18	Tribu	unal may appoint person to hold first AGM and other meetings	29
	(1)	The Tribunal may, on application by an association, a member of an association or a mortgagee or covenant chargee of a development lot, neighbourhood lot or strata lot within the scheme, order a person to convene and hold a meeting of the association within the time specified in the order if a meeting has not been convened and held in accordance with this Act.	30 31 32 33 34
	(2)	The person who is to convene and hold the meeting is to be a person nominated by the applicant, or appointed by the Tribunal, who has consented to the nomination or appointment.	35 36 37
19	Unar	nimous or special resolutions to be amended or revoked in same way	38
	(1)	A unanimous resolution or special resolution of an association about a matter that is required by or under this Act or the by-laws of a scheme to be determined by a resolution of that kind cannot be amended or revoked other than by a subsequent resolution of the same kind.	39 40 41 42
	(2)	However, a unanimous resolution of an association dealing with association property may be amended by a special resolution.	43 44

20	Noti	ce to k	oe given of right to cast vote at meeting of association	1		
	(1)	Pers	on with right to vote at meetings must notify association	2		
		to th	erson who has an interest in a development lot or neighbourhood lot that, subject his Act, gives the person the right to vote either personally or by nominee at tings of an association must give the association written notice of that interest (an <i>ciation interest notice</i>).	3 4 5 6		
	(2)	Cont	tents of association interest notice	7		
		inter	association interest notice must specify the following information and, if the est is a mortgage, include confirmation by the mortgagor or be verified by tory declaration of the mortgagee—	8 9 10		
		(a)	the person's full name and an address for service of notices,	11		
		(b)	the lot concerned and the exact nature of the person's interest,	12		
		(c)	the date on which the person acquired the interest,	13		
		(d)	in the case of a corporation, specify the full name and an address for service of notices of the nominee of the corporation who is to exercise the voting entitlement.	14 15 16		
	(3)	Othe	er matters to be specified in notice	17		
		The association interest notice must specify the manner in which the interest arose and be verified by statutory declaration if any of the following applies to the interest—				
		(a)	the interest is that of the executor or administrator of the estate of a deceased person,	21 22		
		(b)	the interest is that of the liquidator or receiver in bankruptcy of any person,	23		
		(c)	the interest has arisen by the operation of law or the order of any court,	24		
		(d)	the interest has arisen in any other manner otherwise than by transfer of the interest from some other person or the discharge of a mortgage.	25 26		
	(4)	Asso	ociation may require notice to be given	27		
		notic	secretary of an association may, if of the opinion that a person has failed to give see as required under this section, by a written notice given to the person require person—	28 29 30		
		(a)	to state, within 14 days, whether or not the person is a person required to give notice under this section, and	31 32		
		(b)	if the person is so required, to give that notice.	33		
	(5)	Pers	on prevented from voting if certain requirements not met	34		
		vote	erson is not entitled to vote at a meeting of an association if the person has not plied with a notice given to the person under subsection (4) or, in the case of a to be tendered through a nominee, if the nominee's full name and address for ice of notices have not been notified under this section.	35 36 37 38		
	(6)	Chai	nges in certain information to be notified	39		
			erson who has given notice under this section may by further notice advise a ge of nominee or of the person's or nominee's address for service.	40 41		
21	Meet	ting p	rocedures and voting	42		
			er procedures for general meetings of associations and voting at those meetings et out in Schedule 1.	43 44		

22	Orde	r inva	lidating resolution of association	1
	(1)	meet the o held that	Tribunal may, on application by a person entitled to vote on a motion at a ing of an association or the first mortgagee or covenant chargee of a lot of which wner is so entitled to vote, make an order invalidating a resolution of, or election by, the persons present at a meeting of the association if the Tribunal considers the provisions of this Act or the regulations have not been complied with in ion to the meeting.	2 3 4 5 6 7
	(2)	The T	Tribunal may refuse to make an order under this section only if it considers—	8
		(a)	that the failure to comply with the provisions of this Act or the regulations did not adversely affect any person, and	9 10
		(b)	that compliance with the provisions would not have resulted in a failure to pass the resolution or affected the result of the election.	11 12
23	Orde	r whe	re voting rights denied or due notice of item of business not given	13
	(1)	resol	Tribunal may, on application by a person entitled to vote on a motion for a ution of an association at a general meeting, order that a resolution passed at the ral meeting be treated as a nullity on and from the date of the order.	14 15 16
	(2)		Tribunal must not make the order unless the Tribunal is satisfied that the ution would not have been passed but for the fact that the applicant for the	17 18 19
		(a)	was improperly denied a vote on the motion for the resolution, or	20
		(b)	was not given due notice of the item of business in relation to which the resolution was passed.	21 22
	(3)	An a	pplication for an order may not be made unless—	23
		(a)	an application for mediation of the dispute was made not later than 28 days after the date of the meeting at which the resolution was passed, or	24 25
		(b)	if an application for mediation was not made, the application for the order was made not later than 28 days after the date of the meeting at which the resolution was passed.	26 27 28
	(4)	the or	resolution that is to be treated as a nullity by an order changes the by-laws and rder has been recorded in the Register under this Act, the by-laws have force and t on and from the date the order is so recorded to the same extent as they would had if the change had not been made.	29 30 31 32
	(5)		ection (4) is subject to the by-laws having been or being changed in accordance this Act and to any relevant order made by a superior court.	33 34
24	Refe	rences	s to "first annual general meeting"	35
		For t	he purposes of this Act, the <i>first annual general meeting</i> of an association is—	36
		(a)	the meeting held under section 12, or	37
		(b)	if the meeting is not held—the meeting held in accordance with an order under section 18, or	38 39
		(c)	if the meeting is not held and an application for an order is not made—the first meeting of the association, however convened and whenever held, that has the agenda specified in section 13.	40 41 42

Division 3		3	Limitation on functions during initial period		
25	Rest	triction	n on powers of associations during initial period	2	
		of th	ssociation for a scheme must not, during the initial period for the scheme, do any e following things unless the association is authorised to do so by an order of the unal under this Division—	3 4 5	
		(a)	incur a debt of an amount in excess of the amount then available for repayment of the debt from the administrative fund or capital works fund,	6 7	
		(b)	borrow money or give security for the repayment of money,	8	
		(c)	make, amend or repeal an association property rights by-law,	9	
		(d)	add land to the scheme, whether as association property or as a development lot or neighbourhood lot, except in accordance with the development contract (if any) for the scheme.	10 11 12	
26	Rest	triction	n on powers of neighbourhood associations	13	
		neigl	neighbourhood association must not, during the initial period for the abourhood scheme, do any of the following things unless the neighbourhood ciation is authorised to do so by an order of the Tribunal under this Division—	14 15 16	
		(a)	grant a lease of neighbourhood property,	17	
		(b)	create an easement burdening land within the neighbourhood scheme or a restriction on the use of land within the scheme,	18 19	
		(c)	release an easement, or a restriction on the use of land, that benefits neighbourhood property,	20 21	
		(d)	dedicate association property,	22	
		(e)	transfer neighbourhood property except by way of sale to a resuming authority under Part 10, Division 6 of the <i>Community Land Development Act 2020</i> ,	23 24	
		(f)	erect a structure on neighbourhood property,	25	
		(g)	subdivide or create neighbourhood property.	26	
27	Restriction		on powers of developers	27	
		thing	veloper must not, during the initial period for a scheme, do any of the following s unless the developer is authorised to do so by an order of the Tribunal under Division—	28 29 30	
		(a)	convert to association property a neighbourhood lot within the scheme,	31	
		(b)	subdivide a neighbourhood lot within the scheme.	32	
28	Orde	er to a	uthorise certain acts during initial period	33	
	(1)	The	Tribunal may, on application, make an order—	34	
		(a)	waiving, varying or extinguishing a restriction relating to the initial period for a scheme (whether or not imposed under this Act or the <i>Community Land Development Act 2020</i>), and	35 36 37	
		(b)	authorising matters to be done in relation to the waiving, varying or extinguishing of the restriction.	38 39	
	(2)	The appli	application may be made by the association or developer to which the restriction les.	40 41	
	(3)	Writ	ten notice of an application must be given to—	42	
		(a)	the association and each owner of a community development lot, precinct development lot or neighbourhood lot or proposed community development	43 44	

		lot, precinct development lot or neighbourhood lot in the case of a community scheme, precinct scheme or neighbourhood scheme or proposed scheme to which the application relates, unless the association or the owner is the applicant, and	1 2 3 4
	(b)	each registered mortgagee of a lot in the scheme and any mortgagee specified on the association roll for the lot and any covenant chargee having the benefit of a covenant charge affecting a lot, and	5 6 7
	(c)	any other persons that the Tribunal directs.	8
(4)		Tribunal may order that notice of an application be dispensed with if the unal considers it appropriate in the circumstances of the case.	9 10
(5)		rson to whom notice is given is entitled to appear and be heard on the hearing of pplication.	11 12
(6)	Notic assoc	ce of an application is not required to be given to a mortgagee specified on the ciation roll for a lot if the rights of the person as a mortgagee—	13 14
	(a)	are suspended for the time being because of a sub-mortgage, particulars of which are specified on the association roll, or	15 16
	(b)	have been terminated because of an instrument, particulars of which are specified on the association roll.	17 18
Rem	edies	for breach of restrictions	19
(1)		association for a scheme may recover from the original owner under the me—	20 21
	(a)	as a debt—any liability incurred by the association because of a breach of this Division, or	22 23
	(b)	as damages for breach of statutory duty—any loss suffered by the association as a result of a breach of this Division.	24 25
(2)	sche	ember of an association for a scheme other than the original owner under the me may recover from the original owner as damages for breach of statutory duty oss suffered by the member because of a breach of this Division.	26 27 28
(3)		a defence to an action under this section for debt or damages if it is proved that riginal owner—	29 30
	(a)	did not know of the breach on which the action is based, or	31
	(b)	was not in a position to influence the conduct of the association in relation to the breach, or	32 33
	(c)	used due diligence to try to prevent the breach.	34
(4)	A re	medy available under this section does not affect any other remedy.	35

Par	t 3	Association committees	1			
Divi	sion	1 Constitution of committees	2			
30	Asso	ociation to appoint committee				
	(1)	An association must ensure that a committee of the association is constituted in accordance with this Act.	4 5			
	(2)	The association committee may take office before the first general meeting of the association.	6 7			
	(3)	If there is no committee of an association, the scheme must be administered by the association, but nothing in this subsection prevents a managing agent appointed under this Act from exercising any functions conferred on the agent.	8 9 10			
31	Com	mittee for association with 3 members or fewer	11			
	(1)	The association committee for an association with 3 members or fewer consists of the following—	12 13			
		(a) the nominee of each member that is a subsidiary body or other corporation,	14			
		(b) each other member or the nominee of the member.	15			
	(2)	A member cannot have more than 1 nominee and a nominee must not be a corporation.	16 17			
	(3)	The nominee of a subsidiary body must be a person who would be eligible under this Division to be an elected member of the association committee if the association had more than 3 members.	18 19 20			
	(4)	The association committee takes office at the first annual general meeting of the association or on an earlier day, if the members of the committee so decide.	21 22			
	(5)	The association committee ceases to hold office if a new committee is elected under this Division following an increase in membership of the association to more than 3 members.	23 24 25			
32	Com	mittee for association with more than 3 members	26			
	(1)	The association committee of an association with more than 3 members is to consist of the number of persons determined by the corporation, but the number of members must—	27 28 29			
		(a) not be more than the number of members of the association, and	30			
		(b) not exceed 9.	31			
	(2)	The members of an association committee for an association with more than 3 members must be elected at the first annual general meeting of the association or at an earlier special general meeting called for the purpose.	32 33 34			
	(3)	If the number of members of an association increases to more than 3 after the first annual general meeting of the association, the members of the association committee of the association must be elected at a special general meeting called for the purpose.	35 36 37			
	(4)	The elected members of an association committee must be elected at each annual general meeting of the association.	38 39			
	(5)	This Act, other than the agenda requirements, applies to a special general meeting held under this section as if the meeting were the first annual general meeting of the association.	40 41 42			

33		ons w	rho are eligible to be members of community committee or precinct	1 2
	(1)	The	following persons are eligible for nomination, appointment or election to a munity committee or a precinct committee—	3 4
		(a)	a member of the association (other than a subsidiary body or other corporation) who is the sole owner of a development lot in the scheme,	5 6
		(b)	a company nominee of a member of the community association or precinct association that is a corporation but is not a subsidiary body,	7 8
		(c)	the only nominee of a member of the community association or precinct association who is eligible to be, but is not, a candidate,	9 10
		(d)	a member of a subsidiary body, or a member of the committee of a subsidiary body, who is nominated by a resolution of the subsidiary body and is the only person nominated by it,	11 12 13
		(e)	an individual who is the co-owner of a development lot in the scheme or a company nominee of a corporation that is a co-owner of a development lot in the scheme, if the person is nominated for election by an owner who is not a co-owner of the lot or by a co-owner of the lot who is not a candidate for election as a member,	14 15 16 17 18
		(f)	an individual who is not an owner of a development lot in the scheme, if the person is nominated for election by an owner of a development lot who is not a member, or is not seeking election as a member, of the committee.	19 20 21
	(2)	preci	woid doubt, an individual who is a member of the community association or inct association who is not a co-owner of a development lot in the scheme may inate himself or herself for election as a member of the community committee or inct committee.	22 23 24 25
	(3)		1 co-owner of the same development lot may be a member of a community mittee or precinct committee at the same time.	26 27
34	Pers	ons w	rho are eligible to be members of neighbourhood committee	28
	(1)		following persons are eligible for nomination, appointment or election to a hbourhood committee—	29 30
		(a)	a member of the association (other than a corporation) who is the sole owner of a development lot in the scheme,	31 32
		(b)	a company nominee of a member of the neighbourhood association that is a corporation,	33 34
		(c)	the only nominee of a member of the neighbourhood association who is eligible to be, but is not, a candidate,	35 36
		(d)	an individual who is the co-owner of a neighbourhood lot in the scheme or a company nominee of a corporation that is a co-owner of a neighbourhood lot in the scheme, if the person is nominated for election by an owner who is not a co-owner of the lot or by a co-owner of the lot who is not a candidate for election as a member,	37 38 39 40 41
		(e)	an individual who is not an owner of a neighbourhood lot, if the person is nominated for election by an owner of a neighbourhood lot who is not a member, or is not seeking election as a member, of the committee.	42 43 44
	(2)	who	void doubt, an individual who is a member of the neighbourhood association is not a co-owner of a neighbourhood lot may nominate himself or herself for ion as a member of the neighbourhood committee.	45 46 47

	(3)	Only 1 co-owner of the same neighbourhood lot may be a member neighbourhood committee at the same time.	of a 1 2		
35	Pers	sons who are not eligible to be elected to association committee	3		
	(1)	The following persons are not eligible for appointment, nomination or elect members of an association committee—	tion as 4		
		(a) the managing agent for the association or for a subsidiary body association,	of the 6		
		(b) the facilities manager for the association or for a subsidiary body association,	of the 8 9		
		(c) a person who acts as an agent for the leasing of lots in the association s or a subsidiary scheme,	cheme 10 11		
		(d) a person who is connected with the original owner, unless the person distinct that connection at the meeting at which the election is held and before election is held or before the person is appointed or nominated as a meeting at which the election is held and before the person is appointed or nominated as a meeting at which the election is held or before the person is appointed or nominated as a meeting at which the election is held and before the person is appointed or nominated as a meeting at which the election is held and before the person is appointed or nominated as a meeting at which the election is held and before the person is appointed or nominated as a meeting at which the election is held and before the person is appointed or nominated as a meeting at which the election is held and before the person is appointed or nominated as a meeting at which the election is held and before the person is appointed or nominated as a meeting at which the election is held or before the person is appointed or nominated as a meeting at which the election is held or before the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or nominated as a meeting at the person is appointed or not the person is appointed at the person is appointed or not the person is ap	ore the 13		
		(e) other persons prescribed by the regulations for the purposes of this sect	tion. 15		
	(2)	An owner of a lot in a scheme who was an unfinancial owner at the date notice given of the meeting at which the election of the association committee is to be and who did not pay the amounts owing by the owner before the meeting eligible for appointment or election to the association committee.	e held 17		
	(3)	A person who becomes ineligible to be a member after becoming a member association committee must disclose that fact to the secretary or chairperson association as soon as possible after becoming aware of that fact.			
	(4)	The disclosure is to be made by written notice given to the secretary or chair of the association, unless it is made at a meeting of the association or association.			
36	Tena	Tenant representatives on neighbourhood committees			
	(1)	This section applies to a neighbourhood scheme if there are tenants (being t notified in tenancy notices given in accordance with this Act) for at least half neighbourhood lots.	enants 27 Fof the 28 29		
	(2)	The tenants of the neighbourhood lots (being tenants notified in tenancy notices given in accordance with this Act) may nominate a tenant representative for the neighbourhood committee.			
	(3)	The tenant representative on a neighbourhood committee is, in that capacity-	_ 33		
		(a) not entitled to vote on decisions of the committee or to put a mot nominate a person for office, and	ion or 34 35		
		(b) not entitled to act as an officer of the association for committee purpose	es, and 36		
		(c) cannot be counted in determining whether there is a quorum of the com	mittee. 37		
	(4)	The neighbourhood committee, at any meeting or for the purpose of all me may determine that a tenant representative is not entitled to be present wh following matters are being discussed or determined—			
		(a) financial statements and auditor's reports,	41		
		(b) levying of contributions,	42		
		(c) recovery of unpaid contributions,	43		
		(d) any other financial matter specified by the regulations.	44		

	(5)	repre	regulations may provide for the procedures for nomination of a tenant esentative, including the term for which a tenant representative is appointed and otification of an appointment.	1 2 3	
37	Acti	ng mei	mbers of association committee	4	
	(1)	appo	ember of an association committee may, with the consent of the committee, int a person who is eligible for election to the committee to act in the member's e at a meeting of the committee.	5 6 7	
	(2)	The p	person is, while so acting, taken to be a member.	8	
	(3)		erson may be appointed whether or not he or she is already a member of the mittee.	9 10	
	(4)	A person who is appointed and who is already a member may, at any meeting of the committee, separately vote in the person's capacity as a member and on behalf of the member in whose place the person has been appointed to act.			
38	Vaca	ition o	f office of elected member of community committee or precinct committee	14	
	(1)		lected member of a community committee or precinct committee vacates office member—	15 16	
		(a)	if the person ceases to be a member of the association or was nominated by a person who ceases to be a member of the association, or	17 18	
		(b)	if the person was eligible to be a member at the time of appointment or election and the person ceases to be so eligible, or	19 20	
		(c)	if the person was nominated by a member of the association or was a company nominee and the individual who nominated the person for election or the corporation for which the person is a company nominee gives written notice to the association that the person's office is vacated, or	21 22 23 24	
		(d)	if the person was nominated by a subsidiary body on the basis of being a member of the subsidiary body or of its committee or its council and ceases to be a member, or	25 26 27	
		(e)	if the person was nominated by a subsidiary body and the body gives written notice to the association that the person's office is vacated after being authorised to do so by a resolution of the subsidiary body, or	28 29 30	
		(f)	on receipt by the association from the person of notice in writing of the person's resignation as a member, or	31 32	
		(g)	at the end of the next meeting at which a new association committee is elected by the association, or	33 34	
		(h)	if the association, in accordance with a special resolution, determines that the person's office as a member is vacated.	35 36	
	(2)	elect other office	mmunity committee or precinct committee may appoint a person eligible for ion as a member to fill a vacancy in the office of a member of the committee, than a vacancy arising under subsection (1)(g) or a vacancy in the office of an er of the association.	37 38 39 40	
		Note. office	Section 49(2) provides for the filling of vacancies in the office of members who are rs of the association.	41 42	
	(3)		erson so appointed holds office, subject to this section, for the balance of the eccessor's term of office.	43 44	
	(4)	to me	ecial resolution that determines that the office of a member is vacated may relate ore than 1 member of a community committee or precinct committee or to all bers of a committee.	45 46 47	

39	Vacation of office of elected member of neighbourhood committee				
	(1)	An elected member of a neighbourhood committee vacates office as a member—	2		
		(a) if the person ceases to be a member of the association or was nominated by a person who ceases to be a member of the association, or	3 4		
		(b) if the person was eligible to be a member at the time of appointment or election and the person ceases to be so eligible, or	5 6		
		(c) if the person was nominated by a member of the association or was a company nominee and the individual who nominated the person for election or the corporation for which the person is a company nominee gives written notice to the association that the person's office is vacated, or	7 8 9 10		
		(d) on receipt by the association from the person of notice in writing of the person's resignation as a member, or	11 12		
		(e) at the end of the next meeting at which a new committee is elected by the association, or	13 14		
		(f) if the association, in accordance with a special resolution, determines that the person's office as a member is vacated.	15 16		
	(2)	A neighbourhood committee may appoint a person eligible for election as a member to fill a vacancy in the office of a member of the committee, other than a vacancy arising under subsection (1)(e) or a vacancy in the office of an officer of the association. Note. Section 49(2) provides for the filling of vacancies in the office of members who are	17 18 19 20 21		
		officers of the association.	22		
	(3)	A person so appointed holds office, subject to this section, for the balance of the predecessor's term of office.	23 24		
	(4)	A special resolution that determines that the office of a member is vacated may relate to more than 1 member of a neighbourhood committee or to all members of a neighbourhood committee.	25 26 27		
Div	sion	2 Functions of association committees	28		
40	Fund	tions of association committee	29		
	(1)	An association committee has the functions conferred on it by or under this or any other Act.	30 31		
	(2)	A decision of an association committee is taken to be the decision of the association.	32		
	(3)	However, in the event of a disagreement between the association and the committee, the decision of the association prevails.	33 34		
	(4)	The following decisions cannot be made by an association committee—	35		
		(a) a decision that is required by or under an Act to be made by the association by unanimous resolution or special resolution or in general meeting,	36 37		
		(b) a decision on a matter or type of matter that the association has determined in general meeting is to be decided only by the association in general meeting.	38 39		
	(5)	An association may in general meeting continue to exercise all or any of the functions conferred on it by this Act or the by-laws even though an association committee holds office.	40 41 42		

41	Duty of members of association committee				
	It is the duty of each member of an association committee of an association to carry out the member's functions for the benefit, so far as practicable, of the association and with due care and diligence.				
		Note. Section 222 provides protection from personal liability for members of association committees who act in good faith.	4 5 6		
42	Acts and proceedings of association committee valid despite vacancies or defects				
	(1)	This section applies if, when an act or proceeding of an association committee was done, taken or commenced there was—	8		
		(a) a vacancy in the office of an officer of the association or another member of the committee, or	10 11		
		(b) a defect in the appointment, or a disqualification, of an officer or member of the committee.	12 13		
	(2)	An act or proceeding of an association committee done in good faith is as valid as if the vacancy, defect or disqualification did not exist and the committee were fully and properly constituted.	14 15 16		
Divi	sion	3 Meetings of association committee	17		
43	Meetings must be convened on certain requests				
	(1)	The secretary of the association, or another member of the association committee, must convene a meeting of the committee if requested to do so by at least one-third of the members of the committee.	19 20 21		
	(2)	The meeting must be held within the period, if any, specified in the request, subject to the requirements for notice of meetings.	22 23		
	(3)	If meetings of 2 different association committees are held at the same time in 1 meeting, both meetings are invalid.			
44	Meeting procedures and voting				
		Other procedures for meetings of an association committee and voting at those meetings are set out in Schedule 2.	27 28		
Divi	sion	4 Office holders	29		
45	Association committee to appoint officers				
	(1)	The members of an association committee must, at the first meeting of the committee after they assume office as members, appoint a chairperson, secretary and treasurer of the committee in accordance with this Act.	31 32 33		
	(2)	The chairperson, secretary and treasurer of the committee are also, respectively, the chairperson, secretary and treasurer of the association.	34 35		
	(3)	A person may be appointed to 1 or more of the offices of chairperson, secretary and treasurer.	36 37		
	(4)	Nomination for election as an officer of the committee may be made before or at the meeting at which the election is held.	38 39		
	(5)	The regulations may provide for the procedures for nomination of officers of the committee.	40 41		

46	Functions of chairperson of association					
		The	functions of the chairperson of an association include the following—	2		
		(a)	to preside at meetings of the association and the association committee,	3		
		(b)	to make determinations as to quorums and procedural matters at meetings of the association and the association committee.	4		
47	Functions of secretary of association					
		The	functions of a secretary of an association include the following—	7		
		(a)	to prepare and distribute minutes of meetings of the association and submit a motion for confirmation of the minutes of a meeting of the association at the next meeting,	8 9 10		
		(b)	to give on behalf of the association and the association committee of the association notices required to be given under this Act,	11 12		
		(c)	to maintain the association roll,	13		
		(d)	to enable the inspection of documents on behalf of the association in accordance with this Act,	14 15		
		(e)	to answer communications addressed to the association,	16		
		(f)	to convene meetings of the association committee and (apart from its first annual general meeting) of the association,	17 18		
		(g)	to attend to matters of an administrative or secretarial nature in connection with the exercise of functions by the association or the association committee,	19 20		
		(h)	any other functions conferred on the secretary under any other Act or law.	21		
48	Functions of treasurer of association					
	(1)	Gene	eral functions	23		
		The functions of a treasurer of an association include the following—				
		(a)	to notify members of contributions levied in accordance with this Act,	25		
		(b)	to receive, acknowledge, bank and account for money paid to the association,	26		
		(c)	to prepare association information certificates,	27		
		(d)	to keep the accounting records and prepare the financial statements.	28		
	(2)	Delegation by treasurer of functions				
		The treasurer of an association may delegate the exercise of any of the treasurer's functions (other than this power of delegation) to another member of the association committee of the association if—				
		(a)	the delegation is specifically approved by the committee, and	33		
		(b)	the committee specifically approves of the function being delegated to that member, and	34 35		
		(c)	the delegation is subject to the limitations as to time or otherwise that the committee requires.	36 37		
	(3)		le a delegate is acting in accordance with the terms of a delegation, the delegate ken to be the treasurer of the association.	38 39		
	(4)	Asso	ociation committee may require treasurer to exercise functions jointly	40		
		treas	association committee of an association may, by a written notice given to the surer of the association, order the treasurer not to exercise any of the treasurer's tions that are specified in the notice unless the treasurer does so jointly with her person so specified.	41 42 43 44		

49	Vaca	ition o	of office by officer	1
	(1)	An o	officer of an association vacates office as an officer—	2
		(a)	if the person ceases to be a member of the association committee, or	3
		(b)	on the receipt by the association from the person of written notice of the person's resignation as an officer, or	2
		(c)	if another person is appointed by the association committee to hold that office.	6
	(2)	or w	ssociation committee is to appoint a person who is a member of the committee, ho is eligible to be a member of the committee, to fill a vacancy in the office of fficer of an association, other than a vacancy referred to in section 38(1)(g) or)(e).	7 8 9 10
	(3)		erson so appointed holds office, subject to this section, for the balance of the eccessor's term of office.	11 12
50	Payn	nent o	of officers of association	13
		mem	association may pay to a person who is an officer of the association or another aber of the association committee of the association an amount determined by the ciation at an annual general meeting in recognition of services performed by the on for the association in the period since the last annual general meeting.	14 15 16 17
51	Origi	inal ov	wner to exercise officers' functions before appointment of officers	18
		exerc writi	functions of the chairperson, secretary and treasurer of an association are to be cised by the original owner, or an agent of the original owner authorised in ng, until the offices are filled or until the end of the first annual general meeting e association, whichever first occurs.	19 20 21 22
52	Tribu	ınal m	nay order meeting if no officers or association committee	23
	(1)	charg perso secre	Tribunal may, on application by a member or an owner, mortgagee or covenant gee of a development lot in an association scheme, make an order appointing a on to convene and hold a meeting of the association if there is not a chairperson, etary and treasurer of the association, or if no association committee exists, after first annual general meeting of the association has been held.	24 25 26 27 28
	(2)	The order	Tribunal may make other ancillary orders it thinks fit, including the following rs—	29 30
		(a)	orders relating to giving notice of the meeting,	31
		(b)	orders relating to the person who is to preside at the meeting.	32
	(3) The person who is to convene and hold the meeting is to be a person nominated by the applicant, or appointed by the Tribunal, who has consented to the nomination or appointment.		33 34 35	
	(4)	The 1	meeting is to be convened and held within the time (if any) specified in the order.	36
	(5)		erson appointed by an order under this section to preside at a meeting is taken, e so presiding, to be the chairperson of the association.	37 38

Part	4	Managing agents and facilities managers	1
Divis	sion 1	Appointment of managing agent	2
53	Appo	intment of managing agents	3
	(1)	An association may appoint a person who is the holder of a strata managing agent's licence under the <i>Property and Stock Agents Act 2002</i> to be the managing agent of the scheme.	4 5 6
	(2)	The appointment is to be made by instrument in writing authorised by a resolution at a general meeting of the association.	7 8
	(3)	A reference in this section to a strata managing agent's licence under the <i>Property</i> and <i>Stock Agents Act 2002</i> includes a reference to a corporation licence under that Act that authorises the holder to act as, or carry on the business of, a managing agent.	9 10 11
	(4)	An owner who is seeking appointment as a managing agent is not entitled to vote or cast a proxy vote on the appointment at a meeting of the association.	12 13
54	Term	of appointment of managing agents	14
	(1)	The term of appointment (including any additional term under an option to renew) of a managing agent for a scheme expires (if the term of the appointment does not end earlier or is not ended earlier for any other reason)—	15 16 17
		(a) if the managing agent is appointed by the association at the first annual general meeting—at the end of the period of 12 months following that appointment, or	18 19
		(b) in any other case—at the end of the period of 3 years following the appointment.	20 21
	(2)	A person may be reappointed by the association by resolution at a general meeting as the managing agent for a scheme at the end of the person's term of appointment.	22 23
	(3)	The appointment of a managing agent may be terminated in accordance with the instrument of appointment if authorised by a resolution at a general meeting of the association.	24 25 26
	(4)	The term of appointment of a managing agent may be extended by the association committee for successive periods of up to 3 months after it would otherwise expire (but not for any period that would extend beyond the date of the next annual general meeting of the association) pending a decision as to the reappointment of the managing agent.	27 28 29 30 31
	(5)	However, if an association committee has extended a term of appointment of a managing agent under this section, the association committee must give the managing agent at least 1 month's notice of a decision not to reappoint the managing agent or not to further extend the appointment.	32 33 34 35
	(6)	A managing agent must give the association written notice of the end of a term of appointment—	36 37
		(a) at least 3 months before the end of the term of appointment, and	38
		(b) at least 1 month before the end of each extension of a term permitted by this section.	39 40
	(7)	An instrument of appointment of a managing agent for a period of 3 years (as referred to in subsection (1)(b)) is taken to include an option for the agent to extend the term of the appointment for a maximum period of 3 months after the end of the term of 3 years, if the association decides not to reappoint the agent and does not extend the term of appointment under subsection (4).	41 42 43 44 45

	(8)	The managing agent must give the association written notice of the exercise of the option.	1 2	
	(9)	A managing agent is not entitled to exercise an option under subsection (7) if the association gives the agent written notice that the agent will not be reappointed at least 3 months before the end of the term.	3 4 5	
	(10)	In this section, a reference to the <i>appointment</i> of a managing agent includes a reference to the reappointment of a managing agent.	6 7	
55	Tran	sfer of functions of managing agent	8	
	(1)	A managing agent of an association may transfer the managing agent's functions, but only if the transfer is authorised by a resolution at a general meeting of the association for the scheme.	9 10 11	
	(2)	A person to whom the functions are transferred is taken to be appointed under this Division as a managing agent for the scheme.	12 13	
	(3)	The term of appointment as a managing agent of the person to whom the functions are transferred ends on the same day as the term of the person by whom the functions were transferred would have ended if the transfer had not taken place.	14 15 16	
Div	Division 2 Functions of managing agent			
56	Asso	ociation may delegate functions to managing agent	18	
	(1)	An association may, by the instrument appointing a managing agent or some other instrument, delegate to the managing agent—	19 20	
		(a) all of its functions, or	21	
		(b) any 1 or more of its functions specified in the instrument, or	22	
		(c) all of its functions except those specified in the instrument.	23	
	(2)	An association must not delegate to a managing agent its power to make—	24	
		(a) a delegation under this section, or	25	
		(b) a decision on a matter that is required to be decided by the association, or	26	
		(c) a determination relating to the levying or payment of contributions.	27	
	(3)	A delegation may be made subject to the conditions or limitations as to the exercise of all or any of the functions, or as to time or circumstances, that may be specified in the instrument of delegation.	28 29 30	
	(4)	An association may delegate the functions only if authorised to do so by a resolution at a general meeting.	31 32	
	(5)	An association may, if authorised to do so by a resolution at a general meeting, revoke or vary a delegation under this section.	33 34	
57	Exer	cise of delegated functions by managing agent	35	
	(1)	A function delegated under this Division may, while the delegation remains unrevoked, be exercised from time to time in accordance with the delegation.	36 37	
	(2)	Despite a delegation made under this Division, the association may continue to exercise all or any of the functions delegated.	38 39	
	(3)	An act or thing done or suffered by a managing agent while acting in the exercise of a delegation under this Division—	40 41	
		(a) has the same effect as if it had been done or suffered by the association, and	42	
		(b) is taken to have been done or suffered by the association.	43	

	(4)	This	section is subject to section 60.	1
58	Fund	tions	of officers and association committee may be given to managing agent	2
	(1)	agen or as	instrument of appointment of a managing agent may provide that the managing that has and may exercise all the functions of the chairperson, secretary, treasurer sociation committee of an association or the functions of those officers or the mittee that are specified in the instrument.	3 4 5 6
	(2)	conti	ever, the chairperson, secretary, treasurer and committee of an association may nue to exercise all or any of the functions that the managing agent is authorised ercise.	7 8 9
	(3)	the c	ct or thing done or suffered by a managing agent in the exercise of a function of hairperson, secretary, treasurer or committee conferred on the managing agent cordance with this section—	10 11 12
		(a)	has the same effect as if it had been done or suffered by the chairperson, secretary, treasurer or committee, and	13 14
		(b)	is taken to have been done or suffered by the chairperson, secretary, treasurer or committee.	15 16
	(4)	This	section is subject to section 60.	17
59	Mana	aging	agent to record exercise of functions	18
	(1)	A managing agent who exercises a function of the association or of an officer of the association must, immediately after its exercise, make a record specifying the function and the manner in which it was exercised.		19 20 21
	(2)		managing agent must give a copy of the records kept for the preceding 12 months e association at least once each year.	22 23
60	Exer	cise o	f functions of managing agent appointed by Tribunal	24
			managing agent is appointed by the Tribunal, or by an association or strata oration on an order of the Tribunal, to exercise a function—	25 26
		(a)	the function cannot, while the managing agent holds office, be exercised by another person, and	27 28
		(b)	anything done or suffered by the managing agent in the exercise of the function has the same effect as it would have if it had been done or suffered by the person who, but for paragraph (a), could have exercised it.	29 30 31
			Note. The Tribunal may make an order appointing a managing agent under section 196.	32 33
61	Brea	ches l	by managing agent	34
	(1)	duty agen	nanaging agent has been delegated a duty by an association and a breach of the by the association would constitute an offence under a provision of this Act, the t is guilty of an offence under that provision (instead of the association) for a ch of the duty by the agent occurring while the delegation remains in force.	35 36 37 38
	(2)	mana gift c	anaging agent must not, in connection with the provision of services as a aging agent or the exercise of functions as a managing agent, request or accept a prother benefit from another person for himself or herself or for another person.	39 40 41
	(2)		imum penalty—20 penalty units. ection (2) does not apply to—	42
	(3)	(a)	remuneration paid to a managing agent or an employee or contractor of a managing agent by an association, or	43 44 45

		(b)	a monetary commission paid to a managing agent, if the payment of the commission is in accordance with the terms of appointment of the managing agent by the association or has been otherwise approved by the association, or	1 2 3
		(c)	a gift or other benefit that has a value that is less than the amount prescribed by the regulations for the purposes of this subsection.	4 5
	(4)	In thi	is section—	6
			has the same meaning as in the Electoral Funding Act 2018.	7
Divi	sion	3	Accountability of managing agent	8
62		aging a	agent may be required to provide information about trust account and unts	9 10
	(1)	relati	ssociation may require a managing agent to provide the following information ing to the trust account that the agent is required to operate under the <i>Property Stock Agents Act 2002</i> —	11 12 13
		(a)	the name and number of the account,	14
		(b)	the name of the authorised deposit-taking institution in which the account is current,	15 16
		(c)	the balance in the account standing to the credit of the association on a specified date,	17 18
		(d)	particulars of all cheques drawn on the account on behalf of the association as at that date and not presented and duly paid.	19 20
	(2)	relati	ssociation may require a managing agent to provide the following information ing to other accounts on which the agent operates in the exercise of functions of ssociation—	21 22 23
		(a)	the names and numbers of the accounts,	24
		(b)	the names of the authorised deposit-taking institutions in which the accounts are current,	25 26
		(c)	the balance in each of the accounts standing to the credit of the association on a specified date,	27 28
		(d)	particulars of all cheques drawn on each of the accounts as at that date and not presented and duly paid.	29 30
63	Prov	ision (of information about money received and other transactions	31
	(1)	An a	ssociation may require a managing agent to provide—	32
		(a)	full particulars relating to the payment of money to, or the receipt of money by, the agent on behalf of the association, and	33 34
		(b)	if the money is not still held by the agent, the manner and time of disposal of the money.	35 36
	(2)	speci	association may require a managing agent to provide full particulars of any fied transaction that has been entered into by the agent on behalf of the ciation.	37 38 39
64	Disc	losure	of commissions	40
	(1)		anaging agent for a scheme must report the following at the annual general ing of the association for the scheme—	41 42
		(a)	whether commissions have been paid to the agent (other than by the association) in connection with the exercise by the agent of functions for the	43 44

			scheme during the preceding 12 months and particulars of any such commissions,	1
		(b)	any such commissions and the estimated amount of the commissions that the agent believes are likely to be received by the agent in the following 12 months.	3
		Note.	mum penalty—20 penalty units. It is an offence for an agent to receive commissions that are not of a kind permitted by gent's terms of appointment or approved by the association (see section 61).	6 7 8
	(2)	commodiscle varia		9 10 11 12 13
			mum penalty—20 penalty units.	14
	(3)		Tribunal may, on application by an association, order a managing agent to pay association—	15 16
		(a)	the whole or part of the amount of commissions paid to the agent and not disclosed in accordance with this section, or	17 18
		(b)	the whole or part of the amount of commissions paid to the agent that are not of a kind or an amount disclosed by the agent under this section, if the Tribunal is satisfied that the disclosure of commissions at the previous annual general meeting was not made in good faith.	19 20 21 22
65	Proc	edure	for requiring information from managing agent	23
	(1)	An as	ssociation is to require information from a managing agent under this Division ritten notice given to the managing agent.	24 25
	(2)		notice must specify a member of the association committee to whom the mation is to be delivered.	26 27
66	Offe	nces		28
	(1)	Divis after	anaging agent must comply with a notice to provide information under this sion by giving a written statement, in accordance with the notice, within 14 days the notice is given. Imum penalty—20 penalty units.	29 30 31 32
	(2)		rson is not guilty of failing to comply with the notice if reasonable cause for the re is shown.	33 34
	(3)	misle provi	anaging agent must not knowingly provide information that is false or eading in a material particular in a statement given in response to a notice to de information under this Division. mum penalty—20 penalty units.	35 36 37 38
67	Resp or di		ility for providing information if a managing agent ceases to hold a licence	39 40
			nanaging agent ceases to hold a licence under the <i>Property and Stock Agents Act</i> to carry on business as a managing agent or dies—	41 42
		(a)	this Division (except section 63) applies, as if the person were the managing agent, to any person who is required by that Act to maintain a trust account in connection with the business of the former licensee, and	43 44

		(b)	this Division (except section 62(1)) applies, as if the person were the managing agent, to any person who is required by that Act to preserve records kept by the former licensee.	1 2 3
68	Exer	nption	for information relating to certain transactions	4
		Divis	anaging agent or other person is not required to provide information under this sion in relation to a transaction that took place more than 5 years before notice iring the information was given.	5 6 7
69			ovisions of other Acts requiring agents to provide information not to apply of association	8
		of a	ion 101 of the <i>Property and Stock Agents Act 2002</i> does not apply to or in respect transaction if information about the transaction may be required to be provided association under this Division.	10 11 12
		conce	Section 101 of the <i>Property and Stock Agents Act 2002</i> enables a person directly erned in a transaction with a licensee under that Act to require an itemised account of the action from the licensee.	13 14 15
Divi	sion	4	Facilities managers	16
70	Faci	lities r	nanagers	17
	(1)		cilities manager is a person who assists in exercising 1 or more of the following tions of the association—	18 19
		(a)	managing association property,	20
		(b)	controlling the use of association property by persons other than the owners and occupiers of lots,	21 22
		(c)	maintaining and repairing association property.	23
	(2)		ever, a person is not a facilities manager if the person exercises those functions on a voluntary or casual basis or as a member of the association committee.	24 25
	(3)	of an	rson may be both a facilities manager and a person who exercises the functions a on-site residential property manager (within the meaning of the <i>Property and k Agents Act 2002</i>).	26 27 28
	(4)	A fa (whe sche	acilities manager may be a person who is entitled to exclusive possession other or not jointly with another person) of a lot or association property in a me.	29 30 31
	(5)	if the	he purposes of this Act, a person is taken to be a facilities manager for a scheme e person meets the description of a facilities manager set out in this section, rdless of whether the title given to the person's position is facilities manager, taker, resident manager or another title.	32 33 34 35
71	App	ointme	ent of facilities managers	36
	(1)	A fac	cilities manager may be appointed for a scheme.	37
	(2)	agre	appointment is to be made by instrument in writing (a <i>facilities manager ement</i>) executed before or after the scheme commenced by the facilities ager and—	38 39 40
		(a)	by the original owner, if executed before the scheme commenced, or	41
		(b)	under the authority of a resolution passed at a general meeting of the association of the scheme, if executed after the scheme commenced.	42 43

72	Term	of ap	pointment of facilities managers	1
	(1)		cilities manager agreement (including an additional term under an option to w it) expires (if the appointment is not ended for any other reason)—	2
		(a)	at the conclusion of the first annual general meeting of the association, if the agreement was executed before the meeting, or	5
		(b)	when 10 years have expired after it commenced to authorise the facilities manager to act under it, in any other case.	6 7
	(2)		rson may be reappointed as facilities manager for a scheme at the end of the on's facilities manager agreement.	9
	(3)	facili	appointment of a facilities manager may be terminated in accordance with the ties manager agreement, if authorised by a resolution at a general meeting of the ciation.	10 11 12
73	Tran	sfer of	f functions of facilities manager	13
	(1)	perso	cilities manager may transfer the facilities manager's functions to another on, but only if the transfer is authorised by a resolution at a general meeting of ssociation.	14 15 16
	(2)		erson to whom those functions are transferred is taken to be appointed as a ties manager by the facilities manager agreement.	17 18
	(3)	are tr	term of appointment as a facilities manager of the person to whom the functions ransferred ends on the same day as the term of the person by whom the functions transferred would have ended if the transfer had not taken place.	19 20 21
74	Fund	tions	of facilities manager	22
	(1)	appoint the and (other	cilities manager may, in accordance with the facilities manager agreement inting the facilities manager, assist in exercising 1 or more of the functions of association of managing and controlling the use of association property erwise than by the owners or occupiers of lots) and of maintaining and repairing ciation property.	23 24 25 26 27
	(2)		ever, the association may continue to exercise all or any of those functions, ect to the facilities manager agreement.	28 29
	(3)	the p	rson is not a managing agent for the purposes of this or another Act only because person is a facilities manager acting in accordance with a facilities manager ement.	30 31 32
Divi	sion	5	General	33
75	Inter	ests m	nust be disclosed by potential managing agents or facilities managers	34
	(1)	has a the a	rson appointed as the managing agent or facilities manager for a scheme who in interest that must be disclosed under this section must disclose the interest to ssociation before the appointment of the person. imum penalty—50 penalty units.	35 36 37 38
	(2)	The f	following are interests that must be disclosed to the association by a person—	39
		(a)	that the person is connected with the original owner,	40
		(b)	any direct or indirect pecuniary interest in the scheme (other than an interest arising only from an existing or prospective appointment as the managing agent or facilities manager for the scheme)	41 42 43

76	Managing agent and facilities manager agreements may be terminated or varied by Tribunal				
	(1)	follo	Tribunal may, on application by an association for a scheme, make any of the wing orders in respect of an agreement for the appointment of a managing agent cilities manager for the scheme—	3 4 5	
		(a)	an order terminating the agreement,	6	
		(b)	an order requiring the payment of compensation to a party to the agreement,	7	
		(c)	an order varying the term, or varying or declaring void any of the conditions, of the agreement,	8 9	
		(d)	an order that a party to the agreement take an action or not take an action under the agreement,	10 11	
		(e)	an order dismissing the application.	12	
	(2)	order perio	e Tribunal makes an order terminating the agreement, the Tribunal may also rethe managing agent or facilities manager to return to the association, within the ord specified in the order, any documents or other records relating to the ciation scheme that are in the possession of the agent or manager.	13 14 15 16	
	(3)		Tribunal may make an order under this section on any of the following nds—	17 18	
		(a)	that the managing agent or facilities manager has refused or failed to perform the agreement or has performed it unsatisfactorily,	19 20	
		(b)	that charges payable by the association under the agreement are unfair,	21	
		(c)	that the managing agent has contravened section 61(2),	22	
		(d)	that the managing agent has failed to disclose commissions (including estimated commissions or variations and explanations for variations) in accordance with section 64 or has failed to make the disclosures in good faith,	23 24 25	
		(e)	that the managing agent or facilities manager has failed to disclose an interest under section 75,	26 27	
		(f)	that the agreement is, in the circumstances of the case, otherwise harsh, oppressive, unconscionable or unreasonable.	28 29	

Par	t 5	Fin	ancial management	1
Divi	sion	1	Funds and accounts of associations	2
77	Adm	inistra	ative fund	3
	(1)	Estal	blishment of fund	4
		An a	ssociation must establish an administrative fund.	5
	(2)	Amo	unts payable to fund	6
	. ,		ssociation must pay the following amounts into the administrative fund—	7
		(a)	the contributions levied on, and paid by, members for payment into the fund,	8
		(b)	the proceeds of the disposal of any personal property of the association,	9
		(c)	fees paid to the association for inspection of its records and the provision of information and certificates relating to its records,	10 11
		(d)	monetary penalties payable to the association under this Act,	12
		(e)	the proceeds of investment of the fund.	13
	(3)	An a	ssociation may also pay the following amounts into the administrative fund—	14
		(a)	amounts paid to the association by way of discharge of insurance claims,	15
		(b)	income of the association, other than proceeds of investment of the capital works fund,	16 17
		(c)	amounts that may be, but are not required to be, paid into the fund under this Act.	18 19
	(4)	Amo	unts payable from fund	20
			ssociation may pay money from its administrative fund only for the following oses—	21 22
		(a)	payments of the kind for which estimates have been made under section 83(1),	23
		(b)	payments made in accordance with this Division on a distribution of a surplus in the fund,	24 25
		(c)	payments to a member of the association committee in accordance with this Act,	26 27
		(d)	other payments in connection with exercising its functions under this Act or the by-laws, or the <i>Community Land Development Act 2020</i> , except payments that are permitted to be made from the capital works fund,	28 29 30
		(e)	monetary penalties payable by the association under this Act,	31
		(f)	the transfer of money to the capital works fund or to pay expenditure that should have been paid from the capital works fund.	32 33
78	Capi	tal wo	rks fund	34
	(1)	Estal	blishment of fund	35
		An a	ssociation must establish a capital works fund.	36
	(2)	Amo	unts payable to fund	37
		An a	ssociation must pay the following amounts into the capital works fund—	38
		(a)	the contributions levied on, and paid by, members for payment into the fund,	39
		(b)	amounts paid to the association by way of discharge of insurance claims, unless paid into the administrative fund,	40 41

		(c)	an amount received by the association that is not required or permitted to be paid into the administrative fund,	1
		(d)	the proceeds of investment of the fund.	3
	(3)	An a	ssociation may also pay the following amounts into the capital works fund—	4
		(a)	any income of the association,	5
		(b)	any amount that may be, but is not required to be, paid into the fund under this Act.	6 7
	(4)	Amo	unts payable from fund	8
			ssociation may pay money from its capital works fund only for the following oses—	9 10
		(a)	payments of the kind for which estimates have been made under section 83(2),	11
		(b)	payments made in accordance with this Division on a distribution of a surplus in the fund,	12 13
		(c)	the transfer of money to the administrative fund or to pay expenditure that should have been paid from the administrative fund.	14 15
79	Inve	stmen	t of money in administrative fund or capital works fund	16
	(1)	a ma	ssociation may invest money in its administrative fund or capital works fund in inner permitted by law for the investment of trust funds or in an investment cribed by the regulations.	17 18 19
	(2)		est received on an investment made under this section forms part of the fund to h the investment belongs.	20 21
80	Use	of adn	ninistrative fund or capital works fund for purposes of other fund	22
	(1)	This	section applies if an association—	23
		(a)	transfers money from the administrative fund to the capital works fund or uses the administrative fund to meet expenditure that should have been met from the capital works fund, or	24 25 26
		(b)	transfers money from the capital works fund to the administrative fund or uses the capital works fund to reimburse expenditure that should have been met from the administrative fund.	27 28 29
	(2)	deter	association must, not later than 3 months after the transfer or expenditure, mine the amount to be levied as a contribution to the fund from which the fer was made to reimburse the amounts paid from the fund.	30 31 32
	(3)	Secti	on 84(3) and (5) apply to a contribution determined under subsection (2).	33
81	Distr	ibutio	n of surplus money in administrative fund or capital works fund	34
	(1)	its m	ssociation may, in accordance with a unanimous resolution, distribute between embers money in its administrative fund or capital works fund that is not, in the ion of the association, required for the purposes of either fund.	35 36 37
	(2)	be n	stribution to a member by a community association or precinct association must hade in the same proportion that the following unit entitlements for the munity scheme or precinct scheme bear to the total unit entitlement for the me—	38 39 40 41
		(a)	the unit entitlement for the development lot, if the member is the owner of the development lot,	42 43
		(b)	the unit entitlement for the applicable former development lot, if the member is a subsidiary body of the association.	44 45

	(3)	the o	stribution to a member of a neighbourhood association or strata scheme who is owner of a lot in the scheme must be made in the same proportion that the unit lement of the lot bears to the total unit entitlement of the neighbourhood scheme rata scheme.	1 2 3 4
	(4)		ey distributed under this section in relation to a lot that is subject to a mortgage ovenant charge shown on the association roll is to be paid—	5 6
		(a)	in accordance with the joint directions of the owner of the lot and the mortgagee or covenant chargee, or	7 8
		(b)	if they cannot agree—in accordance with an order under this section.	9
	(5)	to a 1	Tribunal may, on application by an association, an owner of a lot that is subject mortgage or covenant charge, or the mortgagee or covenant chargee concerned, e an order as to the payment of money under subsection (4).	10 11 12
	(6)		pplication under this section is to be made to, and determined by, the Supreme t (and not the Tribunal) if—	13 14
		(a)	the title to land is in question otherwise than incidentally, or	15
		(b)	the matter is incidental to other proceedings being dealt with by the Court.	16
82	Acco	ounts	of association	17
	(1)	inves	association must pay amounts that are received by it and are not otherwise sted in accordance with this Act into an account established in an authorised sit-taking institution in the name of the association.	18 19 20
	(2)		section does not apply to an association that has appointed a managing agent to m the duty of the association under this section is delegated in accordance with Act.	21 22 23
Divi	sion	2	Contributions by members	24
83	Estir	nates	to be prepared of contributions to administrative and capital works funds	25
	(1)	An a	ssociation must, not later than 1 month after the constitution of the association at each annual general meeting after that, estimate how much money it will need edit to its administrative fund for actual and expected expenditure— to maintain in good condition on a day-to-day basis the association property	26 27 28 29
		()	and any personal property vested in the association, and	30
		(b)	to provide for insurance premiums, and	31
		(c)	if the association is a subsidiary body—to pay contributions levied on it by the community association or precinct association, or both, and	32 33
		(d)	to meet other recurrent expenses.	34
	(2)	and a	ssociation must, not later than 1 month after the constitution of the association at each annual general meeting after that, estimate how much money it will need edit to its capital works fund for actual and expected expenditure—	35 36 37
		(a)	for painting or repainting any part of the association property that is a building or other structure, and	38 39
		(b)	to acquire personal property, and	40
		(c)	to renew or replace personal property, and	41
		(d)	to renew or replace fixtures and fittings that are part of the association property, and	42 43
			to replace or repair the common property, and	

		(f) to meet other expenses of a capital nature.	1				
	(3)	When estimating amounts needed to be credited to the administrative fund or the capital works fund, the association must have before it, and take into account, a statement of the existing financial situation of the scheme and an estimate of receipts and payments.	2 3 4 5				
	(4)	An estimate prepared before the first annual general meeting of an association is to take into account the initial maintenance schedule provided by the original owner for that meeting.	6 7 8				
84	Association to set contributions to administrative and capital works funds						
	(1)	The association must determine the amounts to be levied as a contribution to the administrative fund and the capital works fund to raise the amounts estimated as needing to be credited to those funds.	10 11 12				
	(2)	The determination must be made at the same meeting at which those estimated amounts are determined.	13 14				
	(3)	The association must levy on each member the contribution determined.	15				
	(4)	If the association is subsequently faced with other expenses it cannot at once meet from either fund, it must levy on each member a contribution to the administrative fund or capital works fund, determined at a meeting of the association, in order to meet the expenses.	16 17 18 19				
	(5)	A contribution is, if an association so determines, payable by the regular periodic instalments specified in the determination setting the amount of the contribution.	20 21				
85	Cont	tributions payable by members of community and precinct associations	22				
		The contribution to be paid to a community association or precinct association by each of its members is the amount that is in the same proportion to the total amount of contributions that the following unit entitlements for the community scheme or precinct scheme bear to the total unit entitlement for the scheme—	23 24 25 26				
		(a) the unit entitlement for the development lot, if the member is the owner of the development lot,	27 28				
		(b) the unit entitlement for the applicable former development lot, if the member is a subsidiary body of the association.	29 30				
86	Cont	tributions payable by members of neighbourhood schemes	31				
		The contribution to be paid to a neighbourhood association by the owner of a neighbourhood lot is the amount that is in the same proportion to the total amount of contributions that the unit entitlement of the lot bears to the total unit entitlement of the neighbourhood scheme.	32 33 34 35				
87	Indiv	vidual contributions may be larger if greater insurance costs	36				
	(1)	If the use to which a development lot, a former development lot or a neighbourhood lot is put by a member of the association causes an insurance premium for the scheme to be greater than it would be if it were not put to that use, so much of a contribution payable by the member as is attributable to insurance premiums may, with the consent of the member, be increased to reflect the extra amount of the premium.	37 38 39 40 41				
	(2)	The Tribunal may, on application, make an order for payment of contributions of a different amount to one or more contributions levied or proposed by an association on a member if the Tribunal is of the opinion that the owner's consent has been unreasonably refused under this section.	42 43 44 45				

88	Levying of contributions						
	(1)	An association levies a contribution required to be paid to the administrative fund or capital works fund by a member by giving the member written notice of the contribution payable.	3				
	(2)	A contribution levied by an association becomes due and payable to the association on the date set out in the notice of the contribution.	5				
	(3)	The date must be at least 30 days after the notice is given.	7				
	(4)	A notice by a precinct association levying a contribution payable by a subsidiary body must include the following information—	8				
		(a) the amounts of any regular periodic contributions required to be made by the precinct association to the administrative fund, and the capital works fund, of the community association of which the precinct association is a member,	10 11 12				
		(b) the dates on which those contributions are required to be paid,	13				
		(c) the amount of any contributions of that kind that are unpaid when the notice is given.	14 15				
	(5)	Regular periodic contributions to the administrative fund and capital works fund of an association are taken to have been duly levied on a member even though notice levying the contributions was not given to the member.	16 17 18				
89	Liab	pility of persons other than members for contributions	19				
	(1)	If, at the time a person becomes the owner of a development lot or a neighbourhood lot, another person is liable to pay a contribution in respect of the lot, the owner is jointly and severally liable with the other person for the payment of the contribution and any interest on the contribution.	20 21 22 23				
	(2)	If, at the time a development lot becomes subject to a precinct scheme, a neighbourhood scheme or a strata scheme, the owner of the development lot was liable to pay a contribution in respect of the lot, the precinct association, neighbourhood association or strata corporation is jointly and severally liable with the other owner for the payment of the contribution and any interest on the contribution.	24 25 26 27 28 29				
	(3)	A mortgagee or covenant chargee in possession of a development lot or neighbourhood lot is jointly and severally liable with the owner of the lot—	30 31				
		(a) for any regular periodic contributions to the administrative fund or capital works fund together with any interest on those contributions, and	32 33				
		(b) for any other contribution together with interest on that contribution, taken to recover unpaid contributions, if the mortgagee or covenant chargee has been given written notice of the levy of the contribution, and	34 35 36				
		(c) for any costs payable as a debtor in respect of enforcement action to recover unpaid contributions.	37 38				
	(4)	Subsection (3) does not affect the liability under this section of an owner of a lot for a contribution.	39 40				
90	Inter	rest, discounts on contributions and payment plans	41				
	(1)	A contribution, if not paid when it becomes due and payable, bears until paid simple interest at an annual rate of 10% or, if the regulations provide for another rate, that other rate.	42 43 44				
	(2)	Interest is not payable if the contribution is paid not later than 1 month after it becomes due and payable	45 46				

(3)	However, an association may, by resolution at a general meeting, determine (either generally or in a particular case) that a contribution is to bear no interest.				
(4)	An association may, by resolution at a general meeting, determine (either generally or in a particular case) that a person may pay 10% less of a contribution levied if the person pays the contribution before the date on which it becomes due and payable.				
(5)	An association may, by resolution at a general meeting, agree to enter into payment plans, either generally or in particular cases, for the payment of overdue contributions.	6 7 8			
(6)	A payment plan is to be limited to a period of 12 months but a further plan may be agreed to by the owners corporation by resolution.	9 10			
(7)	The regulations may prescribe requirements for payment plans.	11			
(8)	The existence of a payment plan does not limit any right of the association to take action to recover the amount of unpaid contributions.	12 13			
(9)	The Tribunal or a court may, on application by a member, order that no interest is chargeable on a specified contribution if the Tribunal or the court is satisfied that the association should reasonably have made a determination not to charge interest for the late contribution.	14 15 16 17			
Rec	overy of unpaid contributions and interest	18			
(1)	The Tribunal may order a member of the association, or other person, to pay any of the following that are payable by the member or other person under this Act—	19 20			
	(a) a contribution not paid at the end of 1 month after it becomes due and payable,	21			
	(b) interest payable on an unpaid contribution,	22			
	(c) the expenses of the association incurred in recovering any such amounts.	23			
(2)	The Tribunal may make an order under subsection (1) only—	24			
	(a) on the application of the association, and	25			
	(b) if proceedings between the association and the member or other person are pending before the Tribunal.	26 27			
(3)	An association may, without obtaining an order under this section, recover as a debt in a court of competent jurisdiction the following—	28 29			
	(a) a contribution not paid at the end of 1 month after it becomes due and payable,	30			
	(b) interest payable on an unpaid contribution,	31			
	(c) the expenses of the association incurred in recovering those amounts.	32			
	Note. Schedule 4, clause 6 to the <i>Civil and Administrative Tribunal Act 2013</i> provides for the transfer of proceedings between the Tribunal and a court which has jurisdiction (and vice versa) if the parties to the proceedings agree or if the Tribunal or court of its own motion or on the application of a party so directs.	33 34 35 36			
(4)	Interest paid or recovered forms part of the fund to which the relevant contribution belongs.	37 38			
(5)	An association must not take action to recover an amount under this section unless it has given the person against whom the action is to be taken at least 21 days notice of the action.	39 40 41			
(6)	The notice of the action must set out the following—	42			
	(a) the amount of the contribution, interest or expenses sought to be recovered,	43			
	(b) the recovery action proposed,	44			

		(c)	any other matter prescribed by the regulations for the purposes of this subsection.	1 2			
92	Orders varying contributions or payment methods						
	(1)	Tribu contr	Tribunal may, on application, make either or both of the following orders if the man considers that an amount levied or proposed to be levied by way of ributions is inadequate or excessive or that the manner of payment of ributions is unreasonable—	4 5 6 7			
		(a)	an order for payment of contributions of a different amount,	8			
		(b)	an order for payment of contributions in a different manner.	9			
	(2)		application for an order may be made by an association, a member of an ciation or a mortgagee or covenant chargee in possession.	10 11			
93	Effec	t of o	rder varying contributions where payments have been made	12			
			ontribution that is the subject of an order by the Tribunal under this Division has wholly or partly paid—	13 14			
		(a)	an order to pay more has effect as if the association had decided to levy a contribution equal to the difference, and	15 16			
		(b)	an order to pay less imposes a duty on the association to refund the difference.	17			
94	Orde levie		iring original owner to pay compensation for inadequate estimates and	18 19			
	(1)	the or that the deter	Tribunal may, on application by the association or a member of a scheme, order riginal owner to pay compensation to the association if the Tribunal determines he estimates and levies determined during the initial period for the purposes of mining and meeting expenditures relating to the scheme were inadequate to the actual or expected expenditures of the association.	20 21 22 23 24			
	(2)	the T	Tribunal must not make an order under this section if the original owner satisfies ribunal that the original owner used due care and diligence in determining the nates and levies.	25 26 27			
	(3)		pplication under this section must be made not later than 3 years after the end of nitial period.	28 29			
95		ributio	ons for legal costs awarded in proceedings between members and	30 31			
	(1)	assoc	section applies to proceedings brought by 1 or more members against an ciation or by an association against 1 or more members, including 1 or more bers joined in third party proceedings.	32 33 34			
	(2)	an a contr	court may order in the proceedings that any money (including costs) payable by ssociation under an order made in the proceedings must be paid from ibutions levied only in relation to the members and in the proportions that are fied in the order.	35 36 37 38			
	(3)	levy	association must, for the purpose of paying the money ordered to be paid by it, contributions in accordance with the terms of the order and must pay the money f the contributions paid in accordance with that levy.	39 40 41			
	(4)	to an	Division (other than provisions relating to the amount of contributions) applies id in respect of contributions levied under this section in the same way as it es to other contributions levied under this Division.	42 43 44			

Divi	ision	3	Financial statements	1		
96	Asso infor	ssociation must prepare financial statements and statements of key financial formation				
	(1)	infor	association must cause financial statements, and a statement of key financial rmation, to be prepared for each reporting period for the administrative fund, the tal works fund and any other fund kept by the associations.	4 5 6		
	(2)		reporting period for financial statements or a statement of key financial rmation prepared under this Division is—	7 8		
		(a)	the period that commences on the date of the constitution of the association and ends on a date that is not earlier than 2 months before the date of the first annual general meeting, and	9 10 11		
		(b)	each period that commences on the date up to which those statements were last prepared under this Division and ends on a date that is not earlier than 2 months before the next succeeding annual general meeting.	12 13 14		
97	Requ	uireme	ents for financial statements	15		
	(1)	The only	financial statements are to be prepared on a cash or accrual basis and to comprise the following matters—	16 17		
		(a)	a statement of income and expenditure for the administrative fund,	18		
		(b)	a statement of income and expenditure for the capital works fund,	19		
		(c)	a statement of income and expenditure for any other fund that is the property of the association.	20 21		
	(2)		financial statement for an administrative fund or capital works fund must specify following—	22 23		
		(a)	the fund, and the reporting period, for which it is prepared,	24		
		(b)	the balance carried forward in the fund from the previous period,	25		
		(c)	the particulars and amount of each item of income of the fund received during the current period,	26 27		
		(d)	the particulars and amount of each item of expenditure from the fund during the current period,	28 29		
		(e)	the amount of the contribution to the fund determined for each person liable to make a contribution,	30 31		
		(f)	the balance outstanding for each contribution,	32		
		(g)	the cash in the fund at the end of the current period,	33		
		(h)	the balance of the fund,	34		
		(i)	in respect of each liability to contribute to the fund—any unpaid arrears and any balance outstanding,	35 36		
		(j)	the extent to which, at the end of the current period, the fund is in debit or credit.	37 38		
		with i fund finan	The financial statements of an association prepared under this section can deal only income and expenditure from the administrative and capital works funds and any other authorised to be established under this Act and are therefore separate from any other cial statements that might be prepared in relation to the scheme (for example, financial ments in relation to the provision of services for a retirement village).	39 40 41 42 43		
	(3)	The	financial statements for other funds must specify the following—	44		
	` '	(a)	the fund, and the reporting period, for which it is prepared,	45		
		(b)	the balance carried forward in the fund from the previous period,	46		

		(c)	the current period,	1
		(d)	the particulars and amount of each item of expenditure from the fund during the current period,	3
		(e)	the cash in the fund at the end of the current period,	5
		(f)	the balance of the fund,	6
		(g)	the extent to which, at the end of the current period, the fund is in debit or credit.	7
98	State	ement	of key financial information	g
		fund	statement of key financial information for an administrative or capital works or other fund must be in the form approved by the Secretary and specify the wing matters—	10 11 12
		(a)	the fund, and the reporting period, for which it is prepared,	13
		(b)	the balance carried forward in the fund from the previous period,	14
		(c)	the total income of the fund received during the period,	15
		(d)	the total interest earned by the fund during the period,	16
		(e)	the total contributions paid to the fund during the period and the total of all arrears in contributions payable to the fund,	17 18
		(f)	the total expenditure for maintenance from the fund during the period,	19
		(g)	the total expenditure for administration costs from the fund during the period,	20
		(h)	the balance of the fund and the balance of the fund shown in the statement for the previous period,	21 22
		(i)	the principal items of expenditure for maintenance proposed during the next year.	23 24
99	Audi	ting o	f accounts and financial statements	25
	(1)	anoth ensu	association for a scheme for which the annual budget exceeds \$250,000 (or ner amount prescribed for the purposes of this section by the regulations), must re that the accounts and financial statements of the association are audited before entation to the annual general meeting.	26 27 28 29
	(2)		association for a scheme for which the annual budget does not exceed \$250,000 determine that the accounts and financial statements of the association are to be ed.	30 31 32
	(3)		udit of the accounts and financial statements of an association under this section be carried out in accordance with the Australian Auditing Standards.	33 34
	(4)		regulations may specify the manner in which the annual budget of an association me is to be determined for the purposes of this section.	35 36
	(5)	In thi	is section—	37
		Acco	ralian Auditing Standards means the standards issued by the Australian bunting Standards Board, as in force for the time being, and including any ifications prescribed by the regulations.	38 39 40
Divi	sion	4	Accounting records	41
100	Acco	ountin	g records must be kept by association	42
•	(1)		ssociation must keep accounting records in accordance with this Division.	43
	(-)	00		,,

		Maximum penalty—5 penalty units.	1
	(2)	The accounting records may be made and stored in the form determined by the association.	2
	(3)	Separate accounting records must be kept for the administrative fund and the capital works fund.	4 5
	(4)	The regulations may prescribe accounting records that are required to be kept by an association.	6 7
101	Rec	eipts	8
	(1)	The treasurer of an association must, if requested to do so, issue a receipt for each payment received by the treasurer for the association and must cause a record to be kept of the details of the receipts.	9 10 11
	(2)	Each receipt must contain the information prescribed by the regulations for the purposes of this section.	12 13
102	Tran	nsaction records	14
	(1)	The treasurer of an association must record particulars of money received or money disbursed by the association as soon as practicable after each transaction occurs.	15 16
	(2)	The treasurer must balance the records of transactions and carry the balance forward at the end of each prescribed period.	17 18
	(3)	At the end of each prescribed period, the treasurer must compare the entries in the records of transactions with the banking records for the account of the association and enter in the records of transactions—	19 20 21
		(a) the amounts credited to the account and appearing in the banking records for which no receipt had been given, and	22 23
		(b) the amounts debited to the account and appearing in the banking records for which no cheque had been drawn.	24 25
	(4)	Any necessary reconciliation (showing the balance in the account of the association as indicated in the banking records, and adding money received but not banked and deducting cheques drawn but not presented for payment) must be entered by the treasurer in the record of transactions at the end of the entries for the relevant prescribed period.	26 27 28 29 30
	(5)	In this section—	31
		<i>prescribed period</i> means 12 months or, if an annual general meeting of the association determines a shorter period, that shorter period.	32 33
103	Levy	y register	34
		The treasurer of an association must keep a levy register that includes, for each member in the scheme, the following particulars in relation to contributions payable—	35 36 37
		(a) the date on which the contribution is due and payable,	38
		(b) the type of contribution and the period in respect of which it is to be made,	39
		(c) the amount of the contribution levied shown as a debit,	40
		(d) the amount of each payment shown as a credit,	41
		(e) the date on which each payment relating to the contribution is made,	42
		(f) whether a payment made was made in cash or in some other specified manner,	43
		(g) whether an amount paid comprised full payment or part payment,	44

		(h)	details of any discount given for early payment,	1
		(i)	the balance of the account.	2
Divi	sion	5	Financial functions generally	3
104	Pow	er to b	orrow money	4
	(1)	inter	ssociation may borrow money and secure the repayment of money and of any est in a manner agreed between the association and the lender, otherwise than by ging the repayment on the association property.	5 6 7
	(2)	unles	ssociation must not borrow money, or secure the payment of money and interest, as a resolution approving the relevant loan has been passed at a general meeting e association.	8 9 10
105		ons w	ho can exercise functions relating to the finances and accounts of the	11 12
		assoc	erson must not exercise the functions of an association or the treasurer of an exiation relating to the receipt or expenditure of, or accounting for, money of the exiation or the keeping of the books of account of the association unless the on is—	13 14 15 16
		(a)	the treasurer of the association, or	17
		(b)	a managing agent who is empowered to exercise that function, or	18
		(c)	a person with whom the treasurer of the association is required by an order of the association committee to exercise that function jointly, and who is enabling the treasurer to comply with the order, or	19 20 21
		(d)	a member of CPA Australia, or a member of the Institute of Chartered Accountants in Australia, authorised by the association to exercise the function, or	22 23 24
		(e)	a member of the Institute of Public Accountants authorised by the association to exercise the function, or	25 26
		(f)	during the initial period only—a person authorised by the association to exercise the function.	27 28
		Max	imum penalty—5 penalty units.	29
106	Lega	al serv	ices to be approved by general meeting	30
	(1)	payn	ssociation or association committee must not obtain legal services for which a nent may be required unless a resolution approving the obtaining of those ces is passed at a general meeting of the association.	31 32 33
	(2)		ssociation or association committee may obtain legal services without approval r subsection (1) if—	34 35
		(a)	it is of the opinion that urgent action is necessary to protect the interests of the association, and	36 37
		(b)	the cost of the legal services does not exceed \$10,000 or another amount prescribed by the regulations for the purposes of this subsection.	38 39
	(3)	Appı	roval under this section is not required for the following—	40
		(a)	to obtain legal advice before commencing legal action,	41
		(b)	to take legal action to recover unpaid contributions, interest on unpaid contributions or related expenses,	42 43
		(c)	to take other legal action prescribed by the regulations.	44

	(4)	A failure by an association or the association committee to obtain an approval under this section does not affect the validity of any proceedings or other legal action taken by the association.	1 2 3
	(5)	In this Division—	4
		legal services includes obtaining legal advice and taking legal action.	5
107	Rest	rictions on payment of expenses incurred in Tribunal proceedings	6
	(1)	A community association or precinct association cannot, in respect of its costs and expenses in proceedings brought by or against it for an order by the Tribunal, levy a contribution on—	7 8 9
		(a) another party who is successful in the proceedings, or	10
		(b) a subsidiary body of which the party is a member.	11
	(2)	A neighbourhood association or a strata corporation cannot, in respect of its costs and expenses in proceedings brought by or against it for an order by the Tribunal, levy a contribution on another party who is successful in the proceedings.	12 13 14
	(3)	A neighbourhood association or a strata corporation that is unsuccessful in proceedings brought by or against it for an order by the Tribunal cannot pay the whole or a part of its costs and expenses in the proceedings from its administrative fund or capital works fund, but may make a levy for the purpose (other than as provided by subsection (2)).	15 16 17 18 19
	(4)	In this section, a reference to <i>proceedings</i> includes a reference to proceedings on appeal from the Tribunal.	20 21
108	Disc	losure of matters relating to legal costs	22
		If a disclosure under another Act is made to an association in respect of the costs of legal services to be provided to the association and the legal services are services for which approval is required under section 106, the association must give a copy of the disclosure to each member and association committee member within 7 days of the disclosure being made.	23 24 25 26 27

Par	t 6	Property management	1
Division		1 Association property	2
109	Duty	of association to maintain and repair property	3
	(1)	An association must properly maintain and keep in a state of good and serviceable repair the association property and personal property vested in the association, including any open access ways or private access ways.	4 5 6
	(2)	An association must renew or replace fixtures or fittings comprised in the association property and personal property vested in the association.	7 8
	(3)	This section does not apply to a particular item of property if the association determines by special resolution that—	9 10
		(a) it is inappropriate to maintain, renew, replace or repair the property, and	11
		(b) its decision will not affect the safety of a building, structure or common property in the scheme or detract from the appearance of property in the scheme.	12 13 14
	(4)	If an association has taken action against a member or other person in respect of damage to the association property, it may defer compliance with this section until the completion of the action if the failure to comply will not affect the safety of a building, structure or property in the association scheme.	15 16 17 18
	(5)	A member of an association may recover from the association, as damages for breach of statutory duty, any reasonably foreseeable loss suffered by the member as a result of a contravention of this section by the association.	19 20 21
	(6)	A member of an association may not bring an action under this section for breach of a statutory duty more than 2 years after the member first becomes aware of the loss.	22 23
	(7)	This section is subject to the provisions of any by-law made under this Act.	24
	(8)	This section does not affect a duty or right of the association under another law.	25
110	Cont	trol and management of access ways and other property	26
	(1)	An association must control and manage its open access ways and private access ways, and all other parts of the association property, and must do so for the benefit of its members.	27 28 29
	(2)	This section does not authorise an action that would be inconsistent with the application of the provisions of an Act to an access way, or a function that may be exercised on or in relation to an access way, in accordance with section 112.	30 31 32
111	Use	of association property for commercial purposes	33
		An association must inform the local council if any part of the association property is to be, or is, used for commercial purposes, or a different commercial purpose.	34 35
112	Ope	n and private access ways	36
	(1)	An open access way is not a road or road related area or a public place but, except to the extent that this Act or the <i>Community Land Development Act 2020</i> otherwise provides, the following provisions apply to an open access way as if it were a road or road related area—	37 38 39 40
		(a) the road transport legislation within the meaning of the <i>Road Transport Act</i> 2013,	41 42

	(b)	the Motor Accidents Compensation Act 1999 or the Motor Accident Injuries Act 2017,	1
	(c)	Division 2 of Part 7 of the Roads Act 1993,	3
	(d)	the Summary Offences Act 1988.	4
(2)	An o	open access way is a private road for the purposes of the <i>Roads Act 1993</i> and is a public road for the purposes of that Act.	5 6
(3)	Acci	ivate access way is a road or road related area for the purposes of the <i>Motor dents Compensation Act 1999</i> and a road for the purposes of the <i>Motor Accident ries Act 2017</i> .	7 8 9
(4)	exerc	uthorised person may enter an open access way or a private access way and there cise a function that the person could have exercised if the access way had been ad or road related area.	10 11 12
(5)		ept as provided by subsections (3) and (4), a private access way is not for any ose a road or road related area, a public road or a public thoroughfare or way.	13 14
(6)	In th	is section—	15
	auth	orised person means—	16
	(a)	a police officer, or	17
	(b)	an employee of Transport for NSW, or	18
	(c)	a person authorised by Transport for NSW, or	19
	(d)	a person prescribed by the regulations as an authorised person for the purposes of this section.	20 21
	section that i	or <i>road related area</i> means a road or road related area within the meaning of on 4(1) of the <i>Road Transport Act 2013</i> (other than a road or road related area is the subject of a declaration made under section 18(1)(b) of that Act relating to f the provisions of that Act).	22 23 24 25
Payr	nents	to or by association in relation to association property	26
,	An a	ssociation may, in accordance with a special resolution, make an agreement with mber of the association regarding—	27 28
	(a)	payment to the member of money that would otherwise be payable to the association under a transaction involving association property, or	29 30
	(b)	payment of money by the member in relation to restricted property.	31
Carr	ying o	out of work on association property by developer	32
(1)	cons	section applies to an agreement for the carrying out of a work of preparation, truction or maintenance on association property made between the developer of theme and a person other than the association in which the property is vested.	33 34 35
(2)	agree prop	the purpose of ensuring that a work is carried out in accordance with an ement to which this section applies, the association on whose association erty the work has been, or is to be, carried out may, as if it were a party to the ement—	36 37 38 39
	(a)	enforce against the developer a right or remedy available to another party to the agreement, or	40 41
	(b)	enforce against another party to the agreement a right or remedy available to the developer.	42 43
(3)	Subs	section (2)—	44

		(a)	does not oblige an association to carry out a work or pay for the carrying out of a work, and	1 2			
		(b)	does not relieve the developer from any obligation to pay for the carrying out of a work.	3 4			
	(4)		rights conferred by subsection (2) are in addition to, and do not derogate from, at or remedy enforceable under the agreement—	5 6			
		(a)	against the developer by another party, or	7			
		(b)	by the developer against another party.	8			
115	Initia	l mair	ntenance schedule must be prepared	9			
	(1)	of the	original owner must prepare an initial maintenance schedule for the maintenance e association property setting out the matters prescribed by the regulations for urposes of this section.	10 11 12			
		Note. assoc prope	The purpose of the initial maintenance schedule is to provide information to the siation about obligations and costs relating to the maintenance of the association erty.	13 14 15			
	(2)		ssociation is not required by this Act to comply with the initial maintenance dule for the association property vested in it.	16 17			
	(3)	of de	initial maintenance schedule may be considered in proceedings for the purpose stermining whether or not a defect in or damage to a building could have been led by the taking of specific action.	18 19 20			
116	Mail			21			
	(1)	An a	ssociation must provide proper means for the receipt of its mail.	22			
	(2)	The 1	means provided—	23			
	()	(a)	must be clearly identified as a receptacle for the receipt of mail addressed to the association, and	24 25			
		(b)	may be provided in more than 1 position.	26			
117	Powe	Powers to deal with property					
	(1)		ssociation may dispose of or otherwise deal with a lot vested in the association result of a subdivision effected under the <i>Community Land Development Act</i> l.	28 29 30			
	(2)		ssociation may acquire or dispose of personal property or otherwise deal with onal property of the association.	31 32			
	(3)		on 50(1)(d) of the Interpretation Act 1987 does not apply to an association.	33			
		for th	Section 50(1)(d) of the <i>Interpretation Act 1987</i> provides that a statutory corporation may, e purpose of enabling it to exercise its functions, purchase, exchange, take on lease, dispose of and otherwise deal with property.	34 35 36			
Divi	sion	2	Powers of associations	37			
118	Asso	ciatio	n may carry out work required to be carried out by others	38			
	(1)	Appl	ication of section	39			
			he purposes of this section, the <i>association</i> that may carry out work on a lot is llows—	40 41			
		(a)	for a community development lot—the community association,	42			
		(b)	for a precinct development lot—the precinct association,	43			

	(c) for a neighbourhood lot—the neighbourhood association.	1
(2)	Work required by public authority	2
	If the owner of a community development lot, precinct development lot or neighbourhood lot does not do work on or in relation to the lot in accordance with a notice given to the owner by a public authority, the association may carry out the work after giving the owner notice that it proposes to do so.	3 4 5 6
(3)	Work required to be carried out under term or condition of by-law	7
	If the owner, mortgagee or covenant chargee in possession, lessee or occupier of a community development lot, precinct development lot or neighbourhood lot is required to do work under a by-law relating to restricted property of the association and fails to carry out the work, the association may carry out the work.	8 9 10 11
(4)	Work that is duty of owner or occupier to carry out	12
	If the owner, mortgagee or covenant chargee in possession, lessee or occupier of a community development lot, precinct development lot or neighbourhood lot is in breach of a duty imposed by Part 8 and does not carry out the work required to remedy the breach, the association may carry out the work.	13 14 15 16
(5)	Work resulting from breach of duty not to interfere with services	17
	If the owner, mortgagee or covenant chargee in possession, lessee or occupier of a community development lot, precinct development lot or neighbourhood lot is in breach of the duty not to interfere with the passage or provision of services and does not carry out the work required to remedy the breach, the association may carry out the work.	18 19 20 21 22
(6)	Work required to be carried out under order	23
	If the owner, mortgagee or covenant chargee in possession, lessee or occupier of a community development lot, precinct development lot or neighbourhood lot fails to comply with an order to carry out work in relation to a lot, the association may carry out the work.	24 25 26 27
(7)	Recovery of costs as a debt	28
	The costs incurred by an association in carrying out work referred to in this section may be recovered by the association as a debt from the person who failed to carry out the work or from a subsequent owner of the lot.	29 30 31
Pow	ers of entry of association	32
(1)	An association may, by its agents, employees or contractors, enter any part of the community, precinct or neighbourhood parcel to do any of the following—	33 34
	(a) to exercise its powers under this Part,	35
	(b) to carry out work ordered by the Tribunal,	36
	(c) to carry out work required to be carried out by the association by a notice given to it by a public authority,	37 38
	(d) to renew or replace its personal property or any fixtures that are part of its association property.	39 40
(2)	An association may, by its agents, employees or contractors, enter on any part of the parcel for the purpose of determining whether work is required to be carried out by the association in accordance with this Act.	41 42 43
(3)	In an emergency, the association may enter any part of the parcel for those purposes at any time.	44 45

	(4)	In a case that is not an emergency, the association may enter any part of the parcel for those purposes with the consent of any occupier of that part of the parcel or, if the occupier does not consent, in accordance with an order of the Tribunal under this Division.	1 2 3 4
	(5)	A person must not obstruct or hinder an association in the exercise of its powers under this section.	5 6
		Maximum penalty—2 penalty units.	7
	(6)	An association is liable for any damage to a development lot, neighbourhood lot or strata lot, or its contents, caused by, or arising from the carrying out of work, or the exercise of powers referred to in this section, unless the damage arose because the association was obstructed or hindered.	8 9 10 11
120	Orde	ers by Tribunal relating to entry to carry out work	12
	(1)	The Tribunal may, on application by an association, make an order requiring the occupier of a lot or part of a lot in the association scheme to allow access to the lot for the following purposes—	13 14 15
		(a) to enable the association to carry out work referred to in section 118 or to determine whether the work needs to be carried out,	16 17
		(b) to enable an entry referred to in section 119 to be carried out.	18
	(2)	This section does not limit the power of an association to enter a lot under this Division in an emergency without applying for an order.	19 20
Divi	sion	3 Amenities or services	21
121	Prov	ision of amenities or services	22
	(1)	A community association may agree with the owner or occupier of a development lot, a neighbourhood lot or a strata lot within the community scheme to provide amenities or services to the lot or to the owner or occupier.	23 24 25
	(2)	A precinct association may agree with the owner of a precinct development lot, a neighbourhood lot or a strata lot within the precinct scheme to provide amenities or services to the lot or to the owner or occupier.	26 27 28
	(3)	A neighbourhood association may agree with the owner or occupier of a neighbourhood lot to provide amenities or services to the lot or to the owner or occupier.	29 30 31
122	Tern	nination of certain agreements	32
	(1)	This section applies to an agreement with a person (other than a public authority) for the continuing provision to an association, or to the members of an association, of services or recreational facilities.	33 34 35
	(2)	If an association enters into an agreement to which this section applies during the initial period for a scheme, the agreement terminates at the end of the first annual general meeting of the association unless—	36 37 38
		(a) its effect was disclosed in the association's management statement before the transfer of any lots in the scheme, or	39 40
		(b) it is ratified at the meeting.	41
	(3)	An association is guilty of an offence if—	42
		(a) during the initial period, it enters into an agreement to which this section applies, and	43 44

		(b) the agreement would terminate at the end of the first annual general meeting of the association unless ratified at the meeting, and	1 2
		(c) the association did not, before entering into the agreement, inform the other party, or each of the other parties, to the agreement that it would so terminate.	3 4
		Maximum penalty—5 penalty units.	5
	(4)	In this section—	6
	()	services does not include the services of a managing agent.	7
Divi	sion	4 Orders about property	8
123	Rect	tification where work done by owner or occupier	9
	(1)	The Tribunal may, on application by an association, make either of the following orders if the Tribunal is satisfied that work carried out by or for an owner or occupier of a development lot or neighbourhood lot in the scheme has caused damage to association property or another lot in the scheme—	10 11 12 13
		(a) an order that the owner or occupier performs the work or takes other steps specified in the order to repair the damage,	14 15
		(b) an order that the owner or occupier pay to the association or the owner of the lot a specified amount for the cost of repairs of the damage and any associated costs, including insurance and legal costs.	16 17 18
	(2)	An amount payable by an owner or occupier to an association under this section is payable, and may be recovered, under this Act as if it were an amount of unpaid contributions.	19 20 21
Divi	sion	5 Service agreements and sustainability infrastructure	22
124	Agre	eements for supply of electricity, gas or other utilities	23
	(1)	An agreement (including any additional term under an option to renew) for the supply of electricity, gas or any other utility with a neighbourhood association expires (if the term of the agreement does not end earlier or is not ended earlier for any other reason)—	24 25 26 27
		(a) at the conclusion of the first annual general meeting of the association if the agreement was executed before the meeting, or	28 29
		(b) in any other case—3 years after the date on which the agreement commenced.	30
	(2)	Nothing in subsection (1) prevents the association from renewing an agreement for the supply of electricity, gas or any other utility by resolution at a general meeting on or after the expiry of the agreement.	31 32 33
	(3)	An agreement for the supply of electricity, gas or any other utility in relation to a neighbourhood scheme that commenced before the commencement of this section expires 10 years after the date on which the agreement commenced (unless the term of the agreement ends earlier or is ended earlier for any other reason).	34 35 36 37
	(4)	This section does not affect any agreement to supply electricity to residents in a neighbourhood scheme through an embedded network.	38 39
125	Fina	ncing and installation of sustainability infrastructure	40
	(1)	Before approving a sustainability infrastructure resolution, an association must consider the following—	41 42
		(a) the cost of the sustainability infrastructure and works including any expected running and maintenance costs,	43 44

	(b)	who will own, install and maintain the sustainability infrastructure,	1
	(c)	the extent to which the use of the sustainability infrastructure will be available to all or some of the members of the association,	2
	(d)	any matter prescribed by the regulations.	4
(2)	In th	is Act—	5
	(whi	chinability infrastructure means changes to part of the association property ch includes the installation, removal, modification or replacement of anything forming part of that property) for any one or more of the following purposes—	6 7 8
	(a)	to reduce the consumption of energy or water or to increase the efficiency of its consumption,	9 10
	(b)	to reduce or prevent pollution,	11
	(c)	to reduce the amount of waste sent to landfill,	12
	(d)	to increase the recovery or recycling of materials,	13
	(e)	to reduce greenhouse gas emissions,	14
	(f)	to facilitate the use of sustainable forms of transport,	15
		Note. For example, installing electric vehicle charging stations.	16
	(g)	a purpose prescribed by the regulations.	17
		<i>sinability infrastructure resolution</i> means a resolution to do any one or more of ollowing that is specified to be a sustainability infrastructure resolution—	18 19
	(a)	to finance sustainability infrastructure,	20
	(b)	to add to the association property, alter the association property or erect a new structure on association property for the purpose of installing sustainability infrastructure,	21 22 23
	(c)	to amend the management statement of the association to change the by-laws of the scheme for the purposes of the installation or use (or both) of sustainability infrastructure.	24 25 26

Part 7 N		Ma	Management statements and by-laws for associations			
Division 1		1	Interpretation	2		
126	126 Definition		ons			
		In th	is Part—	4		
			ege a by-law means amend or repeal a by-law contained in a management ment.	5 6		
		mak	e a by-law means amend a management statement to include a new by-law.	7		
Divi	sion	2	Management statements	8		
127	Bind	ing ef	fect of management statement	9		
	(1)		anagement statement for a scheme applies to the scheme and each subsidiary me and is binding on—	10 11		
		(a)	the association for the scheme, and	12		
		(b)	each subsidiary body for the scheme, and	13		
		(c)	each person who is the owner, lessee or occupier, or the mortgagee or covenant chargee in possession, of a development lot, neighbourhood lot or strata lot within the scheme or a subsidiary scheme.	14 15 16		
	(2)	A ma	anagement statement has effect as if—	17		
		(a)	it includes mutual covenants by each person on whom it is binding to observe and perform its provisions, and	18 19		
		(b)	the persons so bound had signed and sealed the management statement.	20		
128	By-la	aws th	at may be included in management statements	21		
	(1)		aws may relate to the management, administration, control, use or enjoyment of ots in an association scheme or the association property.	22 23		
	(2)		aws for a scheme may relate to the control or preservation of the essence or the of the development under the scheme by—	24 25		
		(a)	limiting occupancy under the scheme to persons of a particular description, or	26		
		(b)	fixing the architectural, building or landscaping styles to be permitted, or	27		
		(c)	limiting the kind of materials that may be used in buildings and other structures, or	28 29		
		(d)	requiring that specified association property be used only for particular purposes, or	30 31		
		(e)	imposing any other kind of restriction.	32		
	(3)		anagement statement has no force or effect to the extent that it is inconsistent this or any other Act or law.	33 34		
129	Оссі	upanc	y limits	35		
	(1)		r-law for an association scheme may limit the number of adults who may reside lot by reference to the number of bedrooms of the residence.	36 37		
	(2)	The	limit may not be fewer than 2 adults per bedroom.	38		
	(3)	The 1	by-law has no effect—	39		
		(a)	to the extent to which it is inconsistent with a planning approval or other law applicable to the lot, or	40 41		

		(b) in other circumstances that are prescribed by the regulations for the purposes of this section.	1 2				
	(4)	To avoid doubt, the Tribunal may make an order under Division 5 about a by-law made under this section.	3 4				
	(5)	The regulations may provide for the circumstances when a person is a resident of a lot for the purposes of a by-law made under this section.	5 6				
	(6)	For the purposes of this section, a <i>bedroom</i> is a room approved for use as a bedroom under, or indicated as a bedroom in plans the subject of, a planning approval and includes any other room prescribed by the regulations as a bedroom for the purposes of this section.	7 8 9 10				
130	Restrictions on by-laws for association schemes						
	(1)	By-law cannot be unjust	12				
		A by-law for an association scheme must not be harsh, unconscionable or oppressive. Note. The by-law may be invalidated by the Tribunal (see section 140).	13 14				
	(2)	By-law cannot prevent dealing relating to lot	15				
		No by-law of an association scheme is capable of operating to prohibit or restrict the devolution of a lot or a transfer, lease, mortgage or other dealing relating to a lot.	16 17				
	(3)	By-law resulting from order cannot be changed	18				
		If an order made by the Tribunal under this Act has effect as if its terms were a by-law of an association scheme, that by-law is not capable of being amended or repealed except by a by-law made in accordance with a unanimous resolution.	19 20 21				
	(4)	By-law cannot restrict children	22				
		A by-law of an association scheme has no force or effect to the extent to which it purports to prohibit or restrict persons under 18 years of age occupying a residential lot.	23 24 25				
	(5)	Subsection (4) does not apply to a by-law for a scheme for a retirement village (within the meaning of the <i>Retirement Villages Act 1999</i>) or housing exclusively for aged persons.	26 27 28				
	(6)	By-law cannot prevent keeping of assistance animal	29				
		A by-law of an association has no force or effect to the extent to which it purports to prohibit or restrict the keeping on a lot of an assistance animal (as referred to in section 9 of the <i>Disability Discrimination Act 1992</i> of the Commonwealth) used by an owner or occupier of the lot as an assistance animal or the use of an assistance animal for that purpose by a person on a lot or association property.	30 31 32 33 34				
	(7)	A by-law of an association may require a person who keeps an assistance animal on a lot to produce evidence to the association that the animal is an assistance animal as referred to in section 9 of the <i>Disability Discrimination Act 1992</i> of the Commonwealth.	35 36 37 38				
131	Proc	edure for amending management statement	39				
	(1)	An association may, in accordance with a special resolution, amend the management statement of the association to change the by-laws of the scheme. Note. If the special resolution is a sustainability infrastructure resolution fewer votes may be needed to pass it (see section 5(1)(b)).	40 41 42 43				
	(2)	A management statement must not be amended—	44				

		(a)	in a manner inconsistent with a restriction imposed by this Act on the making of the amendment, or	1 2
		(b)	in a manner that would make the management statement inconsistent with this Act or the <i>Community Land Development Act 2020</i> .	3 4
	(3)	A ch	ange to a management statement has no effect until—	5
		(a)	the association has lodged a notification with the Registrar-General in the manner approved by the Registrar-General, and	6 7
		(b)	the Registrar-General has made an appropriate recording of the notification in the folio of the Register for the common property.	8 9
	(4)		stification cannot be lodged with the Registrar-General more than 6 months after bassing of the resolution to make the by-law.	10 11
132	Less	see to	comply with management statement	12
	(1)		re is an implied term in a lease of the following land that the lessee will comply each management statement that applies to the land—	13 14
		(a)	association property,	15
		(b)	a development lot,	16
		(c)	a neighbourhood lot,	17
		(d)	common property,	18
		(e)	a strata lot.	19
	(2)	This	section applies to a sublease in the same way as it applies to a lease.	20
133	Less	or to	provide copy of management statement	21
	(1)	This	section applies to a lease of the following land—	22
		(a)	association property,	23
		(b)	a development lot,	24
		(c)	a neighbourhood lot,	25
		(d)	common property,	26
		(e)	a strata lot.	27
	(2)		ssor of land must ensure the copy of the lease submitted for execution by the or is accompanied by a copy of all relevant documents that apply to the land.	28 29
		Max	imum penalty—5 penalty units.	30
	(3)		relevant document that applies to leased land is changed, the lessor must give the ea copy of the changed document within 14 days after the change takes effect.	31 32
		Max	imum penalty—5 penalty units.	33
	(4)	This	section does not apply to the following leases—	34
		(a)	a lease of association property to a member of the association,	35
		(b)	a lease of a development lot to a member of the community association or precinct association for which the lot is a development lot,	36 37
		(c)	a lease of a neighbourhood lot to a member of the neighbourhood association,	38
		(d)	a lease of a common property to a member of the strata corporation,	39
		(e)	a lease of a strata lot to a member of the strata corporation.	40
	(5)	This	section applies to a sublease in the same way as it applies to a lease.	41
	(6)	In th	is section—	42

		relev	ant document means the following—	1
		(a)	a management statement,	2
		(b)	the by-laws of a strata scheme,	3
		(c)	a strata management statement within the meaning of the <i>Strata Schemes Development Act 2015</i> .	4 5
Division 3		3	By-laws conferring rights over association property	6
134	Asso	ciatio	n property rights by-laws	7
	(1)	Defin	iition	8
			is Act, an association property rights by-law is a by-law referred to in this on or a by-law that revokes or changes a by-law referred to in this section.	9 10
	(2)	Use	of community property	11
		A by	-law in a community management statement may—	12
		(a)	confer a right of exclusive use and enjoyment of the whole or a specified part of the community property on the owner or owners of 1 or more development lots, neighbourhood lots or strata lots within the community scheme or on 1 or more precinct associations, neighbourhood associations or strata corporations within the scheme, or	13 14 15 16 17
		(b)	confer special privileges in respect of the whole or a specified part of the community property on the owner or owners of 1 or more development lots, neighbourhood lots or strata lots within the community scheme or on 1 or more precinct associations, neighbourhood associations or strata corporations within the scheme. Note. An example of a special privilege might be a licence to use the whole or any specified part of the association property in a particular mapper or for particular	18 19 20 21 22 23
	(2)	llee 4	specified part of the association property in a particular manner or for particular purposes.	24 25 26
	(3)		of precinct property	
			-law in a precinct management statement may—	27
		(a)	confer a right of exclusive use and enjoyment of the whole or a specified part of the precinct property on the owner or owners of 1 or more development lots, neighbourhood lots or strata lots within the precinct scheme or on 1 or more precinct associations, neighbourhood associations or strata corporations within the scheme, or	28 29 30 31 32
		(b)	confer special privileges in respect of the whole or a specified part of the precinct property on the owner or owners of 1 or more development lots, neighbourhood lots or strata lots within the precinct scheme or on 1 or more neighbourhood associations or strata corporations within the scheme.	33 34 35 36
			Note. An example of a special privilege might be a licence to use the whole or any specified part of the association property in a particular manner or for particular purposes.	37 38 39
	(4)	Use	of neighbourhood property	40
		A by	-law in a neighbourhood management statement may—	41
		(a)	confer a right of exclusive use and enjoyment of the whole or a specified part of the neighbourhood property on the owner or owners of the neighbourhood lots within the neighbourhood scheme, or	42 43 44
		(b)	confer special privileges in respect of the whole or a specified part of the neighbourhood property on the owner or owners of 1 or more neighbourhood lots within the neighbourhood scheme.	45 46 47

			specified part of the association property in a particular manner or for particular purposes.	2
	(5)	Use	of subsidiary scheme property	2
		may	r-law for a subsidiary scheme within a community scheme or a precinct scheme confer a right of exclusive use and enjoyment of, or special privileges in respect ssociation property or common property on 1 or more of the following—	5 7
		(a)	the owner or owners of 1 or more development lots within the community scheme or precinct scheme,	9
		(b)	the owner or owners of 1 or more precinct development lots, neighbourhood lots or strata lots within another subsidiary scheme,	10 11
		(c)	the community association,	12
		(d)	if the subsidiary scheme is part of a precinct scheme—the precinct association,	13
		(e)	a precinct association, neighbourhood association or strata corporation within another subsidiary scheme.	14 15
135	Requ	uireme	ents for association property rights by-laws	16
	(1)	An a	ssociation property rights by-law must not be made or changed—	17
		(a)	during the initial period for the community scheme, precinct scheme, neighbourhood scheme or strata scheme affected, or	18 19
		(b)	without the written consent of each person entitled by the by-law to use the restricted property.	20 21
	(2)		consent under subsection (1)(b) of an association or a strata corporation must be n by special resolution.	22 23
	(3)	to co	association property rights by-law may confer rights or special privileges subject onditions specified in the by-law (such as a condition requiring the payment of ey by the owner or owners or association or associations concerned, at specified s or as determined by the association).	24 25 26 27
	(4)	the r	ssociation property rights by-law may be made even though the person on whom ight of exclusive use and enjoyment or the special privileges are to be conferred that exclusive use or enjoyment or enjoyed those special privileges before the ing of the by-law.	28 29 30 31
	(5)	An a	ssociation property rights by-law must include the following—	32
		(a)	a description of the property to which it applies,	33
		(b)	details of the persons entitled to use the property,	34
		(c)	the terms and conditions on which those persons may use the property,	35
		(d)	particulars relating to access to the property and the provision and keeping of any key necessary,	36 37
		(e)	particulars of the hours during which the property may be used,	38
		(f)	provisions relating to the maintenance of the property,	39
		(g)	matters relating to the determination, imposition and collection of levies on those entitled to use the property.	40 41
	(6)	by-la	r 2 years from the making, or purported making, of an association property rights aw, it is conclusively presumed that all conditions and preliminary steps edent to the making of the by-law were complied with and performed.	42 43 44

136	Effe	ct of a	ssociation property rights by-laws	1	
	(1)		ssociation property rights by-law, while it is in force, continues to operate for enefit of, and is binding on, the following—	2	
		(a)	the owner or occupier of a development lot, former development lot, neighbourhood lot or strata lot specified in the by-law,	4 5	
		(b)	an association or strata corporation to which the use of the property is restricted or on which a privilege is conferred,	6 7	
		(c)	the owner or occupier of a development lot, neighbourhood lot or strata lot to which the use of the property is restricted.	8 9	
	(2)	An a	ssociation property rights by-law must—	10	
		(a)	provide that the association is to continue to be responsible for the proper maintenance of, and keeping in a state of good and serviceable repair, the association property or the relevant part of it, or	11 12 13	
		(b)	impose on the owner or owners or associations or strata corporations to whom the use of the property or the relevant part of the property is restricted the responsibility for that maintenance and upkeep.	14 15 16	
	(3)	respo servi	ne extent to which an association property rights by-law makes a person directly onsible for the proper maintenance of, and keeping in a state of good and ceable repair, any association property, it discharges the association from its gations to maintain and repair the property under this Act.	17 18 19 20	
	(4)	assoc	owner, association or strata corporation is required at any time under an ciation property rights by-law to pay an amount to an association or strata oration, the person required to make the payment owes the amount to the ciation or strata corporation in which the restricted property is vested.	21 22 23 24	
	(5)	wher	person becomes the owner of a development lot, neighbourhood lot or strata lot in, under an association property rights by-law or this section another person is money in respect of the lot, the new owner is jointly and severally liable with ther person for payment of the money.	25 26 27 28	
	(6)	comi	money payable by an owner to the association or a strata corporation under a mon property rights by-law or under subsection (5) may be recovered, as a debt court of competent jurisdiction, by the association or strata corporation.	29 30 31	
Divi	ision	4	Enforcement of by-laws	32	
137	Notice by association to owner or occupier				
	(1)	or oc	ssociation may give a notice, in a form approved by the Secretary, to the owner ecupier of a lot in the scheme requiring the owner or occupier to comply with a lifted by-law if the association is satisfied that the owner or occupier has ravened the by-law.	34 35 36 37	
	(2)	The 1	notice must contain a copy of the specified by-law.	38	
	(3)	assoc	notice given to a person relates to a breach by the person of a condition of an ciation property rights by-law or a failure to pay an amount under an association erty rights by-law—	39 40 41	
		(a)	the person ceases to be entitled to use the restricted property until the notice is complied with or, whether the notice is complied with or not, if the management statement is amended to remove the person's right to use the property, and	42 43 44 45	
		(b)	the person is not entitled to vote on a motion to amend the management statement in so far as it relates to the restricted property.	46 47	

138	Civil	vil penalty for breach of by-laws					
	(1)	The Tribunal may, on application by an association, order a person to pay a monetary penalty of up to 10 penalty units if the Tribunal is satisfied that—	2				
		(a) the association gave a notice under this Division to the person requiring the person to comply with a by-law, and	4 5				
		(b) the person has since contravened the by-law.	6				
	(2)	The Tribunal may, on application by an association, order a person to pay a monetary penalty of up to 20 penalty units if the Tribunal is satisfied that the person has contravened a by-law within 12 months after the Tribunal had imposed a monetary penalty on the person for a previous breach of the by-law.	7 8 9 10				
	(3)	Despite subsections (1) and (2), the Tribunal may, in dealing with a contravention of a by-law, impose a penalty of up to 50 penalty units under subsection (1) and a monetary penalty of up to 100 penalty units under subsection (2).					
	(4)	4) An application for an order under subsection (1) must be made not later than 12 months after the notice was given.					
	(5)	An association is not required to give notice under this Division before applying for an order under subsection (2).	16 17				
	(6)	A monetary penalty is payable to the association, unless the Tribunal otherwise orders.	18 19				
		Note. The penalty may be registered as a judgment debt and will be enforceable accordingly (see section 78 of the <i>Civil and Administrative Tribunal Act 2013</i>).	20 21				
Division 5 Orders about management statements							
139	Orde	r by Tribunal relating to variation of management statement	23				
139	Orde (1)	r by Tribunal relating to variation of management statement The Tribunal may, on application by a person entitled to vote on the amendment or repeal of a management statement or a provision of a management statement, by order make 1 of the following orders—					
139		The Tribunal may, on application by a person entitled to vote on the amendment or repeal of a management statement or a provision of a management statement, by	23 24 25				
139		The Tribunal may, on application by a person entitled to vote on the amendment or repeal of a management statement or a provision of a management statement, by order make 1 of the following orders—	23 24 25 26				
139		The Tribunal may, on application by a person entitled to vote on the amendment or repeal of a management statement or a provision of a management statement, by order make 1 of the following orders— (a) an order that the amendment be revoked,	23 24 25 26 27				
139		The Tribunal may, on application by a person entitled to vote on the amendment or repeal of a management statement or a provision of a management statement, by order make 1 of the following orders— (a) an order that the amendment be revoked, (b) an order that the repealed statement or provision be revived,	23 24 25 26 27 28				
139	(1)	The Tribunal may, on application by a person entitled to vote on the amendment or repeal of a management statement or a provision of a management statement, by order make 1 of the following orders— (a) an order that the amendment be revoked, (b) an order that the repealed statement or provision be revived, (c) an order that a new statement or provision be repealed. The Tribunal may make an order only if the Tribunal considers that, having regard to the interests of the members of the association or the owners of neighbourhood lots or strata lots within the scheme to which the management statement relates, the	23 24 25 26 27 28 29 30 31 32				
139	(1)	The Tribunal may, on application by a person entitled to vote on the amendment or repeal of a management statement or a provision of a management statement, by order make 1 of the following orders— (a) an order that the amendment be revoked, (b) an order that the repealed statement or provision be revived, (c) an order that a new statement or provision be repealed. The Tribunal may make an order only if the Tribunal considers that, having regard to the interests of the members of the association or the owners of neighbourhood lots or strata lots within the scheme to which the management statement relates, the change to the management statement should not have been made by the association. When making an order under this section in relation to an association property rights by-law, the Tribunal may direct the payment by the association of compensation to	23 24 25 26 27 28 29 30 31 32 33 34 35				
139	(1)(2)(3)(4)	The Tribunal may, on application by a person entitled to vote on the amendment or repeal of a management statement or a provision of a management statement, by order make 1 of the following orders— (a) an order that the amendment be revoked, (b) an order that the repealed statement or provision be revived, (c) an order that a new statement or provision be repealed. The Tribunal may make an order only if the Tribunal considers that, having regard to the interests of the members of the association or the owners of neighbourhood lots or strata lots within the scheme to which the management statement relates, the change to the management statement should not have been made by the association. When making an order under this section in relation to an association property rights by-law, the Tribunal may direct the payment by the association of compensation to the owner or owners or strata associations referred to in the by-law. An order under this Division, when recorded under section 205, has effect as if its terms were a provision of a management statement (but subject to any relevant order	23 24 25 26 27 28 29 30 31 32 33 34 35 36				

	(2)	Without limiting subsection (1), the Tribunal may revoke part of a management statement if the Tribunal is of the opinion that it contains a by-law that is harsh, unconscionable or oppressive.	1 2 3
	(3)	An order under this section, when recorded under section 205, has effect as if its terms were a provision of a management statement repealing the part of the management statement declared invalid by the order (but subject to any relevant order made by a superior court).	4 5 6 7
141	Orde	er affecting association property	8
	(1)	The Tribunal may, on application by a person entitled to vote at a meeting of an association or a strata corporation, make an order amending the management statement of the association or the by-laws of the strata corporation if—	9 10 11
		(a) the association or corporation decides to make or refuses to make an association property rights by-law or if a necessary consent by the association or corporation or an owner or lessor of a lot to the creation of an association property rights by-law has been refused or failed to be given, and	12 13 14 15
		(b) the Tribunal is satisfied that the order is in the best interests of all the members of the association or corporation.	16 17
	(2)	Without limiting the orders that the Tribunal may make under this section, an order may revoke an association property rights by-law.	18 19
142	Effe	ct of orders	20
		An order under this Division operates on and from the date on which it is so recorded or from an earlier date specified in the order.	21 22

Par	rt 8	Obl lots	ligations of owners, occupiers and others relating to	1 2
Divi	ision '	1	Obligations relating to lots	3
143	Owne provi	ers, o	ccupiers and other persons not to interfere with support or shelter by lot, services or access ways	4 5
			owner, mortgagee or covenant chargee in possession, tenant or occupier of a lopment lot, neighbourhood lot or strata lot, must not—	6 7
		(a)	do anything, or permit anything to be done, on or in relation to the lot that interferes with support or shelter provided by the lot for another lot, for association property or for common property, or	8 9 10
		(b)	do anything, or permit anything to be done, on or in relation to the lot so that the passage or provision of water, sewage, drainage, gas, electricity, garbage, artificially heated or cooled air, heating oil and other services (including telephone, internet, radio and television services) through or by means of any pipes, wires, cables or ducts for the time being in the parcel is interfered with, or	11 12 13 14 15
		(c)	use or enjoy the lot, or allow it to be used or enjoyed, in a manner, or for a purpose, that causes a nuisance (by noise or otherwise) or hazard to any other person who is exercising a right to use and enjoy another lot, or	17 18 19
		(d)	do anything, or allow anything to be done, on an open access way or a private access way that interferes with the use of the access way.	20 21
144	Owne	ers, o	ccupiers and other persons not to create nuisance	22
			owner, mortgagee or covenant chargee in possession, lessee or occupier of a lopment lot, neighbourhood lot or strata lot must not—	23 24
		(a)	use or enjoy association property or common property in a way or for a purpose that interferes unreasonably with the right of another person to use and enjoy the lot or the property, or	25 26 27
		(b)	use or enjoy restricted property in a way that unreasonably interferes with the right of a person to use and enjoy other association property or common property, or	28 29 30
		(c)	unless authorised to do so by a management statement or the by-laws for a strata scheme—damage, or use for their own purposes as a garden, any association property or common property, or	31 32 33
		(d)		34 35
		(e)	use or enjoy association property or common property in a way that interferes with the passage or provision of water, sewage, drainage, gas, electricity, garbage, artificially heated or cooled air, heating oil and other services (including telephone, internet, radio and television services) through or by means of any pipes, wires, cables or ducts for the time being in the parcel.	36 37 38 39 40
Divi	ision 2	2	Agents for owners	41
145	Defin	ition		42
		In thi	is Division—	43
		<i>lot</i> m	neans a development lot, neighbourhood lot or strata lot.	44

146	App	ointment of agents by corporations to exercise functions in relation to lots	1
	(1)	A corporation may authorise an individual (a <i>company nominee</i>) to exercise on its behalf any function conferred by or under this Act on the corporation as owner or mortgagee of a lot or as a covenant chargee having the benefit of a covenant charge affecting a lot.	2 3 4 5
	(2)	The corporation may revoke the authority of an individual so authorised.	6
	(3)	A function exercised with respect to a lot by a company nominee of an owner, mortgagee or covenant chargee is taken to have been exercised with respect to the lot by the owner, mortgagee or covenant chargee.	7 8 9
	(4)	This section does not affect a liability or obligation imposed by or under this Act on a corporation that is an owner or mortgagee of a lot or a covenant chargee.	10 11
	(5)	A document under the seal of a corporation purporting to be an authorisation under this section or to be a revocation of an authorisation is admissible in evidence and is, unless the contrary is proved, taken to be an authorisation or revocation.	12 13 14
147	Own	er may appoint agent if not able to deal with notices	15
	(1)	An owner of a lot may appoint an agent to receive notices and other documents under this Act if the owner is unable to deal with those notices because of intellectual impairment or physical impairment, illiteracy or an inability to read or write English sufficiently well or absence from the lot.	16 17 18 19
	(2)	A person must not be appointed as an agent unless the person is a resident of Australia.	20 21
	(3)	An appointment of an agent may be made at any time and may be revoked at any time.	22 23
	(4)	However, the appointment or revocation has no effect until communicated to the association and recorded in the association roll.	24 25
	(5)	If an agent for an owner has been so appointed and the name and address for service of the agent is recorded on the association roll, notices or other documents required to be given to the owner under this Act are to be given to the agent.	26 27 28

Par	t 9	Insurance	1
Divi	ision	1 Association insurance obligations	2
148	Asso	ciation to insure buildings and structures on association property	3
		An association must insure a building or structure on the association property and keep the building insured under a contract of insurance, in accordance with this Division, that insures the building or structure if it is destroyed or damaged by fire, lightning, explosion or other occurrence specified in the policy or prescribed by the regulations (a <i>damage policy</i>).	5 6 7
		Maximum penalty—5 penalty units.	ξ
149	Requ	irements for damage policy	10
		The damage policy for a building or structure must be with an approved insurer, be in the name of the association and provide for the following—	11 12
		(a) the building or structure is to be insured for at least the amount determined in accordance with the regulations,	13 14
		(b) if the building or structure is destroyed, the building or structure is to be rebuilt or replaced so that the condition of every part of the rebuilt or replacement building is not worse or less extensive than that part when new,	15 16 17
		(c) if the building or structure is damaged but not destroyed, the damaged part of the building or structure is to be repaired or restored so that the condition of the repaired or restored part is not worse or less extensive than that part when new,	18 19 20 21
		(d) expenses incurred in removing debris are payable,	22
		(e) the remuneration of architects and other persons whose services are necessary as an incident to the rebuilding, replacement, repair or restoration is payable.	23 24
150	Valu	ations to be obtained for the purposes of insurance	25
	(1)	A valuation of a building or structure that is required to be insured under this Division must be obtained at least once every 5 years by the association.	26 27
	(2)	The valuation must be carried out by a person who has the qualifications prescribed by the regulations.	28 29
151	Use	of insurance money by association	30
	(1)	An association that receives money from an insurer for the destruction of or damage to a building on association property must immediately apply that money in rebuilding, replacing, repairing or restoring the building.	31 32 33
	(2)	This section does not apply to an association if the association determines, by unanimous resolution, that the money is not to be so applied.	34 35
	(3)	This section is subject to any order made under the <i>Community Land Development Act 2020</i> .	36 37
152	Othe	r mandatory insurance requirements for association	38
	(1)	An association must take out the following insurance with an approved insurer, in addition to any other requirements of this Part—	39 40
		(a) insurance in respect of any occurrence against which it is required by law to insure, including any insurance required by the <i>Workers Compensation Act 1987</i> and the <i>Workplace Injury Management and Workers Compensation Act 1908</i> to be taken out.	41 42 43

		(b) insurance in respect of damage to property, death or bodily injury (including damage, death and bodily injury occurring on an open access way or a private access way) for which the association could become liable in damages,	1 2 3
		(c) insurance against the possibility of members of the association becoming jointly liable because of a claim arising in respect of any other occurrence against which the association, in accordance with a special resolution, decides to insure,	4 5 6 7
		(d) insurance against damages for which the association could become liable because, without fee or reward or any expectation of fee or reward, a person acting on behalf of the association does work in a building or on the association property,	8 9 10 11
		(e) insurance against accidental injury to, or accidental death of, a person who, without fee or reward or expectation of fee or reward, on behalf of the association does work in a building or structure or on the association property,	12 13 14
		(f) insurance of other classes prescribed by the regulations for the purposes of this subsection.	15 16
		Maximum penalty—5 penalty units.	17
	(2)	Insurance taken out in accordance with subsection (1) must be for an amount calculated or determined in the manner prescribed by the regulations.	18 19
153	Asso	ociation may take out other insurance	20
	(1)	An association may insure property that it is not required to insure by this Part and in which it has an insurable interest.	21 22
	(2)	An association may take out insurance, at its own expense, in respect of any of the following—	23 24
		(a) damage to property, death or bodily injury for which a person holding the office of chairperson, secretary or treasurer of the association or of a member of the association committee could become liable in damages because of an act or omission, committed or omitted in good faith, in performing the functions of that office,	25 26 27 28 29
		(b) misappropriation of money or other property of the association.	30
	(3)	Insurance taken out under this section must be taken out with an approved insurer.	31
154	Man	aging agent to obtain insurance quotations	32
		A managing agent must provide the association with not less than 3 quotations from different providers for each type of insurance proposed by the agent to the association or provide written reasons to the association if fewer than 3 quotations are provided.	33 34 35
Divi	sion	2 Insurance claims and other matters affecting insurance	36
155	Part	does not limit owner's insurance rights	37
	(1)	This Part does not limit a right of an owner of a development lot, neighbourhood lot or strata lot to take out insurance.	38 39
	(2)	Insurance taken out by an owner of a lot does not affect, and is not to be taken into consideration in determining, the amount payable to an association under a contract of insurance entered into between it and an insurer in accordance with this Part.	40 41 42
	(3)	Subsection (2) has effect despite anything contained in the relevant contract of insurance.	43 44

156	Insu	rable i	interests	1			
	(1)	subje	erson (including an association) is taken to have an insurable interest in the ect-matter of a contract of insurance entered into by the person in accordance this Part.	2 3 4			
	(2)		section applies despite the provisions of section 23 of the <i>Imperial Acts lication Act 1969</i> or any other law relating to insurance.	5 6			
157	Insu	rance	claim where owner at fault	7			
		omis subre	insurer of an association accepts a claim by the association based on an act or sion by a member of the association scheme, the insurer has no right of ogation in relation to the member based on that act or omission unless it is proved the act or omission was wilful.	8 9 10 11			
158	Actio	on aga	ainst association by member	12			
		A mem	ember of an association may bring any action against the association that the aber might have brought against the association had the member not been a aber.	13 14 15			
Divi	sion	3	Orders about insurance	16			
159	Exer	nption	n by Tribunal from building insurance requirements	17			
	(1)		Tribunal may, on application by an association required by this Part to insure a ding or structure, by order exempt the association—	18 19			
		(a)	from compliance with the requirements to insure unconditionally, or	20			
		(b)	with the written consent of the association, from compliance with those requirements subject to a condition that the association takes out insurance for the building or structure that is specified in the order.	21 22 23			
	(2)	The	Tribunal must not make an order unless—	24			
		(a)	it is of the opinion that compliance with the requirements to insure is unnecessary or impracticable, and	25 26			
		(b)	each other person required to insure the building or structure has consented in writing to the making of the order or has, before the making of the order, been given an opportunity to make representations to the Tribunal with respect to the application for the order.	27 28 29 30			
	(3)	An a secti	association may apply for an order, or give a consent for the purposes of this on, only in accordance with a unanimous resolution.	31 32			
160	Effe	ct of e	xemption from building insurance requirements	33			
	(1)	is no	association exempted by the Tribunal from the requirement to insure a building t under a duty to comply with the requirement or any corresponding requirement positive covenant.	34 35 36			
	(2)		rever, if the exemption was granted subject to a condition, the person is under the , if in breach of that condition.	37 38			
161	Orde	er to m	nake or pursue insurance claim	39			
	(1)	insur to da relate	Tribunal may, on application, order a person who is entitled to the benefit of rance taken out under this Act to make or pursue an insurance claim in relation image to the building or structure or any other property to which the insurance es, if the Tribunal considers the person has unreasonably refused to make or use the claim.	40 41 42 43 44			

	(2)	or ne	pplication for an order may be made by an owner or tenant of a development lot eighbourhood lot within the scheme for the building or structure or part of the ling or structure or the land on which the building or structure was situated.	1 2 3		
162	Orders requiring damage policy					
	(1)	dama	Tribunal may, on application, order that the amount of insurance taken out for a age policy or other policy must be varied to a specified amount, if the Tribunal iders that the amount of the current insurance is unreasonable.	5 6 7		
	(2)	An a ₁ (a) (b)	a member of the association, an owner or a mortgagee of a development lot, neighbourhood lot or strata lot	8 9 10		
		()	within the scheme under which the association was constituted or a person having an interest in any such lot,	11 12		
		(c)	an authority having the benefit of a positive covenant affecting the building or its site.	13 14		

Par	t 10	Red	cords and information about association schemes	1
Divi	sion	1	Association roll and other records	2
163	Defin	ition		3
		In th	is Division and Division 3—	4
		lot, i	n relation to an association, means—	5
		(a)	a community development lot, if the association is a community association, or	6 7
		(b)	a precinct development lot, if the association is a precinct association, or	8
		(c)	a neighbourhood lot, if the association is a neighbourhood association.	9
164	Form	of re	cords	10
			ssociation roll or other record required to be made or stored by an association be made or stored in the form determined by the association.	11 12
165	Asso	ciatio	on must prepare association roll	13
		An a Divis	ssociation must prepare and maintain an association roll in accordance with this sion.	14 15
		Max	imum penalty—5 penalty units.	16
166	Asso	ciatio	n rolls for community associations and precinct associations	17
	(1)	An a	ssociation must keep in the association roll separate entries for—	18
		(a)	each lot, and	19
		(b)	in the case of a community association or precinct association—each subsidiary scheme within the scheme, and	20 21
		(c)	its association property and the scheme in general.	22
	(2)	The	entries for a lot in the association roll must include the following—	23
		(a)	the name of, and an Australian address for service of notices on, the owner,	24
		(b)	an Australian postal address, and an email address if the holder has one, if not provided as the address for service,	25 26
		(c)	the name of, and an Australian address for service of notices on, the owner's agent (if any) appointed in accordance with this Act,	27 28
		(d)	information provided under a tenancy notice,	29
		(e)	information provided under an association interest notice,	30
		(f)	information provided under section 221(1) or the same kind of information obtained from the Register.	31 32
	(3)		entries for the association property and the scheme in general must include the wing—	33 34
		(a)	the number of the plan for the association,	35
		(b)	the names of the original owner and of any managing agent for the association and their respective Australian addresses for the service of notices,	36 37
		(c)	in the case of a community association or precinct association—the number of the precinct plan, neighbourhood plan or strata plan for each subsidiary body within the scheme,	38 39 40
		(d)	the total unit entitlement for the scheme	41

		(e)	the unit entitlement for each lot and former lot,	1
		(f)	the particulars of insurance taken out by the association, including the following—	2
			(i) the name of the insurance company,	4
			(ii) the number of the insurance policy,	5
			(iii) the nature of the risk insured against,	6
			(iv) the amount of the insurance,	7
			(v) the due date for payment of the premium,	8
			(vi) the date on which the premium was last paid,	9
		(g)	information provided under section 221(1) or the same kind of information obtained from the Register.	10 11
	(4)	mana	association must keep in the association roll an up to date copy of each agement statement for the association and any subsidiary body of the ciation.	12 13 14
167	Soul	rces o	f information for association roll	15
	(1)	infor (to th	association may make or amend entries in the association roll on the basis of mation contained in the Register or provided under a notice given under this Act he extent that the information so provided is not inconsistent with information ained in the Register).	16 17 18 19
	(2)		rmation provided under a notice may be presumed to be consistent with rmation contained in the Register until the contrary is evident.	20 21
168	Noti	ces an	nd orders served on association	22
		An a	ssociation must cause the following to be recorded—	23
		(a)	particulars of a notice given to the association under this or another Act, any order under this Act given to the association and an order made by a court or tribunal and given to the association,	24 25 26
		(b)	the date on which it was given and the manner in which it was given,	27
		(c)	the part of the parcel to which it relates,	28
		(d)	the date by which compliance is required,	29
		(e)	the date on which it is complied with.	30
		` ′	imum penalty—5 penalty units.	31
169	Rete	ntion	of records for prescribed period	32
		An a	ssociation must cause the following to be retained for 7 years or another period cribed by the regulations—	33 34
		(a)	the records of the proceedings at its meetings,	35
		(b)	its financial statements and accounting records,	36
		(c)	the records required to be recorded in relation to notices and orders served on it,	37 38
		(d)	copies of correspondence received and sent by it,	39
		(e)	notices of its meetings and of meetings of its association committee,	40
		(f)	proxies delivered to the association,	41
		(g)	voting papers relating to motions for resolutions by the association and to the election of officers or its association committee,	42 43

		(h)	records given to the association by its managing agent relating to the exercise of functions by the managing agent,	1 2
		(i)	notices specifying an address for service,	3
		(j)	other documents prescribed by the regulations for the purposes of this section.	4
		Maxi	mum penalty—5 penalty units.	5
170		ciatio sociat	n may require certain persons to produce records, accounts and property tion	6 7
	(1)	has p the p after in the	association committee of an association gives a written notice to a person who ossession or control of property (including records) of the association requiring erson to deliver the property to the committee, the person must, within 14 days the notice is given, deliver that property to a member of the committee specified enotice. mum penalty—20 penalty units.	8 9 10 11 12
	(2)			
	(2)	has p of th mana prope	association committee of an association gives a written notice to a person who ossession or control of property (including records) of the association advising e decision of the association to terminate the person's appointment as the uging agent, the person must, within 14 days after the notice is given, deliver that terty to a member of the committee specified in the notice. mum penalty—20 penalty units.	14 15 16 17 18
	(2)			
	(3)		section does not take away or affect a just claim or lien that a person may have ast or on records or other property of an association.	20 21
	(4)	This	section does not affect the operation of the Property and Stock Agents Act 2002.	22
Divis	sion	2	Provision of information about schemes	23
171	Requ	iests d	of inspection of records and certificates about associations	24
	(1)			24
	(-)		Following persons may request an association to allow an inspection or provide tificate (an <i>association information certificate</i>) under this Division—	25 26
	(1)			25
	(-)	a cer	tificate (an <i>association information certificate</i>) under this Division— in relation to a development lot—the owner or mortgagee of the lot or another	25 26 27
	(-)	a cert	in relation to a development lot—the owner or mortgagee of the lot or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—an owner or mortgagee of a neighbourhood lot or strata lot within the scheme or another person authorised	25 26 27 28 29 30
	(2)	a cert (a) (b) (c) The	in relation to a development lot—the owner or mortgagee of the lot or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—an owner or mortgagee of a neighbourhood lot or strata lot within the scheme or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—the association or strata corporation constituted under the subsidiary scheme or another person authorised in	25 26 27 28 29 30 31 32 33
		a cert (a) (b) (c) The accord The rowned owned	in relation to a development lot—the owner or mortgagee of the lot or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—an owner or mortgagee of a neighbourhood lot or strata lot within the scheme or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—the association or strata corporation constituted under the subsidiary scheme or another person authorised in writing by the association or strata corporation.	25 26 27 28 29 30 31 32 33 34
	(2)	a cert (a) (b) (c) The accord owned for gill	in relation to a development lot—the owner or mortgagee of the lot or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—an owner or mortgagee of a neighbourhood lot or strata lot within the scheme or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—the association or strata corporation constituted under the subsidiary scheme or another person authorised in writing by the association or strata corporation. request must be made by written notice given to the association and be mpanied by the fee (if any) prescribed by the regulations. requirements of subsection (2) do not apply to a request made by the original er (whether or not having ceased to be an owner), or the agent of the original er, to inspect the association roll for the purpose of complying with requirements	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39
	(2)	a cert (a) (b) (c) The accord owned for gill	in relation to a development lot—the owner or mortgagee of the lot or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—an owner or mortgagee of a neighbourhood lot or strata lot within the scheme or another person authorised in writing by the owner or mortgagee, in relation to a subsidiary scheme—the association or strata corporation constituted under the subsidiary scheme or another person authorised in writing by the association or strata corporation. Trequest must be made by written notice given to the association and be mpanied by the fee (if any) prescribed by the regulations. Trequirements of subsection (2) do not apply to a request made by the original er (whether or not having ceased to be an owner), or the agent of the original er, to inspect the association roll for the purpose of complying with requirements iving notice of an annual general meeting of an association.	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40

	Max	imum penalty—5 penalty units.	1
(5)	for i	request is made to an association by the Secretary that records be made available inspection or for an association certificate in order to assist the Secretary in the cise of the Secretary's functions, the association must, without charge—	2 3 4
	(a)	make records available for inspection by the Secretary in accordance with this Division, or	5 6
	(b)	supply the Secretary with a certificate in accordance with this Division.	7
	Max	imum penalty—5 penalty units.	8
(6)	make neigl	bite any other provision of this section, a neighbourhood association must not be available for inspection any record that would disclose how an owner of a abbourhood lot voted in a secret ballot unless the neighbourhood association is setted to do so by the Tribunal or a court.	9 10 11 12
Insp	ection	of records	13
		ssociation must make the following items available for inspection by a person makes a request in accordance with this Division—	14 15
	(a)	the association roll kept by the association,	16
	(b)	the management statement for the association,	17
	(c)	an applicable development contract,	18
	(d)	any other records or documents required to be kept under this Part,	19
	(e)	the plans, specifications, certificates, diagrams, policies of insurance and other documents required to be delivered to the association by the original owner at the first annual general meeting,	20 21 22
	(f)	if it is in its custody or under its control—the certificate of title for the association property,	23 24
	(g)	the last financial statements prepared,	25
	(h)	every current policy of insurance taken out by the association and the receipt for the premium last paid for each policy,	26 27
	(i)	in the case of a precinct association or a neighbourhood association—records provided by the association of which it is a member,	28 29
	(j)	if a managing agent has been appointed, a copy of the instrument of appointment,	30 31
	(k)	any other record or document in the custody or under the control of the association,	32 33
	(1)	if the duties of the association under this subsection have been delegated to a managing agent—any other records (including records of the managing agent) relating to the scheme that are prescribed by the regulations,	34 35 36
	(m)	if a facilities manager agreement is in force or has been entered into but has not yet commenced—a copy of the facilities manager agreement,	37 38
	(n)	if the request is made within 5 years after the end of the initial period—particulars of any orders made under section 28 and copies of related contracts or other documents.	39 40 41
Insp	ection	of association documents	42
(1)	mear	nspection under this Division is to take place at the time and place, or by the as, agreed on and, failing agreement, at the parcel at a time, and on a date, or by neans, fixed by the association under this section.	43 44 45

173

(2)	associ appli speci	applicant and the association fail to reach an agreement within 3 days after the ciation receives the application, the association must immediately give the cant a written notice fixing a specified time (between 9 am and 8 pm) on a field date (not later than 10 days after the association receives the application), specified means, for the inspection to take place.	1 2 3 4 5			
(3)	The means for inspecting documents may be in person or through electronic access to the documents or other means agreed on or fixed under this section.					
(4)	A person entitled to inspect a document may take extracts from, or make a copy of, the document but must not, without the consent of the association, remove the document from the custody of the association.					
Certi	ficate	by association as to financial and other matters relating to lot	11			
(1)	Cont	ents of association information certificate	12			
		ssociation information certificate must specify the following information in on to the lot or scheme to which the application for the certificate relates—	13 14			
	(a)	the amount of any regular periodic contributions required to be made to the administrative fund, and the capital works fund, of the association and the periods for which those contributions are payable and any discounts for early payment,	15 16 17 18			
	(b)	whether there is an amount unpaid of the contributions and, if so, the amount unpaid,	19 20			
	(c)	the date on which a regular periodic contribution to the administrative fund, and the capital works fund, of the association was levied,	21 22			
	(d)	in the case of a precinct association or a neighbourhood association within a community scheme—the particulars referred to in paragraphs (a), (b) and (c) in relation to contributions to the community association and to a precinct association of which it is a member,	23 24 25 26			
	(e)	any unpaid amount levied to meet expenses the association could not at once meet from its administrative fund or its capital works fund and the date on which it was levied,	27 28 29			
	(f)	if the application relates to a development lot, neighbourhood lot or strata lot to which is attached the use of restricted property—any amount unpaid by the owner in relation to that use,	30 31 32			
	(g)	any unpaid amount levied as provided by the order of a court for payment of costs by the association and the date on which it was levied,	33 34			
	(h)	if the application relates to a development lot or a neighbourhood lot—the amount of any debt recoverable from the owner of the lot in respect of work done by the association on, or in relation to, the lot,	35 36 37			
	(i)	the amount and rate of interest payable in relation to an unpaid contribution referred to in this section,	38 39			
	(j)	other information required to complete the form of the certificate.	40			
(2)		mation relating to management of association to be included in association mation certificate	41 42			
	name	association information certificate must state, as at the date of the certificate, the e and address of each member of the association committee and the name and ess of any managing agent appointed under this Act for the scheme.	43 44 45			
(3)	Form	of association information certificate	46			
	The	association information certificate must be in the form approved by the	47			

174

Secretary.

An association information certificate is conclusive evidence, as at the date of the certificate, of the matters stated in it in favour of a person (whether or not the applicant for the certificate or a person referred to in the certificate) taking for valuable consideration an estate or interest in a lot to which the certificate relates. Division 3 Orders about association roll and records Order confirming information for association roll The Tribunal may, on application by an association, owner or other person having or acquiring an estate or interest in a lot, order an association to enter information contained in an association interest notice in the association roll if a person fails to provide the required written confirmation of the notice. (2) In making the order, the Tribunal may amend the information in the association interest notice to which the order relates in any manner the Tribunal thinks fit. (3) The Tribunal must dismiss an application for an order if the Tribunal considers that the rights of a person would be prejudiced if the order were made. (4) A copy of an order under this section given to an association is taken to be an association interest notice given to the association and information entered on an

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Association information certificate is evidence of matters stated in it

177 Order to supply information or documents

notice with any written confirmation required.

(1) The Tribunal may, on application by a person, order an association, managing agent, officer or former managing agent of an association to supply to the applicant information that the Tribunal considers that the association, managing agent, officer or former managing agent has wrongfully withheld from the applicant and to which the applicant is entitled under this Act.

association roll in accordance with the order is taken to have been entered from a

- (2) The Tribunal may, on application by a person, order an association, managing agent, officer or former managing agent of an association to supply or make available to the applicant a record or document if—
 - (a) the Tribunal considers that the association, managing agent, officer or former managing agent has wrongfully failed to make the record or document available for inspection by the applicant or the applicant's agent, and
 - (b) the applicant is entitled under this Act to inspect the record or document.
- (3) The order may specify the manner in which information is to be supplied or made available.

Par	t 11	Disputes and Tribunal powers	1
Divi	sion	1 Internal dispute resolution	2
178	Inter	nal dispute resolution procedures for schemes	3
	(1)	An association may establish, by a means it thinks fit, a voluntary process for resolving disputes between any 1 or more owners of lots in, or members of, the scheme, other interested persons, the association, the association committee, the managing agent and the facilities manager.	4 5 6 7
	(2)	The fact that a person has or has not participated in a voluntary process established by an association, or the fact that a person has done or omitted to do anything in the course of or as a result of a voluntary process established by an association, is not to be considered for the purposes of mediation or other proceedings under this Act and does not prevent mediation occurring, or proceedings being taken, in that case.	8 9 10 11 12
Divi	sion	2 Alternative dispute resolution by Secretary	13
179	Defir	uitions	14
		In this Part—	15
		<i>mediation</i> means a structured negotiation process in which the mediator, as a neutral and independent party, assists the parties to a dispute to achieve their own resolution of the dispute.	16 17 18
		<i>mediation session</i> means a meeting arranged for the mediation of a matter under this Part and, for the purposes of the provisions of this Division relating to privilege, disclosure and admissibility, includes steps taken in the course of arranging or following-up a session.	19 20 21 22
		<i>mediator</i> means the Secretary or a person approved by the Secretary in writing to be a mediator for the purposes of this Division.	23 24
180	Matte	ers that may be subject to mediation	25
	(1)	A person may apply to the Secretary for mediation of a matter for which an order may be sought from the Tribunal under this Act.	26 27
	(2)	On receipt of an application for mediation, the Secretary must, if the Secretary thinks the circumstances of the case are appropriate, arrange for mediation in accordance with the regulations.	28 29 30
	(3)	The Secretary may dismiss an application for mediation if the Secretary believes that the application is frivolous, vexatious, misconceived or lacking in substance.	31 32
181	Repr	esentation of parties	33
		A party to a dispute is not entitled to be represented by another person at a mediation session under this Division unless all the other parties consent to the representation.	34 35
182	Privi	lege	36
	(1)	The same privilege with respect to defamation as exists with respect to judicial proceedings and a document produced in judicial proceedings exists with respect to—	37 38 39
		(a) a mediation session, or	40
		(b) a document or other material sent to, or produced at an office of, the Secretary for the purpose of enabling a mediation session to be arranged.	41 42
	(2)	The privilege conferred only extends to a publication made—	43

		(a)	at a mediation session, or	1
		(b)	as provided by subsection (1)(b), or	2
		(c)	as a disclosure permitted by this Division.	3
183	Evid	ence d	of mediation sessions not admissible	4
	(1)		ence of anything said or of an admission made in a mediation session is not issible in proceedings before a court, tribunal or body.	5
	(2)	medi	ocument prepared for the purposes of, or in the course of, or as a result of, a lation session, or a copy of the document, is not admissible in evidence in eedings before a court, tribunal or body.	7 8 9
	(3)	This	section does not apply to evidence or a document—	10
		(a)	if the persons in attendance at, or identified during, the mediation session and, in the case of a document, all persons identified in the document, consent to the admission of the evidence or document, or	11 12 13
		(b)	in proceedings instituted with respect to an act or omission in connection with which a disclosure has been made under this Division on the ground specified in section 184(c).	14 15 16
184	Conf	fidenti	ality	17
			ediator may disclose information obtained in connection with the administration ecution of this Division only in 1 or more of the following circumstances—	18 19
		(a)	with the consent of the person from whom the information was obtained,	20
		(b)	in connection with the administration or execution of this Division,	21
		(c)	if there are reasonable grounds to believe that the disclosure is necessary to prevent or minimise the danger of injury to a person or damage to property,	22 23
		(d)	if the disclosure is reasonably required for the purpose of referring a party or parties to a mediation session to a person, agency, organisation or other body and the disclosure is made with the consent of the parties to the mediation session for the purpose of aiding in the resolution of a dispute between those parties or assisting the parties in any other manner,	24 25 26 27 28
		(e)	in accordance with a requirement imposed by or under a law of the State (other than a requirement imposed by a subpoena or other compulsory process) or the Commonwealth.	29 30 31
185	Exor	neratio	on from liability for mediators	32
		any a	natter or thing done or omitted to be done by a mediator subjects the mediator to action, liability, claim or demand if the matter or thing was done or omitted to be in good faith for the purposes of a mediation session under this Division.	33 34 35
186	Effe	ct of D	ivision on other agreements or arrangements	36
		that 1	Division does not affect the enforceability of other agreements or arrangements may be made, whether or not arising out of a mediation session, in relation to the ers the subject of a mediation session.	37 38 39
Divi	sion	3	Procedures for applications to Tribunal	40
187	Inter	ested	persons	41
			following persons are <i>interested persons</i> for the purpose of making an ication to the Tribunal under this Act—	42 43

		()	· · · · · · · · · · · · · · · · · · ·	
		(a)	an association or a strata corporation,	1
		(b)	an officer of an association or strata corporation,	2
		(c)	a managing agent,	3
		(d)	an owner of a development lot, neighbourhood lot or strata lot, a person having	4
			an estate or interest in a development lot, neighbourhood lot or strata lot or an occupier of a development lot, neighbourhood lot or strata lot.	6
188	Certa	ain ap	plications cannot be accepted without prior mediation	7
	(1)	A re unles	gistrar must not accept an application made to the Tribunal under this Act ss—	9
		(a)	mediation by the Secretary under Division 2 or otherwise has been attempted but was not successful, or	10 11
		(b)	a party refused to participate in the mediation, or	12
		(c)	the registrar considers that mediation is unnecessary or inappropriate in the circumstances.	13 14
	(2)	The medi	registrar must inform an applicant that the applicant should arrange for ation if the registrar rejects an application under this section.	15 16
	(3)	The a	applicant may arrange for mediation under Division 2 or otherwise.	17
	(4)	This	section does not apply to applications for the following orders—	18
		(a)	an order to appoint, or requiring the appointment of, a managing agent,	19
		(b)	an order varying or revoking an order that varies or revokes another order by the Tribunal,	20 21
		(c)	an order with respect to waiving, varying or extinguishing a restriction relating to the initial period,	22 23
		(d)	an order allocating unit entitlements,	24
		(e)	an order with respect to access to a lot by the association to inspect or repair association property,	25 26
		(f)	an order seeking provision of records to an association by a former managing agent,	27 28
		(g)	an order with respect to the inspection of records of an association,	29
		(h)	an order imposing a monetary penalty and any associated order as to the payment of costs.	30 31
189	Notio	e of a	pplications to Tribunal	32
	(1)	assoc	registrar must give the named parties to the application and the relevant ciation a copy of an application for an order, but not if the application is for an imposing a monetary penalty.	33 34 35
	(2)		association must immediately serve a copy of the application on each member e association other than a member who is a named party to the application.	36 37
Divi	sion	4	Orders that may be made by Tribunal	38
190	Gene	eral or	der-making power of Tribunal	39
			Tribunal may, in proceedings before it under this Act, make 1 or more of the wing orders or other decisions—	40 41
		(a)	an order or decision that provides for any ancillary or consequential matter the Tribunal thinks appropriate,	42 43

		(b)	an interlocutory decision within the meaning of the Civil and Administrative Tribunal Act 2013.	1 2		
191	Agre	emen	ts and arrangements arising from mediation sessions	3		
	(1)		Tribunal may make orders to give effect to an agreement or arrangement arising of a mediation session.	4 5		
	(2)		order may be made whether or not the mediation was carried out in accordance this Part or by a mediator within the meaning of this Part.	6 7		
	(3)	the to	out limiting subsection (1), the Tribunal may make an order that gives effect to erms of a written agreement signed during a mediation session by persons who parties to the mediation.	8 9 10		
	(4)	of ar	ediator may request the registrar to refer a matter to the Tribunal for the making n order under this section, but only with the consent of the parties to the ation.	11 12 13		
	(5)	may	Part does not affect the enforceability of other agreements or arrangements that be made, whether or not arising out of a mediation session, in relation to the ers the subject of a mediation session.	14 15 16		
192	Inter	im ord	ders	17		
	(1)	inter	applicant for an order by the Tribunal under this Act requests the making of an im order and the Tribunal is satisfied on reasonable grounds that urgent iderations justify the making of the order, the Tribunal may—	18 19 20		
		(a)	make an interim order in the form of any order that could otherwise be made by the Tribunal, and	21 22		
		(b)	renew the interim order by giving notice that the order is renewed if a request for its renewal is made not later than 3 months after the order was made.	23 24		
	(2)	The	Tribunal may revoke an interim order, or a renewal of an order.	25		
	(3)	The '	Tribunal must give notice that the order has been revoked.	26		
	(4)	A person must not in, or in connection with, a request for an interim order or for the renewal of an interim order make a statement that the person knows is false or misleading in a material respect.				
	(5)	Maximum penalty—5 penalty units.				
	(5)		nterim order may be made or renewed even if—	31		
		(a)	since receipt of the application, any procedure under this Act has not been followed or a function of the Tribunal has not been exercised in relation to the application, or	32 33 34		
		(b)	the time, or extended time, for making written submissions on the application has not expired, or	35 36		
		(c)	a right of appearance or representation has not been exercised.	37		
	(6)	An ii	nterim order continues in force until—	38		
		(a)	the end of the period of 3 months that commenced with the making of the order or an earlier date specified in the order, or	39 40		
		(b)	if application is duly made for its renewal—until the renewal is granted or refused, or	41 42		
		(c)	if it is renewed—the end of the period of 6 months that commenced with the making of the order or any earlier date specified in the order.	43 44		

	(7)		ection (6) does not apply if the order is revoked by the Tribunal or the cation is determined in accordance with another provision of this Act.	1 2
193	Orde	rs to s	settle disputes or rectify complaints	3
	(1)	Orde	rs relating to complaints and disputes	4
			Tribunal may, on application by an interested person, make an order to settle a blaint or dispute about any of the following—	5 6
		(a)	the operation, administration or management of a scheme under this Act,	7
		(b)	an agreement authorised or required to be entered into under this Act,	8
		(c)	an agreement appointing a managing agent or a facilities manager,	9
		(d)	an agreement between the association or strata corporation and an owner, mortgagee or covenant chargee of a lot in a scheme that relates to the scheme or a matter arising under the scheme,	10 11 12
		(e)	an exercise of, or failure to exercise, a function conferred or imposed by or under this Act or the by-laws of a scheme,	13 14
		(f)	an exercise of, or failure to exercise, a function conferred or imposed on an association or strata corporation under another Act.	15 16
	(2)	Failu	re to exercise a function	17
			the purposes of this section, an association, strata corporation or association mittee is taken not to have exercised a function if—	18 19
		(a)	it decides not to exercise the function, or	20
		(b)	application is made to it to exercise the function and it fails for 2 months after the making of the application to exercise the function in accordance with the application or to inform the applicant that it has decided not to exercise the function in accordance with the application.	21 22 23 24
	(3)	Othe	r proceedings and remedies	25
		A per	rson is not entitled—	26
		(a)	to commence other proceedings in connection with the settlement of a dispute or complaint the subject of a current application by the person for an order under this section, or	27 28 29
		(b)	to make an application for an order under this section if the person has commenced, and not discontinued, proceedings in connection with the settlement of a dispute or complaint the subject of the application.	30 31 32
	(4)	Disp	utes relating to consent to development applications	33
		use a deter an as appli	Tribunal must consider the interests of all the owners of lots in a scheme in the nd enjoyment of their lots and the association property or common property in mining whether to make an order relating to a dispute concerning the failure of association or strata corporation to consent to the making of a development cation under the <i>Environmental Planning and Assessment Act 1979</i> relating to citation property or common property.	34 35 36 37 38 39
	(5)	Exclu	uded complaints and disputes	40
		not and a fun juriso comp	section does not apply to a complaint or dispute relating to an agreement that is a greement entered into under this Act, or the exercise of, or failure to exercise, action conferred or imposed by or under any other Act, if another Act confers diction on another court or tribunal with respect to the subject-matter of the plaint or dispute and the Tribunal has no jurisdiction under a law (other than this with respect to that subject-matter.	41 42 43 44 45 46

	(6)	failu may	re to exercise a function by, an association or strata corporation if the function be exercised only in accordance with a unanimous resolution or a special ution (other than a special resolution relating to association property or common erty).	1 2 3 4 5			
194	Orde	r subs	stituting schedule of unit entitlements	6			
	(1)	entitl repla	Tribunal may, on application, make an order that the schedule of unit lements for a community scheme, precinct scheme or neighbourhood scheme be ced by a schedule based on revaluations made by a qualified valuer if the unal considers that—	7 8 9 10			
		(a)	the initial schedule is based on unreasonable valuations, or	11			
		(b)	the schedule should be reviewed or replaced.	12			
	(2)	entitl valua deve	Tribunal may, on application, make an order that the schedule of unit lements for a neighbourhood scheme be replaced by a schedule based on ations made by a different qualified valuer if the Tribunal considers that the loper's or subdivider's estimate of proportionate values for a neighbourhood me is inaccurate.	13 14 15 16 17			
	(3)	An a	pplication for an order under this section may be made by any of the following—	18			
		(a)	an association or a strata corporation within the scheme,	19			
		(b)	the owner of a development lot, a neighbourhood lot or a strata lot within the scheme.	20 21			
	(4)		is section— ified valuer has the same meaning as in the Community Land Development Act	22 23			
		2020		24			
195	Order with respect to restricted property						
	(1)	assoc	Tribunal may, on application, make an order prescribing a change to an ciation property rights by-law or amending the management statement for an ciation in relation to restricted property if—	26 27 28			
		(a)	an association or a strata corporation decides to create, or refuses to create, restricted property, or	29 30			
		(b)	a consent that is required to the creation of, or a refusal to create, restricted property is not given.	31 32			
	(2)	it co	etermining an application, the Tribunal is to make an order on the basis of what insiders to be the best interests of all the members of the association or strata poration.	33 34 35			
	(3)		out limiting subsection (1), an order may have the effect of revoking so much of nagement statement or by-laws as creates restricted property.	36 37			
	(4)	An a	pplication for an order under this section may be made by any of the following—	38			
	•	(a)	the association or strata corporation,	39			
		(b)	the owner of a lot within the scheme under which the association or strata corporation is constituted.	40 41			

196	Orde	ers for	appointment of managing agent	1			
	(1)	Order appointing or requiring the appointment of managing agent to exercise functions of association or strata corporation					
		perso	Tribunal may, on its own motion or on application, make an order appointing a on as a managing agent or requiring an association or strata corporation to oint a person as a managing agent—	4 5 6			
		(a)	to exercise all the functions of an association or strata corporation, or	7			
		(b)	to exercise specified functions of an association or strata corporation, or	8			
		(c)	to exercise all the functions other than specified functions of an association or strata corporation.	9 10			
	(2)	Orde	er may confer other functions on managing agent	11			
		The mana	Tribunal may also order, when making an order under this section, that the aging agent is to have and may exercise—	12 13			
		(a)	all the functions of the chairperson, secretary, treasurer or committee of the association or strata corporation, or	14 15			
		(b)	specified functions of the chairperson, secretary, treasurer or committee of the association or strata corporation, or	16 17			
		(c)	all the functions of the chairperson, secretary, treasurer or committee of the association or strata corporation other than specified functions.	18 19			
	(3)	Circu	umstances in which order may be made	20			
		The Tribunal may make an order only if satisfied that—					
		(a)	the management of a scheme the subject of an application for an order under this Act or an appeal to the Tribunal is not functioning or is not functioning satisfactorily, or	22 23 24			
		(b)	an association or strata corporation has failed to comply with a requirement imposed on the association or strata corporation by an order made under this Act, or	25 26 27			
		(c)	an association or strata corporation has failed to perform 1 or more of its duties, or	28 29			
		(d)	an association or strata corporation owes a judgment debt.	30			
	(4)	Qual	lifications of person appointed	31			
		A person appointed as a managing agent as a consequence of an order made by the Tribunal must—					
		(a)	hold any licence issued under the <i>Property and Stock Agents Act 2002</i> required to be held by a person exercising the functions of a managing agent, and	34 35			
		(b)	have consented in writing to the appointment, which consent, in the case of a strata managing agent that is a corporation, may be given by the Secretary, an officer of the corporation or another person authorised by the corporation to do so.	36 37 38 39			
	(5)	Term	ns and conditions of appointment	40			
		on th by th	anaging agent may be appointed as a consequence of an order under this section are terms and conditions (including terms and conditions relating to remuneration are association or strata corporation and the duration of appointment) specified in order making or directing the appointment.	41 42 43 44			

	(0)	Retu	rn of documents and other records	1			
		must befor arran	rata managing agent appointed as a consequence of an order under this section cause a general meeting of the association to be held not later than 14 days are the end of the agent's appointment and must on or before that meeting make agements to return to the association all documents and other records of the ciation held by the agent.	2 3 4 5 6			
	(7)	Revo	cation of certain appointments	7			
		revol	rder may be revoked or varied on application to the Tribunal and, unless sooner ked, ceases to have effect at the expiration of the period after its making (not eding 2 years) that is specified in the order.	8 9 10			
	(8)	Perso	ons who may make an application	11			
		An a	pplication for an order under this section may be made by—	12			
		(a)	a person who obtained an order under this Act that imposed a duty on the association or strata corporation or on the committee or an officer of the association or strata corporation and that has not been complied with, or	13 14 15			
		(b)	a person having an estate or interest in a development lot, neighbourhood lot or strata lot in the scheme concerned, or	16 17			
		(c)	the authority having the benefit of a positive covenant that imposes a duty on the association or strata corporation, or	18 19			
		(d)	a judgment creditor to whom the association or strata corporation owes a judgment debt.	20 21			
197	Orders relating to association committee and officers						
	(1)		Tribunal may, on its own motion or on application by an interested person, make of the following orders—	23 24			
		(a)	an order removing a person from an association committee,	25			
		(b)	an order prohibiting an association committee from determining a specified matter and requiring the matter to be determined by resolution of the association,	26 27 28			
		(c)	an order removing 1 or more of the officers of an association from office and from the association committee.	29 30			
	(2)		out limiting the grounds on which the Tribunal may order the removal from e of a person, the Tribunal may remove a person if it is satisfied that the person	31 32 33			
		(a)	failed to comply with this Act or the regulations, or the by-laws or management statement of the association scheme, or	34 35			
		(b)	failed to exercise due care and diligence, or engaged in serious misconduct, while holding the office.	36 37			
Divi	sion	5	General provisions relating to Tribunal powers and orders	38			
198	Title	to lan	d	39			
	(1)		Tribunal may determine a question of title to land only for the purpose of ling a matter under this Act.	40 41			
	(2)		etermination under this section does not have any force or effect except as ided by this Act.	42 43			

199	Trib	unal may make order of another kind	1		
		The Tribunal may deal with an application for an order under a specified provision of this Act by making an order under a different provision of this Act if it considers it appropriate to do so.	2 3 4		
200	Othe	er matters for which Tribunal may provide	5		
	(1)	The Tribunal may order a person the subject of an application for an order to do or refrain from doing a specified act in relation to a scheme.	6 7		
	(2)	The Tribunal may in proceedings for an order under this Act order a party who, without reasonable excuse, failed (after previously agreeing to mediation) to attend a mediation session relating to the subject-matter of the proceedings to pay the whole or any part of the costs of mediation.	8 9 10 11		
201	Disn	nissal of application on certain grounds	12		
		The Tribunal may dismiss an application for an order if—	13		
		(a) the ground for the application is the absence of a quorum at a meeting or a defect, irregularity or deficiency of notice or time, and	14 15		
		(b) the Tribunal believes no substantial injustice has resulted.	16		
202	Copi	ies of orders	17		
	(1)	The Tribunal is to cause a copy of an order under this Act to be given to the association or strata corporation for the scheme to which the order relates (whether or not the association or strata corporation is a party to the proceedings).			
	(2)	The association or strata corporation must—	21		
		(a) display the copy of the order in a prominent position on the notice board of the association or strata corporation within 3 days after receiving it, and for 14 days after that, or	22 23 24		
		(b) if the association or strata corporation does not have a notice board, cause a further copy of the order to be given to each person whose name appears on the association or strata roll.	25 26 27		
203	Trib	unal to be provided with association report and inspections	28		
	(1)	An association must, if required to do so by the Tribunal for the purposes of its functions under this Act, provide to the Tribunal—	29 30		
		(a) information under Division 2 of Part 10, or	31		
		(b) an opportunity to inspect items under that Division.	32		
	(2)	Maximum penalty—5 penalty units.	33		
	(2)	The Tribunal is not liable to pay a fee for any information provided for inspection under this section.	34 35		
204	Resolution purporting to alter effect of order				
	(1)	If an order by the Tribunal under this Act has effect as if it were a resolution, the order may be amended or revoked only by a unanimous resolution or as provided by subsection (3).	37 38 39		
	(2)	The association must cause the terms of the order to be recorded in its minute book when it is given a copy of the order by the registrar.	40 41		
	(3)	If an order fixes a period during which a resolution of an association or strata corporation purporting to alter the effect of the order would be inoperative, a resolution passed during that period has effect only if—	42 43 44		

		(a)	it is a unanimous resolution, or	1
		(b)	it is passed on a motion submitted to a general meeting after being authorised, by order, by the Tribunal.	2
	(4)		solution that is so authorised and passed may amend or revoke an order before nd of the period.	4 5
	(5)	gene	pplication to the Tribunal for an order authorising a motion for submission to a ral meeting may be made by any person who, at the time of the application, I have applied for the order to which the proposed motion relates.	6 7 8
205	Reco	ording	in Register of effect of certain orders	9
	(1)	ordei	Registrar-General is to make any recordings in the Register with respect to an under this Act that appear to the Registrar-General to be necessary or proper to effect to the order if—	10 11 12
		(a)	a copy of the order, certified by the Tribunal as a true copy, has been lodged with the Registrar-General, and	13 14
		(b)	the copy is accompanied by the certificate of title comprising the common property in the strata scheme, and	15 16
		(c)	any fee payable for the recordings has been paid.	17
	(2)		Registrar-General may waive the requirement for the certificate of title under ection (1)(b) if—	18 19
		(a)	the certificate of title has not been lodged within 21 days after written notice is given by the person lodging the copy of the order to the association requesting the lodging of the certificate of title, or	20 21 22
		(b)	an application under section 111 of the <i>Real Property Act 1900</i> for the issue of a new certificate of title has not been made within that period.	23 24
206	Char	nges to	o Register after orders allocating unit entitlements	25
	(1)	This	section applies if—	26
		(a)	a copy of an order allocating unit entitlements among lots in a neighbourhood scheme is lodged with the Registrar-General in accordance with this Act, or	27 28
		(b)	a copy of an order made by a superior court with respect to any such order is lodged with the Registrar-General and is certified by the appropriate officer of that court to be a true copy.	29 30 31
	(2)	folio	Registrar-General must amend the schedule of unit entitlement recorded in the of the Register comprising the common property to which the order relates, to xtent necessary to give effect to the order.	32 33 34
207	Civil	penal	ties for contravention of orders	35
	(1)		Tribunal may, by order, require a person to pay a pecuniary penalty of an amount of to 50 penalty units for contravention of an order under this Act (<i>the original</i> r).	36 37 38
	(2)	An a	pplication for the order may be made—	39
		(a)	by the applicant for the original order, or	40
		(b)	by the association or strata corporation for the scheme to which the order relates, or	41 42
		(c)	in the case of an order that gives effect to any agreement or arrangement arising out of a mediation session, by either party to the mediation.	43 44

	(3)		A person is not liable to be punished twice if the person's act or omission constitutes both a contravention for the purposes of this section and—	
		(a)	a contravention for the purposes of a civil penalty provision of the Civil and Administrative Tribunal Act 2013, or	3 4
		(b)	a contempt of the Tribunal.	5
208	Rec	Recovery of unpaid civil penalty		6
		A civil penalty imposed by the Tribunal as a result of a contravention of an order under this Act that is to be paid by an owner of a lot to the association may be recovered under this Act as if it were an amount of unpaid contributions.		
		pena an ind recov that A	1. Section 72(3) of the <i>Civil and Administrative Tribunal Act 2013</i> provides for a civil lty for a contravention of an order of the Tribunal. A monetary penalty of up to \$11,000 for dividual and \$22,000 for a corporation may be imposed for the contravention and may be vered as a debt due to the Crown in a court of competent jurisdiction (see section 77 of Act). Other penalties ordered to be paid by the Tribunal may also be recovered as debts r that Act (see section 78 of that Act).	10 11 12 13 14 15
		Note	2. Section 91 of this Act provides for the recovery of unpaid contributions.	16

Par	t 12	Off	ences and penalties	1		
Divi	sion	1	Offences and enforcement	2		
209	Inves	stigati	ons by Secretary	3		
	(1)	been	e Secretary believes on reasonable grounds that an offence under this Act has or may be committed, the Secretary may exercise the following powers to stigate the grounds for the belief—	4 5 6		
		(a)	enter association property or common property,	7		
		(b)	enter a development lot,	8		
		(c)	enter a neighbourhood lot or a strata lot at a reasonable time on notice given to the occupier,	9 10		
		(d)	request an association or strata corporation to provide information to the Secretary and allow the Secretary to inspect its records under Division 2 of Part 10.	11 12 13		
	(2)		n exercising a power under this section, the Secretary may, if the Secretary is fit, be accompanied by—	14 15		
		(a)	a member of the committee of an association or strata corporation, or	16		
		(b)	the managing agent (if any) of the scheme concerned.	17		
	(3)		rson must not obstruct or hinder the Secretary, or a delegate of the Secretary, in xercise of powers conferred by this section.	18 19		
		Maxi	imum penalty—5 penalty units.	20		
	(4)	An as	ssociation or strata corporation must not neglect or fail to comply with a request r subsection (1)(d).	21 22		
		Maxi	imum penalty—5 penalty units.	23		
	(5)	subse	charge is payable by the Secretary in connection with a request made under ection (1)(d).	24 25		
		Note.	The Secretary may delegate the Secretary's functions under this Act (see section 218).	26		
210	Penalty notices					
	(1)		uthorised officer may issue a penalty notice to a person if it appears to the officer the person has committed a penalty notice offence.	28 29		
	(2)		enalty notice offence is an offence against this Act or the regulations that is cribed by the regulations as a penalty notice offence.	30 31		
	(3)	The I	Fines Act 1996 applies to a penalty notice issued under this section.	32		
		to ha	The Fines Act 1996 provides that, if a person issued with a penalty notice does not wish we the matter determined by a court, the person may pay the amount specified in the e and is not liable to any further proceedings for the alleged offence.	33 34 35		
	(4)	presc	amount payable under a penalty notice issued under this section is the amount cribed for the alleged offence by the regulations (not exceeding the maximum ant of penalty that could be imposed for the offence by a court).	36 37 38		
	(5)		section does not limit the operation of any other provision of, or made under, or any other Act relating to proceedings that may be taken in respect of offences.	39 40		
	(6)	Custo	is section, <i>authorised officer</i> means a member of staff of the Department of omer Service designated by the Secretary of the Department as an authorised er for the purposes of this section	41 42		

211	Natu	re of proceedings	1
		Proceedings for an offence under this Act or the regulations may be dealt with summarily before the Local Court.	2
212	Proo	f of reasonable excuse	4
		In any proceedings for an offence against a provision of this Act or the regulations, the onus of proving that a person had a reasonable excuse (as referred to in the provision) lies with the defendant and must be proved on the balance of probabilities.	5 6 7
Divi	sion	2 Other proceedings	8
213	Othe	r rights and remedies not affected by this Act	9
	(1)	Nothing in this Act derogates from any rights or remedies that any of the following persons may have in relation to a lot, association property or common property apart from this Act, the <i>Strata Schemes Management Act 2015</i> or the <i>Strata Schemes Development Act 2015</i> —	10 11 12 13
		(a) an association or a strata corporation,	14
		(b) the owner, mortgagee or covenant chargee of a development lot, a neighbourhood lot or a strata lot.	15 16
	(2)	In proceedings to enforce any such right or remedy, the court in which the proceedings are taken must order the plaintiff to pay the defendant's costs if the court is of the opinion that, having regard to the subject-matter of the proceedings, the taking of the proceedings was not justified because this Act or the <i>Strata Schemes Management Act 2015</i> makes adequate provision for the enforcement of those rights or remedies.	17 18 19 20 21 22
	(3)	The defendant's costs are to be as determined by the court.	23
214	Cost	s in proceedings between association and members	24
	(1)	This section applies to legal proceedings brought—	25
		(a) against an association by 1 or more of its members, or	26
		(b) by an association against 1 or more of its members, including legal proceedings involving a member joined in third party proceedings.	27 28
	(2)	In proceedings to which this section applies, the Court may order that any costs and expenses payable by the association under an order made in the proceedings must be paid from a levy made only in respect of the lots, and in the proportions, specified in the order.	29 30 31 32
215	Asso	ciation may represent members in certain proceedings	33
	(1)	This section applies to proceedings in relation to association property.	34
	(2)	If the members of an association are jointly entitled to take proceedings against a person or are liable to have proceedings taken against them jointly, the proceedings may be taken by or against the association.	35 36 37
	(3)	A judgment or order given or made in favour of or against the association in those proceedings has effect as if it were a judgment or order given or made in favour of or against its members.	38 39 40
	(4)	A contribution required to be made by a member of an association to another member in relation to the judgment debt is to be the proportion of the judgment debt specified in subsection (5), (6) or (7), as applicable.	41 42 43

(5)		proportion for a member of a community association for a judgment debting to community property is—	1
	(a)	if the member is the owner of a community development lot—the proportion that the unit entitlement of the development lot bears to the total unit entitlement of the community scheme, or	3 4 5
	(b)	if the member is a precinct association, neighbourhood association or strata corporation—the proportion that the unit entitlement for the former development lot that became subject to the precinct scheme, neighbourhood scheme or strata scheme bears to the total unit entitlement of the community scheme.	6 7 8 9 10
(6)		proportion for a member of a precinct association for a judgment debt relating to inct property is—	11 12
	(a)	if the member is the owner of a precinct development lot—the proportion that the unit entitlement of the precinct development lot bears to the total unit entitlement of the precinct scheme, or	13 14 15
	(b)	if the member is a neighbourhood association or strata corporation—the proportion that the unit entitlement for the former development lot that became subject to the neighbourhood scheme or strata scheme bears to the total unit entitlement of the precinct scheme.	16 17 18 19
(7)	neig	proportion for an owner of a neighbourhood lot for a judgment debt relating to a hourhood property is the proportion that the unit entitlement for the abourhood lot bears to the total unit entitlement of the neighbourhood scheme.	20 21 22
Stru	ctural	defects—proceedings as agent	23
(1)	part to af	nterested person may take proceedings for the rectification of the condition of a of a building, or a part of the site of a building, if that condition affects or is likely fect the support or shelter provided by that part to any other part of the building stite.	24 25 26 27
(2)	The	proceedings may be taken only if—	28
	(a)	they could have been taken by an owner of a lot or by another person in whom is vested an estate in fee simple in a part of the building or its site, and	29 30
	(b)	they have not been taken by the owner or other person within a reasonable time.	31 32
(3)		proceedings are taken by an interested person as agent for the person who might taken the proceedings and at the cost of the interested person.	33 34
(4)	In th	is section, <i>interested person</i> means—	35
	(a)	the association or the strata corporation for the scheme for the building or, if part of the building is included in a part strata parcel, for a strata scheme for part of the building, or	36 37 38
	(b)	a person in whom is vested an estate in fee simple or, in the case of a leasehold	39

strata scheme, a leasehold estate, registered under the Real Property Act 1900

in any part of the building or its site that is not included in a part strata parcel.

40

41

Part 13		Miscellaneous				
217	Func	tions	of Secretary	2		
		The f	functions of the Secretary under this Act include the following—	3		
		(a)	investigating and carrying out research into matters relating to or affecting schemes,	4 5		
		(b)	investigating and attempting to resolve complaints and disputes relating to schemes and taking any action that the Secretary thinks appropriate,	6 7		
		(c)	prosecuting an offence under this Act or the regulations,	8		
		(d)	providing information to owners, occupiers, associations, managing agents and the public about this Act and the services provided by the Secretary and the Tribunal,	9 10 11		
		(e)	investigating and reporting on matters, or making inquiries in relation to matters, referred to the Secretary by the Minister in connection with this Act.	12 13		
218	Dele	gation	by Secretary	14		
			Secretary may delegate the exercise of any function of the Secretary under this other than this power of delegation) to—	15 16		
		(a)	any member of staff of the Department of Customer Service, or	17		
		(b)	any person, or any class of persons, authorised for the purposes of this section by the regulations.	18 19		
219	Tenancy notice to be given					
	(1)	lease the lo	levelopment lot or neighbourhood lot is leased, the lessor must give notice of the e, in accordance with this section, to the association of the scheme within which of is situated within 14 days after the commencement of the lease. imum penalty—5 penalty units.	21 22 23 24		
	(2)	notic schei the s	development lot or neighbourhood lot is subleased, the sublessor must give see of the sublease, in accordance with this section, to the association of the me within which the lot is situated within 14 days after the commencement of ublease.	25 26 27 28		
	(2)		imum penalty—5 penalty units.	29		
	(3)	assig assoc	lease or sublease of a development lot or neighbourhood lot is assigned, the mor must give notice of the assignment, in accordance with this section, to the ciation of the scheme within which the lot is situated within 14 days after the ution of the assignment.	30 31 32 33		
		Max	imum penalty—5 penalty units.	34		
	(4)	The 1	notice must be in writing and specify—	35		
		(a)	the name of the tenant and an address for service of the tenant, and	36		
		(b)	the date of commencement or assignment of the lease or sublease, as the case requires, and	37 38		
		(c)	the name of any agent acting for the owner in respect of the lease or sublease.	39		
			Note. An address for service of notices may be an Australian postal address or other electronic address, including an email address (see section 224).	40 41		
	(5)		tice under this section is to be given to the original owner if it is given during nitial period of the scheme.	42 43		

220	Noti	e to be given to association of mortgagee taking possession of lot	1
		If a mortgagee of a lot takes possession of the lot, the mortgagee must give notice of that fact to the association within 14 days of taking possession of the lot.	2
		Maximum penalty—5 penalty units.	4
221	Noti	es relating to subsidiary body	5
	(1)	A person who was the owner of a development lot immediately before it became subject to a subsidiary scheme must, not later than 14 days after registration of a precinct plan, or the neighbourhood plan or strata plan for the subsidiary scheme, give the community association and, if there is a precinct association, the precinct association, written notice of—	6 7 8 9 10
		(a) the name of the person, and	11
		(b) the name of the subsidiary body, and	12
		(c) the date of registration, and the number, of the relevant precinct plan, neighbourhood plan or strata plan.	13 14
		Maximum penalty—1 penalty unit.	15
	(2)	A subsidiary body must, not later than 14 days after the registration of the plan by which it is constituted, give written notice of the address for service of notices on the subsidiary body that is recorded in the Register—	16 17 18
		(a) to the community association, and	19
		(b) if it is also a subsidiary body in a precinct scheme—to the precinct association. Maximum penalty—1 penalty unit.	20 21
222	Pers	onal liability of officers and association committee members	22
	(1)	A protected person of an association is not personally subject to any liability for anything done—	23 24
		(a) in good faith, and	25
		(b) for the purpose of executing functions under this or any other Act.	26
	(2)	The liability instead attaches to the association.	27
	(3)	In this section—	28
		done includes omitted to be done.	29
		<i>liability</i> means civil liability and includes action, claim or demand.	30
		protected person of an association means—	31
		(a) an officer of the association, or	32
		(b) a member of an association committee, or	33
		(c) a person acting under the direction of a person referred to in paragraph (a) or (b).	34 35
223	Valu	of interests of members of an association	36
	(1)	The comparative value of the relevant interests of the members of a community association or a precinct association is the same as the proportion that is borne to the total unit entitlement for the community scheme or precinct scheme—	37 38 39
		(a) in the case of a member who is the owner of a development lot—by the unit entitlement for the development lot, or	40 41
		(b) in the case of a member that is a precinct association, a neighbourhood association or a strata corporation—by the unit entitlement for the former	42 43

			development lot that is subject to the precinct scheme, neighbourhood scheme or strata scheme.	1
	(2)	assoc	comparative value of the relevant interests of the members of a neighbourhood ciation is the same as the proportion that is borne to the total unit entitlement for eighbourhood scheme by the respective unit entitlements for the neighbourhood	3 4 5
	(3)	In th	is section—	7
		relev	ant interest, in relation to a member, means—	8
		(a)	the value of the member's vote on a poll at a meeting of the association, or	9
		(b)	the amount of a levy on the member in relation to the total levies on all members of the association, or	10 11
		(c)	the interest of the member in the association property, or	12
		(d)	the interest of the member in an amount of surplus funds being distributed by the association, or	13 14
		(e)	the interest of the member in the community parcel, precinct parcel, neighbourhood parcel or strata parcel on termination of the applicable scheme.	15 16
224	Add	ress fo	or service	17
	(1)	A po	ostal address for service given under this Act must be an Australian postal ess.	18 19
	(2)	An a	ddress for service given under this Act may be an email address.	20
225	Serv	ice of	documents on association	21
	(1)	A su	mmons or other legal process may be given to an association—	22
		(a)	by leaving it with the chairperson or secretary, or with any other member of its committee or the managing agent, or	23 24
		(b)	by posting it, by prepaid mail, to the association at its address recorded in the folio of the Register comprising the association property.	25 26
	(2)	assoc	ocument other than a summons or other legal process may be given to an ciation as provided by its management statement or, if the management ment does not so provide—	27 28 29
		(a)	by leaving it with the chairperson or secretary or at the location and by the means provided by the association for the receipt of mail, or	30 31
		(b)	by posting it by prepaid mail to the association at its address recorded in the folio of the Register comprising the association property, or	32 33
		(c)	by sending it by electronic transmission to an address or location nominated (in correspondence or otherwise) by the chairperson or secretary of the association or a member of the association committee as an address or location to which correspondence can be sent.	34 35 36 37
	(3)		cument (including a summons or other legal process) may be given by a person association in any manner agreed on between the person and the association.	38 39
226	Serv	ice of	documents by certain persons	40
	(1)	Appl	ication of section	41
		by or	section applies to a notice or other document required or authorised to be given runder this Act or the by-laws by the Secretary, the Tribunal, an association, a	42 43
		strata	a corporation, an association committee, a strata committee, the secretary of an	44

		ciation or strata committee or a managing agent and is subject to the other isions of this Act.	1 2
(2)	Serv	ice on occupier of lot	3
	A no	otice or other document may be given to the occupier of a lot—	4
	(a)	by post at the address of the lot, or	5
	(b)	by leaving it at the address of the lot with someone apparently of or above the age of 16 years old.	6 7
(3)	Serv	ice where address included in association or strata roll	8
		address for service of notices on a person is recorded in the association roll or a roll or has been notified in a tenancy notice, a document may be served on the on—	9 10 11
	(a)	in the case of a postal address, by post at that address or by leaving it at that address with someone who seems to be at least 16 years old, or	12 13
	(b)	by sending it by electronic transmission to an address or location nominated (in correspondence or otherwise) by the person as an address or location to which correspondence can be sent.	14 15 16
(4)	Serv	ice on owner of lot	17
		ocument may be served on the owner of a lot in accordance with subsection (3) no address for service is recorded on the association or strata roll—	18 19
	(a)	personally, or	20
	(b)	by post at the address of the lot, or	21
	(c)	by leaving it on a part of the lot that is the owner's place of residence or business (otherwise than on a part of the lot provided for the accommodation of a vehicle or as a storeroom), or	22 23 24
	(d)	by leaving it at a place provided at the parcel for receiving mail posted to the lot, or	25 26
	(e)	in any manner provided by the by-laws for the service of notices on owners.	27
(5)	Serv	ice of notice to produce certain records and property	28
	Noti	ce under section 170 may be given to a person—	29
	(a)	personally or by post, or	30
	(b)	by leaving it with a person apparently of or above the age of 16 years at the place of residence or place of business of the person who is to be given the notice.	31 32 33
(6)	In th	is section—	34
		neans a development lot, a neighbourhood lot or a strata lot.	35
	parc	el means a community parcel, a precinct parcel or a neighbourhood parcel.	36
Serv	ice of	documents	37
(1)	A do	ocument that is authorised or required by this Act or the regulations to be given by person (other than as required by section 225 or 226) may be given by—	38 39
	(a)	in the case of an individual—	40
		(i) delivering it to the person personally, or	41
		(ii) sending it by post to the address specified by the person for the giving of documents or, if no such address is specified, the residential or business address of the person last known to the person giving the document, or	42 43 44 45

			(iii)	sending it by electronic transmission to an address or location nominated (in correspondence or otherwise) by the person as an address or location to which correspondence can be sent, or	1 2 3
		(b)	in the	e case of a body corporate—	4
			(i)	leaving it with a person apparently of or above the age of 16 years at, or by sending it by post to, the head office, a registered office or a principal office of the body corporate or to an address specified by the body corporate for the giving or service of documents, or	5 6 7 8
			(ii)	sending it by electronic transmission to an address or location nominated (in correspondence or otherwise) by the body corporate as an address or location to which correspondence can be sent.	9 10 11
	(2)			this section affects the operation of a provision of a law or of the rules of norising a document to be given to a person in any other manner.	12 13
228	Chai	nge of	assoc	ciation's address for service	14
	(1)	gene	ral mee	tion may change its address for the service of notices by deciding in eting to make the change and lodging with the Registrar-General a notice approved under the <i>Real Property Act 1900</i> of the change of address.	15 16 17
	(2)	Notio	ce of a	change of address for the service of notices must also be given—	18
		(a)		precinct association to the community association of which it is a ber, and	19 20
		(b)	assoc	neighbourhood association within a community scheme to the community ciation and, if it is a member of the precinct association, to the precinct ciation.	21 22 23
	(3)	Regi	strar-G	ng the notice, the Registrar-General is to make the recordings that the General considers appropriate in the folio of the Register comprising the operty for the scheme.	24 25 26
	(4)			of address does not take effect until it is recorded in the Register in with this section.	27 28
229	Divid	ding fe	nces		29
				ing are taken to be the owners of land for the purposes of the <i>Dividing</i> 1991—	30 31
		(a)	for la	and comprising a community parcel—the community association,	32
		(b)		and comprising a precinct parcel, neighbourhood parcel or strata parcel in a community scheme—the community association,	33 34
		(c)		and comprising a neighbourhood parcel that is not part of a community me—the neighbourhood association.	35 36
230	Pow	ers of	entry l	by public authority	37
		preci confe	nct pa erred or	thority that is authorised by an Act to enter on part of a community parcel, arcel or neighbourhood parcel for the purpose of exercising a power n it may enter on any other part of that parcel if it is necessary to do so in ercise the power.	38 39 40 41
231	Noti	ces un	der Re	eal Property Act 1900 to association taken to be notices to owners	42
		is tal	cen to ence the	wen to an association under Part 2, 4 or 15 of the <i>Real Property Act 1900</i> have been given to each member of the association in the absence of at the contents of the notice were not communicated by the association to er of the association.	43 44 45 46

232 Contracting out prohibited 1 The provisions of this Act and the regulations have effect despite any stipulation to 2 the contrary in any agreement, contract or arrangement entered into after the 3 commencement of this section. 4 (2) No agreement, contract or arrangement, whether oral or wholly or partly in writing, 5 entered into after the commencement of this section operates to annul, vary or 6 exclude any of the provisions of this Act or the regulations. 7 233 Regulations 8 (1) The Governor may make regulations, not inconsistent with this Act, for or with 9 respect to any matter that by this Act is required or permitted to be prescribed or that 10 is necessary or convenient to be prescribed for carrying out or giving effect to this 11 Act. 12 (2) In particular, the regulations may make provision for or with respect to the 13 following-14 the forms to be used for the purposes of this Act, (a) 15 the fees to be paid for applications made to the Secretary under this Act and 16 the waiver or refund of fees, 17 (c) the nomination and election of members of association committees, 18 (d) alternative dispute resolution under this Act, 19 the exclusion of a particular class or classes of schemes from any or all of the (e) 20 provisions of Part 11, 21 requiring information and other matters to be brought to the attention of 22 owners and association or strata committee members in respect of the 23 provision of legal services to an association or strata corporation, 24 requirements for agreements between associations and councils relating to 25 (g) association parking areas under section 650A of the Local Government Act 26 1993. 27 (h) the service of documents by electronic means under this Act, 28 the form in which documents required to be provided or delivered under this 29 Act may be so provided or delivered, 30 requiring persons to provide information about schemes to the Secretary, 31 including for the purposes of the Secretary making that information publicly 32 available on the internet or in any other way. 33 (3) Regulations under subsection (2)(j) may, without limitation, prescribe the 34 following-35 the types of information that must be provided whether by reference to classes 36 (a) of scheme or otherwise, 37 the way in which the information must be provided, including the form in (b) 38 which it must be provided, 39 (c) the persons who must provide the information, 40 (d) the time in which the information must be provided, 41 (e) any restrictions on the use or disclosure of the information, 42 (f) the procedures for correcting the information, 43 the payment by an association, on a periodic basis, of amounts to the Secretary (g) 44 for administration relating to the information, 45 (h) the fees, if any, for accessing the information, 46

			es, with a penalty not exceeding 50 penalty units, for failing to comply ne regulations made under subsection (2)(j).	1
234	Pers	ons who may	keep seals of associations	3
	(1)		tion has only 1 owner, the seal of the association must be kept by the the managing agent of the association.	4
	(2)	If an associa	tion has 2 or more members, the seal of the association must be kept—	6
		(a) by a m	nember who is nominated by the association for that purpose, or	7
		(b) by the	managing agent of the association.	8
	(3)		agent is entitled to custody of the seal of an association only to permit of the managing agent's functions.	9 10
	(4)	Section 50(2) and (3) of the <i>Interpretation Act 1987</i> do not apply to an association.	11
		to have a seal	50(1)(b) of the <i>Interpretation Act 1987</i> provides that statutory corporations are . Section 50(2) and (3) of the <i>Interpretation Act 1987</i> contain provisions relating of the seal of a statutory corporation and the authentication of documents by a pration.	12 13 14 15
235	Affix	ing of seal of	association	16
	(1)	to an instrun	n association that has only 1 member or 2 members must not be affixed nent or document except in the presence of the member or members or g agent of the association.	17 18 19
	(2)		an association that has more than 2 members must not be affixed to an r document except in the presence of—	20 21
		secreta	ons nominated by the association or, in the absence of a nomination, the arry of the association's committee and any other member of the ittee, or	22 23 24
		(b) the ma	anaging agent of the association.	25
	(3)	The managin	g agent must attest the fact and date of the affixing of the seal—	26
		(a) by the	managing agent's signature, or	27
		chairp staff o	managing agent is a corporation, by the signature of the president, erson or other principal officer of the corporation or by any member of of the corporation authorised to do so by the president, chairperson or principal officer.	28 29 30 31
	(4)	A managing document is association.	agent who has affixed the seal of the association to an instrument or taken to have done so under the authority of a delegation from the	32 33 34
	(5)	Subsection (4	4) does not operate to enable a person to fraudulently obtain a benefit.	35
	(6)		taken not to have fraudulently obtained a benefit from the operation of a) if the benefit was, without any fraud by the person, obtained before the xed.	36 37 38
236	Act t	o bind Crown	l	39
	(1)		ds the Crown in right of New South Wales and, in so far as the legislative e Parliament of New South Wales permits, the Crown in all its other	40 41 42
	(2)	However—		43

	(a)	nothing in the Act requires the Crown to obtain an approval, consent or certificate from a planning authority in respect of an association in respect of which the Crown is a member or the owner of a lot, and	1 2 3
	(b)	Parts 3, 4, 5, 6 (except sections 118 and 119), 8, 9 and 10 do not apply to or in respect of an association scheme if the Crown is the owner of all lots in the scheme.	4 5 6
		The reference to the Crown covers statutory bodies representing the Crown and NSW rnment agencies.	7 8
237	Repeals		9
	The f	following are repealed—	10
	Comi	nunity Land Management Act 1989 No 202	11
	Comi	nunity Land Management Regulation 2018	12

Schedul		lle 1 Meeting procedures of associations	1
		Section 21	2
Par	t 1	Preliminary	3
1	Meet	tings to which Schedule applies	4
		This Schedule applies to annual general meetings and other general meetings of an association.	5 6
2	Inter	pretation	7
	(1)	In this Schedule— member means a member of the association for which a meeting is held or proposed to be held. owner means an owner of a development lot or neighbourhood lot in the scheme for which a meeting of the association is held or proposed to be held. priority vote—see clause 23(1). relevant lot for a scheme means— (a) a community development lot, in the case of a community scheme, or (b) a precinct development lot, in the case of a precinct scheme, or (c) a neighbourhood lot, in the case of a neighbourhood scheme. In this Schedule, a reference to a person entitled to vote at a meeting is a reference to a person entitled to vote on a motion other than a motion requiring a unanimous resolution.	8 9 10 11 12 13 14 15 16 17 18 19 20
Par	t 2	Agendas, nominations and notices	21
3	Inclu	usion of matters on agenda	22
	(1)	Any member of an association, or any person entitled to vote at a general meeting of an association, may require a motion to be included in the agenda of the next general meeting of the association.	23 24 25
	(2)	The requirement is to be made by written notice given to the secretary of the association that— (a) sets out the required motion, and (b) states the name of the person making the requirement, and (c) includes an explanation of the motion of not more than 300 words in length.	26 27 28 29 30
	(3)	The secretary must give effect to the requirement.	31
	(4)	However, if the requirement is made after notice has been given of the meeting, the secretary must include the motion in the agenda for the next subsequent meeting.	32 33
	(5)	An owner or a person may make a requirement even if the owner or person cannot vote because the owner is an unfinancial member.	34 35
4	Nom	nination of candidates for election prior to meeting	36
	(1)	The written notice of an annual general meeting is to include a call for nominations for members of the association committee at least 7 days before the general meeting of an association.	37 38 39

(2)	Any member, or any person entitled to vote at a general meeting of an association, may nominate a person for election as a member of the association committee.	1 2
(3)	The nomination is to be made by written notice given to the secretary of the association or, in the case of the first annual general meeting, to the convenor of the meeting, that states the name of—	3 4 5
	(a) the person nominated, and	6
	(b) the person making the nomination and that the person nominated consents to the nomination.	7 8
(4)	The secretary must include the nomination in the notice of the meeting at which the election is to take place.	9 10
(5)	Notice of any subsequent nomination is to be given by the secretary at the meeting.	11
(6)	A nomination may be made at any time before the election is held and may be made at the meeting.	12 13
(7)	A member or a person may make a nomination even if the member or person cannot vote because the member or another member is an unfinancial member.	14 15
Req	uired items of agenda for AGM	16
	The agenda for each annual general meeting must include the following items—	17
	(a) an item to decide if a matter or type of matter is to be determined only by the association in general meeting,	18 19
	(b) in the case of a neighbourhood scheme—an item to consider any agreements for the supply of electricity, gas or any other utility relevant to the scheme.	20 21
Noti	ce of general meetings	22
(1)	Notice of a general meeting of an association must be given in writing to the members of the association shown on the community roll.	23 24
(2)	Written notice of a general meeting must also be given to each first mortgagee or covenant chargee of a development lot or neighbourhood lot who is shown on the association roll if an item on the agenda is one in which the mortgagee or covenant chargee may cast a priority vote.	25 26 27 28
(2)	Note. A priority vote may be cast in the circumstances set out in clause 23.	29
(3)	The notice of a general meeting of an association must be given—	30
	(a) at least 21 days before the meeting, in the case of a community association if the scheme includes a precinct scheme, or	31 32
	(b) at least 14 days before the meeting, in the case of a community association that does not include a precinct scheme or a precinct association, or	33 34
	(c) at least 7 days before the meeting, in the case of a neighbourhood association.	35
(4)	A period of notice specified by this clause may be reduced to a shorter period specified in the management statement for the scheme concerned.	36 37
(5)	Nothing in this Part requires a person to give notice of a meeting to the person.	38
Matt	ers that must be included in notice of general meetings	39
(1)	The following matters must be included in, or accompany, the notice given of all general meetings—	40 41
	(a) a form of motion to confirm the minutes of the last general meeting of any kind,	42 43

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		(b)	a form of motion for the election of the association committee, if the meeting is for that purpose,	1 2
		(c)	a form of motion for each other motion to be considered at the meeting,	3
		(d)	whether a motion requires a special resolution or a unanimous resolution to be passed,	4 5
		(e)	a statement that a vote by an owner of a relevant lot does not count if a priority vote is cast for the lot in relation to the same matter,	6 7
		(f)	a statement that an unfinancial member, mortgagee or covenant chargee cannot vote at a meeting on a motion (other than a motion requiring a unanimous resolution) unless payment has been made before the meeting of all contributions levied on the member, and any other amounts recoverable from the member,	8 9 10 11 12
		(g)	a statement that voting or other rights may be exercised in person (if the addressee is an individual) or by a company nominee (if the addressee is a corporation), or by a proxy appointed by the addressee,	13 14 15
		(h)	the provisions of this Act for determining a quorum at meetings,	16
		(i)	if the notice is given to a mortgagee or covenant chargee of a lot, the name of the owner of the lot, the address of the lot and the place at which the meeting is to be held.	17 18 19
	(2)	mem	py of the minutes of the previous general meeting (if any) must be given to a ber with notice of a meeting if the member has not previously been given a copy e minutes or has requested but not received a copy before the notice is given.	20 21 22
8	Add	itional	matters to be included in notice of AGM	23
			following matters must also be included in, or accompany, the notice given of al general meetings—	24 25
		(a)	a copy of the last statements of key financial information for the administrative fund and the capital works fund prepared by the association and any relevant auditor's report,	26 27 28
		(b)	a form of motion for adoption of the financial statements,	29
		(c)	a form of motion to consider the appointment of an auditor and the taking out of insurance of the kind referred to in section 148, if insurance of that kind has not already been taken out,	30 31 32
		(d)	particulars of each insurance policy taken out by the association (as required to be specified in the association roll),	33 34
		(e)	a form of motion to decide the number of members of the association committee,	35 36
		(f)	a form of motion for the election of the association committee, including the names of any persons nominated for election,	37 38
		(g)	if there is a managing agent, a form of motion to consider the report by the agent as to whether, and what, commissions have been paid or are likely to be payable to the agent for the following 12 months,	39 40 41
		(h)	a form of motion to decide how to deal with any overdue contributions payable to the association,	42 43
		(i)	a form of motion to decide if any matter or type of matter is to be determined by the association in general meeting.	44 45

9	Fina	ncial statements to be provided on request	1				
	(1)	The association must, at the request of a member or a mortgagee or covenant chargee of a relevant lot within the scheme, give to the member, mortgagee or covenant chargee a copy of the last financial statements prepared for the administrative fund and the capital works fund by the association at least 2 days before the meeting at which the statements are to be presented.	2 3 4 5 6				
	(2)	This Schedule does not prevent the association from determining that a copy of the last financial statements prepared for the administrative fund and the capital works fund is to be included in, or to accompany, the notice of an annual general meeting.	7 8 9				
10	Noti	ce to be given to tenants	10				
	(1)	A copy of the agenda for a meeting must be given to each tenant of a relevant lot, who has been notified to the association in accordance with this Act as a tenant of the lot, at least 7 days before the meeting is held.	11 12 13				
	(2)	Copies of other documents relating to a meeting may be given to each tenant of a relevant lot if the association so decides.	14 15				
Par	t 3	General meeting procedure	16				
11	Chai	rperson to preside	17				
	(1)	Chairperson to preside	18				
		The chairperson of the association is to preside at a meeting at which the chairperson is present.	19 20				
	(2)	Presiding member where chairperson absent	21				
		In the chairperson's absence from a meeting, the persons present at that meeting and entitled to vote on motions submitted at that meeting may elect 1 of their number to preside at that meeting and the person so elected is, while so presiding, taken to be the chairperson of the association.	22 23 24 25				
	(3)	Chairperson does not have casting vote	26				
		The chairperson does not have a casting vote in relation to any motion but may vote in the chairperson's own right if otherwise entitled.	27 28				
	(4)	Chairperson may be only person present	29				
		A meeting is, subject to the provisions of this Schedule relating to the quorum, validly held even though the only person present at the meeting is the chairperson of the association.	30 31 32				
12	Chai	Chairperson to announce names of persons entitled to vote					
		If requested to do so by a person present and entitled to vote at a meeting, the chairperson must, before submitting a motion to the meeting or the holding of the election of members of the association committee, announce the names of the persons who are entitled to vote on that motion or at that election.	34 35 36 37				
13	Deci	sions at meetings—counting votes	38				
	(1)	Simple majority vote to generally apply	39				
		A motion put to a meeting, or an election of officers of the association or members of the association committee, is to be decided according to a majority in number of the votes cast for and against the motion, unless this Act requires it be determined by a poll, a special resolution or a unanimous resolution.	40 41 42 43				

(2)	Allocation of votes	1
	Each subsidiary body has 1 vote and the owners of each relevant lot have 1 vote for each relevant lot even if this results in the same person having more than 1 vote on the motion.	2 3 4
(3)	Vote of original owner who owns more than half of lots to be reduced	5
	For the purposes of determining an election for officers of the association or members of the association committee or appointing a managing agent (other than in the case of a poll), the total value of the vote in respect of the lots held by the original owner is taken to be the same as that for a special resolution.	6 7 8 9
(4)	Value of votes to apply for poll	10
	If a poll is demanded by a person present and entitled to vote on a motion or for the election of officers of the association or members of the association committee at the meeting, the motion is to be decided according to the value of the votes cast for and against the motion and the value of a vote cast by a person entitled to vote in respect of a lot is equal to the unit entitlement of that lot.	11 12 13 14 15
(5)	However, the value of the vote of an original owner is to be calculated in the same way as for a special resolution.	16 17
(6)	Polls	18
	A poll may be demanded before or after a vote decided by a majority in number has been taken and is to be conducted as directed by the chairperson. The demand for a poll may be withdrawn by the person who made it. Note. Section 5 sets out the manner in which the value of a vote for a special resolution or a poll is to be determined.	19 20 21 22 23
Deve	eloper excluded from votes relating to building defects	24
(1)	The developer of a scheme is not entitled to vote, or exercise a proxy vote, on a matter concerning building defects in, or the rectification of building defects in, building work to which this clause applies.	25 26 27
(2)	This clause applies to building work that—	28
,	(a) is residential building work (within the meaning of the <i>Home Building Act 1989</i>) or carried out on a building, or a part of a building, used or proposed to be used for mixed use purposes that include residential purposes, and	29 30 31
	(b) was carried out by or on behalf of the developer of the scheme.	32
Chai	rperson's declaration of vote	33
(1)	The chairperson must declare the result of the voting on a motion at a meeting or an election at a meeting at the meeting if it is possible to do so.	34 35
(2)	The declaration of the chairperson of the result of the voting on a motion at a meeting, otherwise than on a poll, is conclusive without proof of the votes recorded for and against the motion.	36 37 38
Quo	rum	39
(1)	Quorum required for motion or election	40
	A motion submitted at a meeting must not be considered, and an election must not be held at a meeting, unless there is a quorum present to consider and vote on the motion or on the election.	41 42 43
(2)	When quorum exists	44
	A quorum is present at a meeting only in the following circumstances—	45

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		(a)	if not less than one-quarter of the members of the association entitled to vote on the motion or election are present either personally or by duly appointed proxy,	2
		(b)	if not less than one-quarter of the total unit entitlement of the scheme is represented by the persons who are present either personally or by duly appointed proxy and who are entitled to vote on the motion or election,	!
		(c)	if there are 2 persons who are present either personally or by duly appointed proxy and who are entitled to vote on the motion or election, in a case where there is more than 1 member of the association and the quorum otherwise calculated under this subclause would be fewer than 2 persons.	10 10
	(3)	by a	rson who has voted, or intends to vote, on a motion or at an election at a meeting permitted means other than a vote in person is taken to be present for the oses of determining whether there is a quorum.	1: 12 1:
	(4)	Proc	edure if no quorum	14
		If no arise	quorum is present within the next half-hour after the relevant motion or business so for consideration at the meeting, the chairperson must—	15 16
		(a)	adjourn the meeting for at least 7 days, or	17
		(b)	declare that the persons present either personally or by duly appointed proxy and who are entitled to vote on the motion or election constitute a quorum for considering that motion or business and any subsequent motion or business at the meeting.	18 19 20 21
	(5)	Quor	rum for adjourned meeting	22
		adjou appo quor	quorum is not present within the next half-hour after the time fixed for the urned meeting, the persons who are present either personally or by duly pinted proxy and who are entitled to vote on the motion or election constitute a um for considering that motion or business and any subsequent motion or ness at the meeting.	2; 2; 2; 2; 2;
17	Moti	ons re	equire notice	28
	(1)	to in	otion must not be submitted at a general meeting if any requirement of this Act clude the form of the motion in the notice of the meeting has not been complied, unless the motion is a motion to amend a motion of which notice has been so n.	29 30 32 32
	(2)	cons	erson who is not entitled to vote at a meeting cannot move a motion for ideration at a meeting or nominate a candidate for election to the association mittee.	3: 34 3:
	(3)		clause does not prevent the owner of a relevant lot from moving a motion or inating a candidate even if the lot is subject to a mortgage or covenant charge.	36 37
18	Chai	rperso	on may rule certain motions out of order	38
		The	chairperson at a meeting may rule a motion out of order if—	39
		(a)	the chairperson considers that the motion, if carried, would conflict with this Act, an applicable management statement or the by-laws or would otherwise be unlawful or unenforceable, or	40 41 42
		(b)	a requirement of this Act to include the form of the motion in the notice of the meeting has not been complied with.	4: 44

19	Adjournments						
	(1)		eeting may be adjourned for any reason if a motion is passed at the meeting for djournment.	3			
	(2)	must adjoi	time and place at which a meeting adjourned under this Part is to be resumed be fixed by the person who was presiding at the meeting or, if the meeting was arned because of a lack of a quorum, by the person who would have presided at neeting but for the lack of the quorum.	2 5 6			
	(3)		secretary of the association must give to the members of the association, at least w before the resumed meeting, a written notice specifying—	3			
		(a)	the time and place of the meeting, and	10			
		(b)	the provisions of this Act for determining the quorum at a meeting.	11			
20	Tena	ints at	meetings of neighbourhood associations	12			
	(1)	assoc entit	nant who has been notified in accordance with this Act to a neighbourhood ciation as a tenant of a neighbourhood lot in the neighbourhood scheme is led to attend a meeting but is not entitled to vote at a meeting unless the tenant e holder of a duly appointed proxy.	13 14 15 16			
	(2)		nant is not entitled to address a meeting unless authorised to do so by a resolution e neighbourhood association.	17 18			
	(3)	meet	neighbourhood association may, at any meeting or for the purpose of all ings, determine that tenants (other than tenants who hold duly appointed ies) are not entitled to be present when the following matters are being discussed termined—	19 20 21 22			
		(a)	financial statements and auditor's reports,	23			
		(b)	levying of contributions,	24			
		(c)	recovery of unpaid contributions,	25			
		(d)	any other financial matter specified by the association committee.	26			
21	Minutes						
	(1)	Reco	ords to be kept	28			
			association must keep full and accurate minutes of its meetings that include ites of all motions passed at its meetings.	29 30			
	(2)	Distr	ibution of minutes and records of motions	31			
		of the	in 14 days after a meeting, the association must provide copies of the minutes e meeting by giving each member of the association and each owner of a relevant copy. imum penalty—5 penalty units.	32 33 34 35			
Par	t 4	Vot	ing rights and voting procedures	36			
Divi	sion	1	General rights to vote	37			
22	Pers	ons e	ntitled to vote at general meetings	38			
	(1)		ons who have right to vote	39			
			member of the association, and each person entitled to a priority vote, has	40			

	if the member or person is shown on the association roll and, in the case of a corporation, the company nominee is shown on the association roll.	1 2
(2)	Exercise of voting rights by subsidiary bodies	3
	Voting rights may be exercised at the meeting by a subsidiary body only by proxy.	4
(3)	Exercise of voting rights by joint first mortgagees or joint covenant chargees	5
	Voting rights may be exercised at the meeting by joint first mortgagees or joint covenant chargees only by proxy (who may be one of them) duly appointed by all of them jointly.	6 7 8
(4)	Exercise of voting rights by owner, first mortgagee or covenant chargee	9
	The voting rights of an owner or first mortgagee or covenant chargee of a relevant lot (other than a co-owner, mortgagee or covenant chargee) may be exercised—	10 11
	(a) unless the owner, mortgagee or covenant chargee is a corporation—in person or by proxy, or	12 13
	(b) if the owner, mortgagee or covenant chargee is a corporation—by the company nominee in person, or by proxy appointed by the corporation.	14 15
(5)	Exercise of voting rights by co-owners to be by proxy	16
	The voting rights of co-owners of a relevant lot may not be exercised by them individually but may be exercised—	17 18
	(a) by a proxy (who may be one of them), or	19
	(b) as provided by subclause (6).	20
(6)	Other circumstances in which co-owners may exercise voting rights	21
	If, on a vote at a general meeting, the rights of co-owners of a relevant lot are not exercised by a proxy as referred to in subclause (5), 1 of them may act as such a proxy—	22 23 24
	(a) if the other co-owners are absent or those who are present give their consent, or	25
	(b) if paragraph (a) does not apply—if he or she is the owner first named on the association roll as 1 of the co-owners.	26 27
(7)	Exercise of voting rights by owners of successive estates in lot	28
	If there are owners of successive estates in a relevant lot, only the owner of the first estate may vote at a general meeting.	29 30
(8)	Exercise of voting rights where owner holds lot as trustee	31
	If the owner of a relevant lot holds it as trustee, a person beneficially entitled may not vote at a general meeting.	32 33
(9)	Voting rights cannot be exercised if contributions not paid	34
	A vote at a general meeting (other than a vote on a motion requiring a unanimous resolution) by a member of the association or a person with a priority vote in respect of a member does not count if the member was an unfinancial member at the date notice of the meeting was given and did not pay the amounts owing before the meeting.	35 36 37 38 39
(10)	Effect of failure to give association interest notice	40
	This clause does not confer a right to vote on a person deprived of the right by failing to comply with the requirement to give an association interest notice.	41 42

23	Priority votes								
	(1)		<i>riority vote</i> is a vote cast on a motion by a person whose vote has priority under clause.	2					
	(2)	A pr	iority vote may be cast on the following motions—	4					
		(a)	a motion that relates to insurance, budgeting or the fixing of a levy,	5					
		(b)	a motion that will require expenditure by the association of an amount that exceeds the amount prescribed by the regulations for the purposes of this clause,	6 7 8					
		(c)	a motion that requires a special resolution or unanimous resolution.	9					
	(3)		priority vote is cast in relation to a relevant lot, a vote on the same matter by the er of the lot does not count.	10 11					
	(4)	inter	vever, a priority vote has no effect unless at least 2 days written notice of ntion to exercise the priority vote at the particular meeting has been given to the er of the lot.	12 13 14					
	(5)	A pr	riority vote may be cast in respect of a relevant lot by—	15					
		(a)	the mortgagee of the lot under a mortgage shown on the association roll as having priority over any other mortgage, and over any covenant charge, shown on the association roll in relation to the lot, or	16 17 18					
		(b)	the covenant chargee of the lot under a covenant charge shown on the association roll as having priority over any mortgage shown on the roll in relation to the lot, or	19 20 21					
		(c)	the covenant chargee of the lot under a covenant charge shown on the association roll without any mortgage being shown on the roll in relation to the lot.	22 23 24					
24	Rights of proxies and limits on votes by proxies								
	(1)	Proxy may demand poll							
		A du	ally appointed proxy may vote on a show of hands or demand a poll.	27					
	(2)	Powers of proxies							
	` ´	A pe	erson duly appointed as a proxy—	29					
		(a)	if entitled to vote otherwise than as a proxy—may also vote in the person's own right, and	30 31					
		(b)	if appointed as proxy for more than 1 person—may vote separately as a proxy in each case.	32 33					
	(3)	Prox	y cannot vote if person appointing proxy votes	34					
			oxy cannot exercise a vote in relation to a matter if the person who appointed the cy is exercising personally a power to vote on that matter.	35 36					
	(4)	Prox	y limited by instrument of appointment	37					
			e instrument appointing a proxy limits the manner in which the proxy may vote meeting, a vote by the proxy that does not observe the limitation is invalid.	38 39					
	(5)	No p	proxy vote pursuant to contract for sale by original owner	40					
		by methe s	priginal owner or a person connected with the original owner cannot cast a vote means of a proxy or power of attorney given by another owner of a relevant lot in scheme if the proxy or power of attorney was given pursuant to a term of the sale ract for the lot or pursuant to another contract or arrangement that is ancillary or sed to the sale contract.	41 42 43 44 45					

	(6)		ner person connected with him or her.	1		
	(7)		ts on exercise of proxy by facilities manager, on-site residential property ager or managing agent	3		
		of an Stock obtain	te by a proxy who is a facilities manager, a person who exercises the functions a on-site residential property manager (within the meaning of the <i>Property and & Agents Act 2002</i>) or a managing agent is invalid if it would obtain or assist in ning a pecuniary interest for, or confer or assist in conferring any other material fit on, the proxy.	5 7 8 9		
	(8)		the purposes of subclause (7), <i>material benefits</i> include, but are not limited to, following—	10 11		
		(a)	an extension of the term or an additional term of appointment of the proxy as facilities manager, a person who exercises the functions of an on-site residential property manager or a managing agent,	12 13 14		
		(b)	an increase in the remuneration of the proxy,	15		
		(c)	a decision of the association not to proceed with, to withdraw, to delay, to compromise or to settle litigation or other legal proceedings relating to the proxy,	16 17 18		
		(d)	any other decision of the association that affects litigation or other legal proceedings relating to the proxy.	19 20		
Divi	Division 2 Appointment of proxies					
25	Appointme		ent of proxies	22		
	(1)	Duly appointed proxy				
			erson is a <i>duly appointed proxy</i> for the purposes of this Part if the person is inted as a proxy by an instrument in the approved form.	24 25		
	(2)	Form of proxy				
		The i	form of proxy is to make provision for the giving of instructions on—	27		
		(a)	whether the person appointing the proxy intends the proxy to be able to vote on all matters and, if not, the matters on which the proxy will be able to vote, and	28 29 30		
		(b)	how the person appointing the proxy wants the proxy's vote to be exercised on a motion for the appointment or continuation in office of a managing agent.	31 32		
	(3)	Prox	y to be given to secretary of association	33		
		is giv	instrument is ineffective unless it contains the date on which it was made and it ven to the secretary of the association at or before the first meeting in relation to h the instrument is to operate.	34 35 36		
	(4)	Perio	od for which proxy effective	37		
		on w	hich it takes effect and ending with the later of the first anniversary of that day the conclusion of the second annual general meeting held after that day, unless sooner revoked or a shorter period is provided by the instrument.	38 39 40 41		
	(5)	Prox	y cannot vote if person appointing proxy votes	42		
			oxy cannot exercise a vote in relation to a matter if the person who appointed the y is exercising personally a power to vote on that matter.	43 44		
		Pron.	y is exercising personally a power to vote on that matter.	•		

	(6)	Effec	ct of subsequent proxy	1
		a late	extrument made by a person appointing a proxy has no effect if the person makes are instrument appointing a proxy and delivers it to the secretary of the association cordance with subclause (3).	2 3 4
	(7)	Limit	t on number of proxies that may be held	5
		the p	total number of proxies that may be held by a person (other than proxies held by berson as co-owner of a development lot or neighbourhood lot) voting on a ution at a meeting of an association are as follows—	6 7 8
		(a)	if the scheme has 20 development lots or neighbourhood lots or fewer—1,	9
		(b)	if the scheme has more than 20 development lots or neighbourhood lots—a number that is not more than 5% of the total number of development lots or neighbourhood lots.	10 11 12
	(8)		bite subclause (7), a person who owns more than 1 development lot or abourhood lot in a scheme may appoint a single proxy in respect of all the lots.	13 14
	(9)	Adjo	urned meetings	15
			nstrument appointing a proxy for a meeting is not rendered invalid merely use the meeting is adjourned to a later date.	16 17
26	Certa	ain pro	ovisions unenforceable	18
			ovision of a contract for the sale of a relevant lot in a scheme, or of any ancillary lated contract or arrangement, is void and unenforceable to the extent that it—	19 20
		(a)	requires the purchaser of a lot, or any other person, to cast a vote at a meeting of the association at the direction of another person, or	21 22
		(b)	requires the purchaser to give a proxy at the direction of another person for the purpose of voting at a meeting of the association.	23 24
Divi	sion	3	Manner of voting	25
27	Manı	ner of	voting	26
	(1)	unles	te at a meeting by a person entitled to vote or by a proxy must be cast in person as the association, by resolution, determines that a vote may be cast by some especified means.	27 28 29
	(2)	The 1	regulations may make provision for or with respect to the following—	30
		(a)	the means of voting (other than in person) that may be adopted by an association,	31 32
		(b)	without limiting paragraph (a), procedures for voting by those means,	33
		(c)	prohibiting the use of specified means of voting.	34
28	Secr	et ball	ots—neighbourhood associations	35
	(1)	perso	ighbourhood association may, with the agreement of at least one-quarter of the ons entitled to vote on a motion or for an election at a meeting, determine that ag on the motion or election is to be carried out by a secret ballot.	36 37 38
	(2)	The r	regulations may make provision for or with respect to the procedures for a secret t.	39 40

Schedule 2 Meeting procedures of association commi			1	
		Section 44	2	
Par	t 1	Preliminary	3	
1	Mee	tings to which Schedule applies	4	
		This Schedule applies to meetings of the association committee of an association.	5	
2	Defi	nitions	6	
		In this Schedule—	7	
		owner means an owner of a relevant lot in the scheme for which a meeting is held or proposed to be held.	8	
		relevant lot for a scheme means—	10	
		(a) a community development lot, in the case of a community scheme, or	11	
		(b) a precinct development lot, in the case of a precinct scheme, or	12	
		(c) a neighbourhood lot, in the case of a neighbourhood scheme.	13	
		tenant member means a tenant representative appointed to a neighbourhood committee under section 36.	14 15	
Par	t 2	Notices of meetings	16	
3	Noti	ce of meetings		
	(1)	The secretary of the association of a scheme must give notice of a meeting to each other member of the association committee at least 3 days before the meeting and to each owner.	18 19 20	
	(2)	Notice is to be given in accordance with section 225.	21	
4	Own	er not required to serve notice on self	22	
		Nothing in this Part requires an owner to give notice of a meeting to the owner.	23	
5	Matt	ers that must be included in notice of meetings	24	
		The notice of a meeting must include a detailed agenda for the meeting.	25	
Par	t 3	Meeting procedure	26	
6	Cha	irperson to preside	27	
	(1)	Chairperson to preside	28	
		The chairperson of the association is to preside at a meeting at which the chairperson is present.	29 30	
	(2)	Presiding member where chairperson absent	31	
		In the chairperson's absence from a meeting, the members of the association committee present at that meeting may elect 1 of the members to preside at that meeting and the person so elected is, while so presiding, taken to be the chairperson.	32 33 34	
	(3)	Chairperson does not have casting vote	35	
		The chairperson does not have a casting vote in relation to any motion but may vote in the chairperson's own right if otherwise entitled.	36 37	

	(4)	Chai	rperson may be only person present	1		
			eeting is, subject to the provisions of this Act relating to the quorum, validly held though the only person present at the meeting is the chairperson.	2		
7	Deci	sions	at meetings	4		
	(1)	Votir	ng at meetings	5		
		the v	otion put to a meeting is to be decided according to a majority of the number of rotes cast for and against the motion by the members present (other than any number, in the case of a neighbourhood committee) or in the manner set out bclause (3).	6 7 8 9		
	(2)		ere is only 1 member of the association committee, the decision of the committee edecision of that member.	10 11		
	(3)	Votir	ng in writing	12		
			otion proposed to be put to a meeting is taken to have been validly passed even be meeting was not held if—	13 14		
		(a)	notice was given of the meeting in accordance with this Schedule, and	15		
		(b)	a copy of the motion was given to each member of the committee, and	16		
		(c)	the motion was approved in writing by a majority of the members of the committee (other than any tenant member, in the case of a neighbourhood committee).	17 18 19		
	(4)	Decisions to have no effect if opposed by more than specified owners				
		A decision of an association committee has no force or effect if, before the decisis made, notice is given to the secretary of the association by 1 or more owners relevant lots, the sum of whose unit entitlements exceeds one-third of the total unentitlements, that the making of the decision is opposed by those owners.				
	(5) Voting rights cannot be exercised if contributions not paid		ng rights cannot be exercised if contributions not paid	25		
		A member of the association committee is not entitled to vote on any motion put or proposed to be put to the committee if the member was, or was nominated as a member by a member who was, an unfinancial member of the scheme at the date notice of the meeting was given and the amounts owed by the unfinancial member were not paid before the meeting.				
	(6)	Tena	nt member not entitled to vote	31		
			nant member of a neighbourhood committee is not entitled to vote on any motion or proposed to be put to the committee.	32 33		
8	Manı	ner of	voting	34		
	(1)	assoc	the at a meeting by a person entitled to vote must be cast in person unless the ciation committee, by resolution, determines that a vote may be cast by some especified means.	35 36 37		
		Note. Dictio	A person may be present at a meeting even if not actually at the meeting (see the many definition of person present).	38 39		
	(2)	The 1	regulations may make provision for or with respect to the following—	40		
		(a)	the means of voting (other than in person) that may be adopted by an association committee,	41 42		
		(b)	without limiting paragraph (a), procedures for voting by those means,	43		
		(c)	prohibiting the use of specified means of voting.	44		

9	Chairperson's declaration of vote					
		The declaration of the chairperson of the result of the voting on any motion at a meeting is conclusive without proof of the votes recorded for and against the motion.	2			
10	Quo	rum	4			
	(1)	Quorum required for motion	5			
		A motion submitted at a meeting of an association must not be considered unless there is a quorum present to consider and vote on the motion.	6 7			
	(2)	When quorum exists	8			
		A quorum is present at a meeting only in the following circumstances—	9			
		(a) in the case of an association which has only 1 member—if the member is present,	10 11			
		(b) in any other case—if not less than one-half of the persons entitled to vote on the motion are present.	12 13			
	(3) A person who has voted, or intends to vote, on a motion or at an election at a meeting by a permitted means other than a vote in person is taken to be present for the purposes of determining whether there is a quorum.		14 15 16			
	(4)	The quorum for meetings of an association committee is to be calculated on the basis of the number of members last determined by the association for the committee.				
11	Non-member owner may attend					
		An owner or member or, if the owner of a relevant lot is a corporation, any company nominee of that corporation is entitled to attend a meeting but is not entitled to address the meeting unless authorised to do so by the resolution of the association committee.	20 21 22 23			
12	Only	person who may vote can move motion	24			
		A person is not entitled to move a motion at a meeting unless the person is entitled to vote on the motion.	25 26			
13	Chai	rperson may rule certain motions out of order	27			
		The chairperson at a meeting may rule a motion out of order if the chairperson considers that the motion, if carried, would conflict with this Act, the management statement, or the by-laws of a strata scheme that is part of the association scheme, or would otherwise be unlawful or unenforceable.	28 29 30 31			
14	Adjo	purnments	32			
	(1)	A meeting may be adjourned for any reason if a motion is passed at the meeting for the adjournment.	33 34			
	(2)	The time and place at which a meeting adjourned under this Part is to be resumed must be fixed by the person who was presiding at the meeting.	35 36			
	(3)	The secretary of the association must give to the members of the association, at least 1 day before the resumed meeting, a notice specifying the time and place of the meeting.	37 38 39			
	(4)	Notice is to be given in writing (including by email or other electronic means).	40			

15	Minu	es and other records	1
	(1)	Records to be kept	2
		An association committee must cause to be kept a record of its decisions, any notices given under this Schedule and full and accurate minutes of its meetings.	3 4
	(2)	The minutes must include minutes of all resolutions passed in accordance with this Schedule.	5 6
	(3)	Distribution of minutes and records of motions	7
		Within 14 days after a meeting of an association committee or the passing of a resolution by the committee, the committee must provide copies of the minutes of the meeting or of the resolution in the following manner—	8 9 10
		(a) by giving each member of the committee a copy,	11
		(b) by giving an owner of a relevant lot or a member of the scheme a copy, if the owner or member requests a copy within the period of 7 days after the meeting.	12 13
16	Disc	osure of pecuniary interests	14
	(1)	If—	15
		(a) a member of an association committee has a direct or indirect pecuniary interest in a matter being considered or about to be considered at a meeting, and	16 17 18
		(b) the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter,	19 20
		the member must, as soon as possible after the relevant facts have come to the member's knowledge, disclose the nature of the interest at a meeting of the association committee.	21 22 23
		Maximum penalty—10 penalty units.	24
	(2)	A disclosure by a member at a meeting of the association committee that the member—	25 26
		(a) is a member, or is in the employment, of a specified corporation or other body, or	27 28
		(b) is a partner, or is in the employment, of a specified person, or	29
		(c) has some other specified interest relating to a specified corporation or other body or to a specified person,	30 31
		is a sufficient disclosure of the nature of the interest in any matter relating to that corporation or other body or to that person which may arise after the date of the disclosure and which is required to be disclosed under subclause (1).	32 33 34
	(3) Particulars of any disclosure made under this clause must be recorded by the association committee in a book kept for the purpose and that book must be open all reasonable hours to inspection by any person on payment of the fee determined by the committee.		35 36 37 38
	(4)	After a member has disclosed the nature of an interest in any matter, the member must not, unless the association committee otherwise determines—	39 40
		(a) be present during any deliberation of the committee with respect to the matter, or	41 42
		(b) take part in any decision of the committee with respect to the matter.	43
	(5)	For the purposes of the making of a determination by the association committee under subclause (4), a member who has a direct or indirect pecuniary interest in a matter to which the disclosure relates must not—	44 45 46

	(a)	be present during any deliberation of the committee for the purpose of making the determination, or	1
	(b)	take part in the making by the committee of the determination.	3
(6)		entravention of this clause does not invalidate any decision of the association mittee.	4
(7)	With	nout limiting subclause (1), a person has an indirect pecuniary interest in a matter	6

Sch	Schedule 3 Savings, transitional and other provisions			
Par	t 1	Reg	gulations	2
1	1 Savings or transitional regulations			3
	(1)		regulations may contain provisions of a savings or transitional nature consequent a commencement of— a provision of this Act, or	4 5 6
		(b)	a provision that amends this Act.	7
	(2)		vings or transitional provision consequent on the commencement of a provision not be made more than 2 years after that commencement.	8
	(3)		vings or transitional provision made consequent on the commencement of a ision is repealed 2 years after that commencement.	10 11
	(4)	A sa provi	vings or transitional provision made consequent on the commencement of a ision may take effect before that commencement but not before—	12 13
		(a)	for a provision of this Act—the date of assent to this Act, or	14
		(b)	for a provision that amends this Act—the date of assent to the amending Act.	15
	(5)		vings or transitional provision that takes effect before its publication on the legislation website does not, before its publication—	16 17
		(a)	affect the rights of a person in a way that is prejudicial to the person, or	18
		(b)	impose liabilities on a person in respect of anything done or omitted to be done.	19 20
	(6)		is clause—	21
		perso	on does not include the State or an authority of the State.	22
Par	t 2	Pro	visions consequent on enactment of this Act	23
2	Defi	nitions	3	24
		In th	is Part—	25
		exist	ing scheme means a scheme in existence immediately before the	26
			mencement of this clause.	27
		form	er Act means the Community Land Management Act 1989.	28
3	Gen	eral sa	vings	29
	(1)	Act a	act, matter or thing done or omitted to be done under a provision of the former and having any force or effect immediately before the commencement of a ision of this Act that replaces that provision is, on that commencement, taken to been done or omitted to be done under the provision of this Act.	30 31 32 33
	(2)	This	clause does not apply—	34
		(a)	to the extent that its application is inconsistent with any other provision of this Schedule or a provision of a regulation made under this Schedule, or	35 36
		(b)	to the extent that its application would be inappropriate in a particular case.	37

4	Exis	ting management statements and by-laws	1
	(1)	The management statement of an existing scheme, as in force immediately before the commencement of section 127, continues in force and is taken to have been made in accordance with this Act.	2 3 4
	(2)	Despite any other provision of this Act, a by-law continued in force by this Act is taken to be a valid by-law if it was a valid by-law immediately before the commencement of section 128.	5 6 7
5	Exis	ting executive committees	8
	(1)	A person who, immediately before the commencement of this clause, was a member of an executive committee of an association is, on that commencement, taken to have been appointed as a member of the association committee of the association for the balance of the person's term as a member of the executive committee.	9 10 11 12
	(2)	A person who, immediately before the commencement of this clause, was an officer of an executive committee of an association is, on that commencement, taken to have been appointed as an officer of the same kind of the association for the balance of the person's term as an officer.	13 14 15 16
6	Exis	ting proceedings	17
		Any proceedings commenced but not determined or finalised under a provision of the former Act are to be dealt with and determined as if the former Act had not been repealed.	18 19 20
7	Adju	dicators	21
	(1)	A person who held office as an Adjudicator under the former Act immediately before the commencement of this clause ceases to hold the office on a day appointed by the Secretary, being a day not earlier than the determination or finalisation of all proceedings referred to in clause 6.	22 23 24 25
	(2)	An Adjudicator who ceases to be an Adjudicator under this clause is not entitled to any compensation for loss of office.	26 27
8	Exis	ting orders under former Act	28
		An order made by an Adjudicator or the Tribunal under the former Act, and in force immediately before the commencement of this clause, is taken to have been made by the Tribunal under the corresponding provision of this Act.	29 30 31
9	Con	ributions	32
		Any contributions levied under the former Act are taken to have been levied under this Act and this Act applies to the recovery and payment of any unpaid contributions.	33 34 35
10	App	roved insurers	36
		An insurer that was an approved insurer for the purposes of section 39 of the former Act immediately before the commencement of section 149 of this Act is taken to be an approved insurer under this Act.	37 38 39
11	Prev	ious decisions by associations and executive committees	40
	(1)	A decision, consent or approval of an association under the former Act, or that is taken to have been made under the former Act, is taken to have been made by the association under this Act.	41 42 43

	(2)	A decision, consent or approval of the executive committee of an association under the former Act, or that is taken to have been made under the former Act, is taken to have been made by the association committee of the association under this Act.	1 2 3
12	Tern	ns of appointment of managing agents	4
	(1)	The term of appointment (including any reappointment) of a managing agent appointed before the commencement of section 54 of this Act ends on the day that is 3 years after the term commenced or that is 6 months after the commencement of this Act, whichever is the later.	5 6 7 8
	(2)	This Act applies to the term of any reappointment of the managing agent after that commencement.	9 10
13	Care	takers and facilities managers	11
	(1)	An agreement in force immediately before the commencement of this clause is taken to be a facilities manager agreement for the purposes of this Act, despite any of the provisions of the agreement, if—	
		(a) the agreement provides for the appointment of a person to carry out any of the functions specified in section 70(1) in relation to the association for a scheme, and	15 16 17
		(b) the primary purpose of the agreement is to provide for that appointment and related matters, and	18 19
		(c) the person is not entitled to exclusive possession of a lot or association property in the scheme.	20 21
	(2)	Any such facilities manager agreement expires 10 years after the commencement of this clause unless the terms of the agreement provide that it expires on an earlier day or the agreement is terminated on an earlier day.	22 23 24
	(3)	A reference in any instrument to a caretaker in relation to an existing scheme is taken to be a reference to a facilities manager in relation to that scheme.	25 26

Sch	edule 4 Amendment of Acts and instruments	1
4.1	Civil and Administrative Tribunal Act 2013 No 2	2
	Schedule 4 Consumer and Commercial Division	3
	Omit "Community Land Management Act 1989" from clause 3(1).	4
	Insert instead "Community Land Management Act 2020".	5
4.2	Civil and Administrative Tribunal Regulation 2013	6
[1]	Clause 4 Definitions	7
	Omit paragraph (a) of the definition of strata proceedings. Insert instead—	8
	(a) Community Land Management Act 2020,	9
	(a1) the former Community Land Management Act 1989,	10
[2]	Schedule 2 Fees	11
	Omit item 13. Insert instead—	12
	Lodgment of a general application under the <i>Community Land Management Act 2020</i> for an order under Part 11, Division 4 of that Act for settlement of a dispute or complaint—	
	(a) if the application includes an application for an interim \$180 \$360 order under section 192 of that Act, or	
	(b) if the application does not include an application referred \$90 \$180 to in paragraph (a)	
4.3	Civil Procedure Act 2005 No 28	13
	Section 122A Definitions	14
	Omit "Community Land Management Act 1989" wherever occurring in the definitions of owners corporation and unpaid contribution.	15 16
	Insert instead "Community Land Management Act 2020".	17
4.4	Contracts Review Act 1980 No 16	18
	Section 4 Definitions	19
	Omit "Community Land Management Act 1989" from section 4(2)(a1).	20
	Insert instead "Community Land Management Act 2020".	21
4.5	Criminal Procedure Regulation 2017	22
	Schedule 3 NSW Government agencies and statutory bodies required to pay court fees	23 24
	Omit "Community Land Management Act 1989".	25
	Insert instead "Community Land Management Act 2020".	26

4.6	Design and Building Practitioners Act 2020 No 7	1
	Sections 36(1), definitions of "association" and "owner" and (3)(b) and 81(2)	2
	Omit "Community Land Management Act 1989" wherever occurring.	3
	Insert instead "Community Land Management Act 2020".	4
4.7	Home Building Act 1989 No 147	5
[1]	Section 48C Notification of building dispute	6
	Omit "a proprietor of a lot in a scheme (within the meaning of the <i>Community Land Management Act 1989</i>)" from section 48C(2)(b).	7 8
	Insert instead "an owner of a lot in a scheme (within the meaning of the <i>Community Land Management Act 2020</i>)".	9 10
[2]	Section 48D Investigation of dispute	11
	Omit "Community Land Management Act 1989" from section 48D(5).	12
	Insert instead "Community Land Management Act 2020".	13
[3]	Section 48D(5) and (6)	14
	Omit "proprietor" wherever occurring. Insert instead "owner".	15
[4]	Section 48D(6)	16
	Omit "proprietors". Insert instead "owners".	17
4.8	Home Building Regulation 2014	18
	Clause 57 Exemption from insurance in relation to retirement villages	19
	Omit "Community Land Management Act 1989" from the definition of community land scheme in clause 57(4).	20 21
	Insert instead "Community Land Management Act 2020".	22
4.9	Land and Environment Court Act 1979 No 204	23
[1]	Sections 18 Class 2—local government and miscellaneous appeals and applications	24
	Omit "section 107 of the Community Land Management Act 1989" from section 18(f).	25
	Insert instead "section 52 of the Community Land Development Act 2020".	26
[2]	Section 20 Class 4—environmental planning and protection, development contract and strata renewal plan civil enforcement	27 28
	Omit "an agreement implied by section 15 of the <i>Community Land Management Act 1989</i> or" from the definition of development contract in section 20(5).	29 30
	Insert instead "a development contract within the meaning of the Community Land Development Act 2020 or an agreement implied by"	31 32
4.10	Local Court Act 2007 No 93	33
	Section 34A Jurisdiction in company title home unit disputes	34

	Insert instead "Community Land Management Act 2020".	1
4.11	Local Government Act 1993 No 30	2
	Section 650A Strata and other scheme parking areas	3
	Omit "Community Land Management Act 1989" wherever occurring in section 650A(7) and (10).	4 5
	Insert instead "Community Land Management Act 2020".	6
4.12	Property and Stock Agents Act 2002 No 66	7
	Section 190 Application of money for purposes of certain Acts	8
	Omit "Community Land Management Act 1989" wherever occurring in section 190(1)(a) and (3).	9 10
	Insert instead "Community Land Management Act 2020".	11
4.13	Property and Stock Agents Regulation 2014	12
[1]	Clause 23 Receipts for trust money	13
	Omit "clause 11 of Schedule 1 to the <i>Community Land Management Act 1989</i> " from clause 23(9)(c).	14 15
	Insert instead "Part 5, Division 2 of the Community Land Management Act 2020".	16
[2]	Clause 33A Records of property reports to be kept by real estate agents	17
	Omit "section 26 of the Community Land Management Act 1989" from clause 33A(1)(e).	18
	Insert instead "Part 10, Division 2 of the Community Land Management Act 2020".	19
[3]	Clause 36 Copy of accounts of owners corporation to be kept as record	20
	Omit "section 51 of the Community Land Management Act 1989".	21
	Insert instead "section 65 of the Community Land Management Act 2020".	22
[4]	Clause 37 Report to be prepared by strata managing agent	23
	Omit "Schedule 1 to the Community Land Management Act 1989" from clause 37(1).	24
	Insert instead "Division 1 of Part 5 of the Community Land Management Act 2020".	25
[5]	Clause 42(2) and Schedule 14, clause 2(a) and (b)	26
	Omit "section 85 of the Community Land Management Act 1989" wherever occurring.	27
	Insert instead "section 196 of the Community Land Management Act 2020".	28
4.14	Residential Apartment Buildings (Compliance and Enforcement Powers) Act 2020 No 9	29 30
	Section 21 Entry into residential premises only with permission or warrant	31
	Omit "Community Land Management Act 1989" from section 21(2).	32
	Insert instead "Community Land Management Act 2020".	33

4.15	Residential (Land Lease) Communities Act 2013 No 97	1
	Section 8 Places to which this Act does not apply	2
	Omit "Community Land Management Act 1989" from the definition of community scheme in section 8(2).	3 4
	Insert instead "Community Land Management Act 2020".	5
4.16	Residential Tenancies Regulation 2019	6
	Schedule 1 Standard Form Agreement	7
	Omit "Community Land Management Act 1989" from clause 39.	8
	Insert instead "Community Land Management Act 2020".	9
4.17	Retirement Villages Act 1999 No 81	10
[1]	Section 4 Definitions	11
	Omit "Community Land Management Act 1989" wherever occurring in the definitions of association, association property and community land scheme in section 4(1).	12 13
	Insert instead "Community Land Management Act 2020".	14
[2]	Section 45 Application of Division	15
	Omit "Community Land Management Act 1989" from the note.	16
	Insert instead "Community Land Management Act 2020".	17
[3]	Section 79 Effect of certain votes	18
	Omit "Community Land Management Act 1989" wherever occurring in the note.	19
	Insert instead "Community Land Management Act 2020".	20
[4]	Section 108 Determination by Tribunal	21
	Omit "Community Land Management Act 1989" from section 108(4)(f).	22
	Insert instead "Community Land Management Act 2020".	23
[5]	Section 128 Order of Tribunal	24
	Omit "Community Land Management Act 1989" from section 128(1)(k).	25
	Insert instead "Community Land Management Act 2020".	26
4.18	Retirement Villages Regulation 2017	27
	Clause 26 Matters not to be financed by way of recurrent charges	28
	Omit "Community Land Management Act 1989" from clause 26(j)(ii).	29
	Insert instead "Community Land Management Act 2020".	30
4.19	State Environmental Planning Policy (Exempt and Complying Development Codes) 2008	31 32
	Clause 4A.2 Development standards	33
	Omit "Community Land Management Act 1989" from clause 4A.2(g).	34

	Insert instea	ıd "Co	mmunity Land Management Act 2020".	1
4.20	Strata Sc	hemo	es Development Act 2015 No 51	2
	Section 99	Requ	irement to register strata management statement	3
	Omit "Com	munity	Land Management Act 1989" from section 99(2)(a)(iii).	4
	Insert instea	ıd "Co	mmunity Land Management Act 2020".	5
4.21	Strata Sc	hemo	es Management Act 2015 No 50	6
[1]	Section 25	3 Othe	er rights and remedies not affected by this Act	7
	Omit "Part	4 of th	e Community Land Management Act 1989" from section 253(2).	8
	Insert instea	ıd "the	Community Land Management Act 2020".	9
[2]	Section 27	1 Reg	ulations	10
	Insert after	section	n 271(2)(n)—	11
		(o)	requiring persons to provide information about strata schemes to the Secretary, including for the purposes of the Secretary making that information publicly available on the internet or in any other way.	12 13 14
[3]	Section 27	1(2A)		15
	Insert after	section	1 271(2)—	16
	(2A)		lations under subsection (2)(o) may, without limitation, prescribe the wing—	17 18
		(a)	the types of information that must be provided whether by reference to classes of strata scheme or otherwise,	19 20
		(b)	the way in which the information must be provided, including the form in which it must be provided,	21 22
		(c)	the persons who must provide the information,	23
		(d)	the time in which the information must be provided,	24
		(e)	any restrictions on the use or disclosure of the information,	25
		(f)	the procedures for correcting the information,	26
		(g)	the payment by an owners corporation, on a periodic basis, of amounts to the Secretary for administration relating to the information,	27 28
		(h)	the fees, if any, for accessing the information,	29
		(i)	offences, with a penalty not exceeding 50 penalty units, for failing to comply with the regulations made under subsection (2)(o).	30 31
4.22	Surveying	g and	d Spatial Information Regulation 2017	32
	Clause 5 D	efiniti	ons	33
	Omit paragr	raph (b	b) of the definition of <i>road</i> in clause 5(1). Insert instead—	34
		(b)	an open access way, or a private access way, within the meaning of the <i>Community Land Development Act 2020</i> ,	35 36

4.23	Uncollected Goods Regulation 2020	1
	Clause 4 When goods uncollected for purposes of Act	2
	Omit "Community Land Management Act 1989" from clause 4(b).	3
	Insert instead "Community Land Management Act 2020".	4
4.24	Uniform Civil Procedure Rules 2005	5
4.24	Uniform Civil Procedure Rules 2005 Schedule 8 Assignment of business in the Supreme Court	5
4.24		

Dictionary	1
approved form means a form approved by the Secretary.	2
approved insurer means—	3
(a) a general insurer within the meaning of the <i>Insurance Act 1973</i> of the Commonweal	lth, or
(b) any other person prescribed by the regulations for the purposes of this definition.	Ę
association means a community association, precinct association or neighbourhood association	ation.
association committee means the association committee constituted for an association und Act.	er this
association information certificate—see section 171.	g
association interest notice—see section 20(1).	10
association property—	11
(a) in a community scheme—means the community property in the scheme, or	12
(b) in a precinct scheme—means the precinct property in the scheme, or	13
(c) in a neighbourhood scheme—means the neighbourhood property in the scheme.	14
association property rights by-law—see section 134.	15
association roll means the association roll for the scheme established under Part 10, Division	ion 1. 16
association scheme means a community scheme, a precinct scheme or a neighbourhood sc	heme. 17
by-laws—	18
(a) of a scheme other than a strata scheme—means the by-laws included in a manag statement in force for the scheme, or	gement 19
(b) of a strata scheme—means the by-laws in force for the scheme.	21
<i>capital works fund</i> of an association means the fund established by the association under s 78.	section 22
<i>change</i> a by-law—see section 126.	24
common property, in relation to a strata scheme or a proposed strata scheme, has the meaning as in the Strata Schemes Development Act 2015.	same 25
community association has the same meaning as in the Community Land Development Act	2020. 27
<i>community committee</i> means the committee for a community association constituted under 3, Division 1.	er Part 28
community development lot means a lot in a community plan that is not any of the following	ing— 30
(a) community property,	31
(b) a public reserve or a drainage reserve,	32
(c) subject to a subsidiary scheme,	33
(d) severed from the community scheme.	34
community management statement means a statement that is registered with a community as a statement of the by-laws and other particulars governing participation in the community scheme.	
community parcel means land the subject of a community scheme.	38
community plan means a plan for the subdivision of land into 2 or more community developed to lots and 1 other lot that is community property, whether or not the plan includes land the registration of the plan, would be dedicated as a public road, a public reserve or a drainage re	nat, on 40
community property means the lot shown in a community plan as community property.	42
community scheme has the same meaning as in the Community Land Development Act 20.	
company nominee of a corporation means an individual for the time being authorised	
section 146 by the corporation.	45

connecteu person—see section 6.	1
<i>co-owners</i> means persons who own land jointly or in common whether as joint tenants or tenants in common.	2
damage policy—see section 148.	4
developer of—	5
(a) a community scheme—means the owner of a community development lot in the community plan, or	6 7
(b) a precinct scheme—means the owner of a precinct development lot in the precinct plan, or	8
(c) a neighbourhood scheme—means the original owner of the neighbourhood parcel.	9
development has the same meaning as in the Environmental Planning and Assessment Act 1979.	10
development contract has the same meaning as in the Community Land Development Act 2020.	11
development lot means a community development lot or a precinct development lot that has not been severed under section 19 of the Community Land Development Act 2020 from the applicable scheme.	12 13 14
<i>drainage reserve</i> means land that is set aside as a drainage reserve under section 49 of the <i>Local Government Act 1993</i> .	15 16
facilities manager—see section 70.	17
<i>financial statements</i> means the financial statements prepared by an association in accordance with Part 5, Division 3.	18 19
first annual general meeting of an association—see section 24.	20
folio means a folio of the Register.	21
function includes a power, authority or duty, and exercise a function includes perform a duty.	22
initial maintenance schedule means the schedule prepared by the original owner under section	23
115.	24
initial period—	25
(a) for a strata scheme—means the initial period of a strata scheme within the meaning of the <i>Strata Schemes Management Act 2015</i> , or	26 27
(b) for a neighbourhood scheme—means the period that commences on the day the neighbourhood association is constituted and ends on the day there are owners of lots in the neighbourhood scheme (other than the original owner) the sum of whose unit entitlements is at least one-third of the total unit entitlement under the scheme, or	28 29 30 31
(c) for a precinct scheme or community scheme—means the period that commences on the day the scheme association is constituted and ends on the day that at least one third of the sum of the total unit entitlement under the scheme consists of one or both of the following—	32 33 34
(i) former development lots in the scheme that are the subject of subsidiary schemes for which the initial period has expired,	35 36
(ii) development lots in the scheme that are not owned by the original owner and for which occupation certificates (within the meaning of the <i>Environmental Planning and Assessment Act 1979</i>) have been issued for development on the lots.	37 38 39
interested person—see section 187.	40
make a by-law—see section 126.	41
management statement means a community management statement, a precinct management statement or a neighbourhood management statement.	42 43
managing agent means a person appointed as the managing agent for a scheme.	
mediation, for Part 11—see section 179.	45
mediation session, for Part 11—see section 179.	46

47

mediator, for Part 11—see section 179.

neigh	bourhood association has the same meaning as in the Community Land Development Act	1
2020.		2
	bourhood committee means the committee for a neighbourhood association constituted Part 3, Division 1.	3 4
neigh	bourhood lot means a lot in a neighbourhood plan that is not any of the following—	5
(a)	neighbourhood property,	6
(b)	a public reserve,	7
(c)	a drainage reserve.	8
	bourhood management statement means a statement that is registered with a	9
	bourhood plan as a statement of the by-laws and other particulars governing participation in	10
	eighbourhood scheme.	11
_	bourhood parcel means land the subject of a neighbourhood scheme.	12
	bourhood plan means a plan (other than a community plan, a precinct plan or a strata plan) e subdivision of land into 2 or more lots for separate occupation or disposition and 1 other	13 14
	lot that is neighbourhood property, whether or not the plan includes land that, on registration of	
•	an, would be dedicated as a public road, a public reserve or a drainage reserve.	16
neigh prope	bourhood property means the lot shown in a neighbourhood plan as neighbourhood erty.	17 18
neigh	bourhood scheme has the same meaning as in the Community Land Development Act 2020.	19
оссир	pier of a lot means a person in lawful occupation of the lot.	20
office	er of an association means the chairperson, secretary or treasurer of the association.	21
	access way means an open access way set apart under Part 6 of the Community Land dopment Act 2020.	22 23
	nal owner of land means the person who held the fee simple in the land when a community	24
•	precinct plan or neighbourhood plan subdividing the land was registered.	25
	r of a development lot or a neighbourhood lot means—	26
(a)	a person for the time being recorded in the Register as being entitled to a fee simple in the lot, or	27 28
(b)	a person who has an in interest in the lot that entitles the person to vote at a meeting of an association and who has given the association an association interest notice in accordance	29
	with this Act.	30 31
parce	d means—	32
(a)	in relation to an association—the land from time to time comprising the lots and association	33
(4)	property in the scheme, and	34
(b)	in relation to a strata scheme—the land from time to time comprising the lots and common property in the scheme.	35 36
	<i>n present</i> at a meeting includes a person who is not personally present but is able to vote at eeting by another means specified under Schedule 1, clause 27 or Schedule 2, clause 8.	37 38
plann	ning approval means—	39
(a)	a development consent within the meaning of the <i>Environmental Planning and Assessment Act 1979</i> , or	40 41
(b)	an approval under Division 5.2 of that Act.	42
` ′	nct association has the same meaning as in the Community Land Development Act 2020.	43
_	precinct committee means the committee for a precinct association constituted under Part 3,	
Divisi		44 45
precin	nct development lot means a lot in a precinct plan that is not any of the following—	46
(a)	precinct property,	47

(b)	a public reserve or a drainage reserve,	
(c)	subject to a subsidiary scheme,	2
(d)	severed from the precinct scheme.	3
	inct management statement means a statement that is registered with a precinct plan as a ment of the by-laws and other particulars governing participation in the precinct scheme.	2
preci	inct parcel means land the subject of a precinct scheme.	6
more inclu or a c	inct plan means a plan for the subdivision of land in a community development lot into 2 or exprecinct development lots and 1 other lot that is precinct property, whether or not the plan des land that, on registration of the plan, would be dedicated as a public road, a public reserve drainage reserve.	7 8 9 10
_	inct property means the lot shown in a precinct plan as precinct property.	11
•	inct scheme has the same meaning as in the Community Land Development Act 2020.	12
Deve	tte access way means a private access way set apart under Part 6 of the Community Land elopment Act 2020.	13 14
•	ic authority means a public or local authority that is constituted by or under an Act.	15
-	ic reserve has the same meaning as in the Local Government Act 1993.	16
_	ster means the Register kept under the Real Property Act 1900.	17
_	stered means registered by the Registrar-General.	18
_	trar means a registrar of the Tribunal.	19
	icted property means—	20
(a)	association property the use of which is restricted by a management statement, or	21
(b)	common property in a strata scheme the use of which is restricted by the by-laws of the strata scheme.	22 23
	dule of unit entitlement for a strata scheme has the same meaning as in the Strata Schemes elopment Act 2015.	24 25
schei	me means a community scheme, precinct scheme, neighbourhood scheme or strata scheme.	26
Secre	etary means—	27
(a)	the Commissioner for Fair Trading, Department of Customer Service, or	28
(b)	if there is no person employed as Commissioner for Fair Trading—the Secretary of the Department of Customer Service.	29 30
	includes seal and, for a corporation other than an association or a strata corporation, includes as a person authorised by the corporation.	31 32
speci	ial resolution—see section 5.	33
strate	a committee has the same meaning as in the Strata Schemes Management Act 2015.	34
	a corporation means an owners corporation constituted for a strata scheme under the Strata mes Management Act 2015.	35 36
	a lot means a lot within the meaning of the Strata Schemes Development Act 2015 that is part community scheme.	37 38
strate	a parcel means land the subject of a strata plan.	39
	a plan has the same meaning as in the Strata Schemes Development Act 2015.	40
strate	a scheme has the same meaning as in the Community Land Development Act 2020.	41
subsi	idiary body—	42
(a)	of a community scheme—means a precinct association, neighbourhood association or strata corporation constituted under a precinct scheme, neighbourhood scheme or strata scheme	43 44
	that is part of the community scheme, or	42 45
(b)	of a precinct scheme—means a neighbourhood association or strata corporation constituted under a neighbourhood scheme or strata scheme that is part of the precinct scheme.	46 47

subsidiary scheme—	1
(a) of a community scheme—means a precinct scheme, neighbourhood scheme or strata scheme that is part of the community scheme, or	2
(b) of a precinct scheme—means a neighbourhood scheme or strata scheme that is part of the precinct scheme.	4 5
sustainability infrastructure and sustainability infrastructure resolution—see section 125.	6
tenancy notice means a notice given to an association under section 219.	7
<i>tenant</i> of a lot means a lessee, sublessee or assignee of a lot, but does not include an owner of the lot.	8 9
<i>Tribunal</i> means the Civil and Administrative Tribunal.	10
unanimous resolution—see section 5.	11
<i>unfinancial member</i> means a member of a scheme who has not paid all contributions levied on the member that are due and payable, and any other amounts recoverable from the member by the association for the scheme.	12 13 14
<i>unfinancial owner</i> means an owner of a community development lot, precinct development lot or neighbourhood lot who has not paid all contributions levied on the owner that are due and payable, and any other amounts recoverable from the owner by the association for the scheme.	15 16 17