Second print



New South Wales

Strata Schemes Legislation Amendment Bill 2025

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This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly

Clerk of the Legislative Assembly



New South Wales

Strata Schemes Legislation Amendment Bill 2025

No , 2025

A Bill for

An Act to amend the *Strata Schemes Management Act 2015* to implement various recommendations arising from the statutory review of the Act; to make related amendments to the *Community Land Management Act 2021* and other legislation; and for other purposes.

EXAMINED

Speaker

The LEGISLATIVE COUNCIL has this day agreed to this Bill with/without amendment.

Legislative Council

Clerk of the Parliaments

The	Legislature	of New South Wales enacts—	1	
1	1 Name of Act			
	This	Act is the Strata Schemes Legislation Amendment Act 2025.	3	
2	Commencement			
	This	Act commences as follows—	5	
	(a)	for Schedules 1[12], [35] and [58]–[61] and 2[11], [32] and [52]–[55]—on the date of assent to this Act,	6 7	
	(b)	otherwise—on a day or days to be appointed by proclamation.	8	

Schedule 1 Amendment of Strata Schemes Management Act 2015 No 50

Section 4 Definitions [1]

Insert in alphabetical order in section 4(1)—

accessibility infrastructure means changes made-

to part of the common property, including by installing, removing, (a) modifying or replacing anything on or forming part of the common property, and

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- (b) to facilitate a person with a disability having access to
 - the common property, or (i)
 - the lot in the strata scheme in which the person resides. (ii)

accessibility infrastructure resolution means a resolution to do one or more of the following that is specified to be an accessibility infrastructure resolution-

- (a) to finance accessibility infrastructure,
- (b)to add to the common property, alter the common property or erect a new structure on the common property for the purpose of installing accessibility infrastructure,
- to change the by-laws of the strata scheme for the purposes of the (c) installation or use, or both, of accessibility infrastructure.

disability has the same meaning as in the Disability Discrimination Act 1992 of the Commonwealth, section 4(1).

independent surveyor means a person who is not connected to the original owner and who-

- is a member of the Australian Institute of Quantity Surveyors and holds (a) the designation Certified Quantity Surveyor, or
- is a member of the Royal Institution of Chartered Surveyors and a (b) Chartered Quantity Surveyor.

multi-storey scheme—

multi	-store	y scheme—	29
(a)	mear	ns a strata scheme—	30
	(i)	that comprises at least 1 building with more than 2 storeys above ground level, and	31 32
	(ii)	where the whole or a part of at least 1 lot in that building is located above the whole or a part of another lot, and	33 34
(b)	inclu	ides a scheme of a type prescribed by the regulations.	35
 (b) includes a scheme of a type prescribed by the regulations. <i>storey</i>, of a building, includes the following— (a) the ground level, 		36	
(a)	the g	ground level,	37
(b)	a lev	el of a split level.	38
Section 5 Resolu	tions	of owners corporations	39
Omit "resolution."	' from	section 5(1)(b)(ii). Insert instead—	40
		resolution, or	41
	(iii)	if the resolution is an accessibility infrastructure resolution—less than 50% are against the resolution.	42 43

[2]

[3]	Section 14	First	AGM must be held within 2 months after initial period	1			
	Omit section	n 14(1), penalty. Insert instead—	2			
		Max	imum penalty—	3			
		(a)	100 penalty units, and	4			
		(b)	for a continuing offence—a further 2 penalty units for each day the offence continues.	5 6			
[4]	Section 15	Agen	da for first AGM	7			
	Insert "(2)"	before	e "The agenda".	8			
[5]	Section 15(1)		9			
	Insert before	e secti	on 15(2), as amended by item [4]—	10			
	(1)		agenda for the first annual general meeting of an owners corporation must at by—	11 12			
		(a)	for a leasehold strata scheme for which there is no original owner—the lessor of the leasehold strata scheme, or	13 14			
		(b)	otherwise—the original owner.	15			
[6]	Section 16 AGM	Docu	ments and records to be provided to owners corporation at first	16 17			
	Omit section 16(1), penalty. Insert instead—						
		Max	imum penalty—	19			
		(a)	100 penalty units, and	20			
		(b)	for a continuing offence—a further 2 penalty units for each day the offence continues.	21 22			
[7]	Section 16(1A)		23			
	Insert after s	section	n 16(1)—	24			
	(1A)	meet requi	original owner of a multi-storey scheme who is required to convene a ing under this division must deliver evidence of the following matters ired under section 115(2A) to the owners corporation at least 14 days re the first annual general meeting of the owners corporation—	25 26 27 28			
		(a)	that the initial maintenance schedule has been prepared in accordance with the prescribed form,	29 30			
		(b)	that the estimates of contributions to the administrative fund and capital works fund meet the expected expenditure for the year ahead, based on the expenses provided by the original owner,	31 32 33			
		(c)	that the person who reviewed and certified the initial maintenance schedule is an independent surveyor,	34 35			
		(d)	that the person who reviewed and certified the estimates of contributions to the administrative fund and capital works fund is an independent surveyor or a person of a prescribed class.	36 37 38			
		Max	imum penalty—	39			
		(a)	for an individual—100 penalty units, or	40			
		(b)	otherwise—500 penalty units.	41			
[8]	Section 37			42			
	Omit the see	ction.	Insert instead—	43			

	37	Outies of strata committee members					
		(1)	Each dutie	a member of a strata committee of an owners corporation has the followies—	ng 2 3		
			(a)	to exercise the member's functions—	4		
				(i) with honesty and fairness, and	5		
				(ii) with due care and diligence, and	6		
				(iii) for the benefit, as far as practicable, of the owners corporation	ı, 7		
			(b)	to comply with this Act and the regulations,	8		
			(c)	to only use or disclose information obtained as a member, includi information about an owner of a lot—	ng 9 10		
				(i) as required to carry out strata committee functions, or(ii) as authorised or required by law,	11 12		
			(d)	to not behave in a way that unreasonably affects a person's lawful u or enjoyment of a lot in the strata scheme or the common property.	13 13 14		
		(2)		n member of a strata committee of an owners corporation must complet raining prescribed by the regulations.	ete 15 16		
		(3)		nember of a strata committee of an owners corporation who fails plete the required training ceases to be a member of the strata committee			
	(4)	the s	regulations may provide for the issuing of notices to inform a member trata committee of an owners corporation who has failed to complete t ired training that—				
			(a)	the member is required to complete the training, and	22		
			(b)	if the member does not complete the training within the peri prescribed by the regulations the member will cease to be a member the committee.			
[9]	Secti	on 42	Funct	tions of chairperson of owners corporation	26		
		"of th on 42(a		ers corporation and the strata committee of the owners corporation" fro	om 27 28		
[10]	Secti	on 42	(b)–(f)		29		
	Omit section 42(b). Insert instead—						
			(b)	to make determinations, in accordance with this Act, as to quorums a procedural matters at meetings,	nd 31 32		
			(c)	to ensure the agenda is followed at meetings,	33		
			(d)	to maintain order at meetings,	34		
			(e)	to facilitate the fair, constructive and open discussion of matters meetings,	at 35 36		
			(f)	to encourage discussion by meeting attendees.	37		
[11]	Secti	on 42	(2)		38		
	Insert	at the	end o	of the section—	39		
		(2)	In th	is section—	40		
	(2)			tings means meetings of the owners corporation and the strata committee owners corporation.	tee 41 42		

[12]	Section 45	Vaca	tion of office by officer	1			
	Omit "spec	ial" fro	om section $45(1)(d)$.	2			
[13]	Section 49	Арро	intment of strata managing agents	3			
	Insert after section 49(3)—						
	(3A)	The	The Secretary may approve—				
		(a)	the form of agency agreements for the appointment of strata managing agents, and	6 7			
		(b)	the terms, conditions and other provisions that agency agreements for the appointment of strata managing agents must or must not contain.	8 9			
	(3B)		Secretary may approve 1 or more standard form of agency agreements for ppointment of strata managing agents.	10 11			
[14]	Section 55	Strata	a managing agent to record exercise of functions	12			
	Omit section	on 55(2	2). Insert instead—	13			
	(2)		strata managing agent must, every 6 months, give the owners corporation by of the records kept for the preceding 6 months.	14 15			
[15]	Section 57	Bread	ches by strata managing agent	16			
	Insert after section 57(1)—						
	(1A)	It is that–	a defence to a prosecution under subsection (1) if the agent establishes	18 19			
		(a)	the breach of the duty was caused by the owners corporation, and	20			
		(b)	the agent took all reasonable steps to prevent the breach of the duty.	21			
[16]	Section 62	, head	ling	22			
	Insert "for	strata	managing agent failing to give information" after "Offences".	23			
[17]	Part 4, Div	ision 4	4, heading	24			
	Omit the heading. Insert instead—						
	Division 4		Appointment and functions of building managers	26			
[18]	Section 66	Build	ing managers	27			
	Omit section 66(2). Insert instead—						
	(2)	How	vever, a person is not a building manager if—	29			
		(a)	the person exercises the functions of a building manager only-	30			
			(i) on a voluntary or casual basis, or	31			
		(1.)	(ii) as a member of the strata committee, or	32			
		(b)	the person, or a class of persons to which the person belongs, is prescribed as not being a building manager.	33 34			
[19]	Section 67	Арро	intment of building managers	35			
	Insert after	section	n 67(2)—	36			
	(3)	The	Secretary may approve—	37			
		(a)	the form of building manager agreements, and	38			

			(b)	the terms, conditions and other provisions that building manager agreements must or must not contain.	1 2
		(4)		Secretary may approve 1 or more standard form of building manager ements.	3 4
[20]	Sectio	n 70/	4		5
	Insert a	after s	sectio	n 70—	6
	70A	Dutie	s of b	building managers	7
		(1)	A bu	uilding manager must not, without reasonable excuse—	8
			(a)	fail to act in the best interests of the owners corporation, or	9
			(b)	breach a duty prescribed by the regulations.	10
			Max	imum penalty—	11
			(a)	for an individual—100 penalty units, or	12
			(b)	otherwise—200 penalty units.	13
		(2)		uilding manager is not required to act in the owners corporation's best ests if it would be—	14 15
			(a)	contrary to this Act or the regulations, or	16
			(b)	otherwise unlawful.	17
		(3)	The	regulations may prescribe additional duties of building managers.	18
[21]	Sectio termin	n 72 ated	Strata or va	a managing agent and building manager agreements may be ried by Tribunal	19 20
	Omit "unreason			ble." from section 72(3)(f). Insert instead—	21
				unreasonable,	22
			(g)	that the strata managing agent or building manager is carrying on a business involving the supply of services to the owners corporation, owners or occupiers of lots if carrying on the business is contrary to law.	23 24 25
[22]	Sectio works			nates to be prepared of contributions to administrative and capital	26 27
	Insert a	after s	section	n 79(2)(e)—	28
			(e1)	to install, replace or repair infrastructure, fixtures and fittings that are part of the common property for the purpose of the sustainable use of the scheme, and	29 30 31
				Examples— electricity meters, solar panels and sustainable building materials	32
[23]	Sectio	n 80	Owne	ers corporation to prepare 10-year capital works fund plan	33
	Insert a	after s	section	n 80(1)—	34
	(1	A)		owners corporation must consider the initial maintenance schedule ared by the original owner when preparing the first 10-year plan.	35 36
[24]	Sectio	n 80(4)		37
	Omit "	•		le".	38
				ust be in the form prescribed by the regulations and include".	39
				F 2 0	20

[25]	Section 83	Levyi	ing of contributions	1		
	Insert after	section	n 83(1)—	2		
	(1A)		written notice must be accompanied by the information approved by the etary.	3 4		
[26]	Section 85	Intere	est, discounts on contributions and payment plans	5		
	Omit section 85(5). Insert instead—					
	(5)		where corporation and an owner may agree to enter into a payment plan he payment of overdue contributions.	7 8		
	(5AA)		yment plan is limited to a period of 12 months but a further plan may be ed to.	9 10		
	(5AB)		where corporation must not, by resolution, refuse to enter into payment s for the payment of overdue contributions.	11 12		
	(5AC)		bite subsection (5AB) an owners corporation may refuse to enter into nent plans for the payment of overdue contributions in particular cases.	13 14		
[27]	Section 85	(5A) a	nd (5B)	15		
	Insert after	section	n 85(5)—	16		
	(5A)	A request by an owner to enter into a payment plan (the <i>request</i>) may be reasonably refused by the owners corporation.				
	(5B)	The regulations may prescribe what constitutes a reasonable refusal in relation to payment plans.				
[28]	Section 85(6)					
	Omit the subsection. Insert instead—					
	(6)		regulations may prescribe requirements for payment plans, including the wing—	23 24		
		(a)	eligibility,	25		
		(b)	the form of the request,	26		
		(c)	evidence that must or must not be included in the request,	27		
		(d)	how information supporting the request must be stored, secured, used, disclosed or disposed of,	28 29		
			Example of information— financial records relating to the owner	30		
		(e)	maintaining the confidentiality of the owner's information given in support of the request,	31 32		
		(f)	the form of the payment plan or minimum requirements,	33		
		(g)	requirements for the strata committee to report on payment plans to the owners corporation,	34 35		
		(h)	requirements for the strata committee or the owners corporation to give written reasons to the owner if the owner's request is refused,	36 37		
		(i)	the termination of a payment plan.	38		
[29]	Section 85	(7)		39		
	Omit the su	ıbsecti	on.	40		

[30]	Section 85	(9)		4		
	Insert after	section	n 85(8)—	2		
	(9)	corp	Tribunal may, on application by the owner, order that the owners oration agree to the owner's request if the Tribunal is satisfied that the sal by the owners corporation of the request was not reasonable.	3 2 5		
[31]	Section 86	Reco	very of unpaid contributions and interest	e		
	Insert after	section	n 86(2A)—	7		
	(2AA)	expe	owners corporation may only take action to recover the reasonable enses of the owners corporation incurred in recovering unpaid ributions and any interest payable on unpaid contributions—	8 9 10		
		(a)	if the owners corporation has offered the owner the option of entering into a payment plan for the payment of the unpaid contributions, and	11 12		
		(b)	pursuant to an order of the Tribunal or a court under this section.	13		
[32]	Section 86	Reco	very of unpaid contributions and interest	14		
	Omit "21 d	ays" fi	rom section 86(4). Insert instead "30 days".	15		
[33]	Section 86	(6)–(8)	16		
	Insert after section 86(5)—					
	(6)	An o secti	owners corporation must not take action to recover an amount under this on from an owner if—	18 19		
		(a)	the amount is being dealt with under a payment plan, and	20		
		(b)	the payment plan is being complied with by the owner.	21		
	(7)	Payn	nents by an owner in arrears must be applied in the following order—	22		
		(a)	to contributions, in order of due date,	23		
		(b)	to interest,	24		
		(c)	to expenses of the owners corporation in recovering contributions ordered to be paid under this section.	25 26		
	(8)	Subs	section (7) does not apply to the extent that—	27		
		(a)	a court or the Tribunal has made an order specifying how payments must be applied, or	28 29		
		(b)	the owner in arrears specifies how payments must be applied.	30		
[34]	Section 10	3 Lega	al services to be approved by general meeting	31		
	Omit sectio	on 103((1). Insert instead—	32		
	(1)	not o gene	owners corporation or a strata committee of an owners corporation must obtain legal services requiring payment unless a resolution passed at a gral meeting of the owners corporation approves the obtaining of the lices—	33 34 35 36		
		(a)	with unlimited costs for the services, or	37		
		(b)	up to a maximum amount of costs for the services.	38		
[35]	Section 10	3(3)(c)	39		
	Omit the pa	aragrap	oh. Insert instead—	40		
		(c)	to obtain legal services prescribed by the regulations.	41		

[36]	Section 10	6 Duty of owners corporation to maintain and repair property	1			
	Omit sectio	on 106(4). Insert instead—	2			
	(4)	An owners corporation may defer compliance with subsection (1) or (2) in relation to damage to common property until after the taking of action if—				
		(a) the action is taken by the owners corporation against an owner or another person in relation to the damage, and	5 6			
		 (b) the deferment will not affect— (i) the safety of buildings, structures or common property in the strata scheme, or 	7 8 9			
		(ii) a person's access to or use of the common property or a lot in the strata scheme.	1(11			
[37]	Section 10	6(6)	12			
	Omit "2 ye	ars". Insert instead "6 years".	13			
[38]	Section 10	8 Changes to common property	14			
	Insert "or ad note.	ccessibility infrastructure" after "sustainability infrastructure" in section 108(2),	15 16			
[39]	Section 10	8(3)	17			
	Omit "may". Insert instead "must".					
[40]	Section 110 Minor renovations by owners					
	Insert after section 110(6)—					
	(6A)	A strata committee that, in exercising the functions of the owners corporation delegated under subsection (6)(b), refuses to give an approval under this section must give reasons for the refusal—				
		(a) by written notice to the owner of the lot, and	24			
		(b) within 3 months after receiving the request.	25			
	(6B)	An approval is taken to be given by a strata committee if—	26			
		 (a) an owner of a lot requests an approval under this section, and (b) the strata committee has not, within 3 months after receiving the request— (i) refused to give the approval, and 	27 28 29 30			
		(ii) given the owner reasons for the refusal.	31			
	(6C)	The owners corporation must keep a record of a minor renovation approved under this section for 10 years.	32 33			
[41]	Section 11	5 Initial maintenance schedule must be prepared	34			
	Omit sectio	on 115(2). Insert instead—	35			
	(2)	The initial maintenance schedule must be in the form prescribed by the regulations.	36 37			
		Maximum penalty—	38			
		 (a) for an individual—100 penalty units, or (b) otherwise—500 penalty units. 	39 40			
		(c) chiefwise 500 penanty units.	40			

	(2A)		For a multi-storey scheme—the original owner must, before the first annual general meeting of the owners corporation, engage—			
		(a)	an independent surveyor to-	3		
			(i) review the initial maintenance schedule, and	4		
			(ii) certify that the initial maintenance schedule has been prepared in accordance with the prescribed form, and	5 6		
		(b)	an independent surveyor or a person of a class prescribed by the regulations to—	7 8		
			(i) review the estimates of contributions to the administrative fund and capital works fund, and	9 10		
			(ii) certify that the estimates meet the expected expenditure for the year ahead, based on the expenses provided by the original owner.	11 12 13		
	(2B)		original owner must not engage a person under subsection (2A) who is nected with the original owner.	14 15		
		Max	imum penalty—	16		
		(a)	for an individual—100 penalty units, or	17		
		(b)	otherwise—500 penalty units.	18		
[42]	Section 1	32A, he	eading	19		
	Omit "elec	etricity	, gas or other".	20		
[43]	Section 1	32A(1)-	-(3)	21		
			gas or any other utility" wherever occurring. Insert instead "a utility".	22		
[44]	Section 1	32A(4)		23		
	Omit the s	ubsecti	on. Insert instead—	24		
	(4)	In th	is section—	25		
			ty includes—	26		
		(a)	communication services, and	27		
		~ /	Examples of communication services— the installation and supply of telephone, intercom, computer data and television services	28 29		
		(b)	domestic services.	30		
			Examples of domestic services— electricity, gas, water, waste removal, air conditioning and heating, stormwater retention and filtration, hot water, recycling, sewerage and electric vehicle charging	31 32 33		
[45]	Section 1	32C		34		
	Insert after	r sectio	n 132B—	35		
	132C Fina	ancing	and installation of accessibility infrastructure	36		
			ore approving an accessibility infrastructure resolution, the owners oration must consider the following—	37 38		
		(a)	the cost and financing of the accessibility infrastructure and works including expected running and maintenance costs,	39 40		
		(b)	who will own, install and maintain the accessibility infrastructure,	41		
		(c)	the extent to which the use of the accessibility infrastructure will be available to all or some of the lots in the strata scheme,	42 43		

		(d)		extent to which not installing the accessibility infrastructure will e or be likely to cause detriment to be suffered by—	1 2
			(i)	the person requesting the installation of the accessibility infrastructure, or	3 4
			(ii)	a person on behalf of whom the installation of the accessibility infrastructure is requested,	5 6
		(e)		her the building can support the type of infrastructure required to ide access,	7 8
		(f)	other	matters prescribed by the regulations.	9
[46]	Section	139B			10
	Insert aft	er sectio	n 139A	<u> </u>	11
	139B Re	estriction	ns on b	oy-laws—sustainability infrastructure	12
	(1	of su	stainab	as no force or effect to the extent it would prevent the installation bility infrastructure solely for the purpose of preserving the external of a lot or the common property.	13 14 15
	(2) This	sectior	n does not apply to common property that is—	16
		(a)	herita	age-listed, or	17
		(b)	withi	in a heritage conservation area.	18
[47]	Section	143 Req	uireme	ents and effect of common property rights by-laws	19
	Insert ",	amend of	r repeal	l" after "make" in section 143(1).	20
[48]	Section	143(1), r	note		21
	Omit "ad	ldition".	Insert i	instead "changes".	22
[49]	Section	143(1A)			23
	Insert aft	er sectio	n 143(1	1)—	24
	(1A			must not unreasonably fail to give consent under subsection (1) to nent or repeal of a by-law.	25 26
[50]	Section	183 Insp	ection	of owners corporation documents	27
	Insert "se	ecure" be	efore "e	electronic access" in section 183(3).	28
[51]	Section	183(3A)			29
	Insert aft	er sectio	n 183(3	3)—	30
	(3A			tions may prescribe the maximum fee that may be charged for documents—	31 32
		(a)	-	rson, or	33
		(b)		igh secure electronic access to the documents, or	34
		(c)	•	nother means agreed on or fixed under this section.	35
[52]	Section relating	184 Ceri to lot	ificate	by owners corporation as to financial and other matters	36 37
	Insert aft				38
		(h1)	whet	her or not the strata scheme includes an exclusive supply network,	39

		(h2)	if the strata scheme includes an exclusive supply network—the nature of the relevant services provided by the exclusive supply network,	1 2
[53]	Sect	ion 184(8)		3
	Inser	t after section	on 184(7)—	4
		(8) In t	his section—	5
		exc	lusive supply network means an arrangement under which—	6
		(a)	the delivery of a relevant service to lots in the scheme is arranged by or on behalf of the owners corporation, and	7 8
		(b)	the owner of a lot in the scheme—	9
			(i) is unable to choose an alternative supplier of the relevant service, or	10 11
			(ii) would be required to install infrastructure outside of the lot to be able to choose an alternative supplier.	12 13
			Note— An exclusive supply network is sometimes referred to as an embedded network.	14 15
		rele	evant service means the following—	16
		(a)	electricity,	17
		(b)	gas,	18
		(c)	hot water,	19
		(d)	chilled water,	20
		(e)	internet access,	21
		(f)	another service prescribed by the regulations.	22
[54]	Part	10A		23
	Inser	t after Part	10—	24
	Par	t 10A In	vestigation and enforcement powers	25
	Divi	sion 1	Preliminary	26
	188A	Definition	IS	27
		In t	his part—	28
		aut	horised purposes—see section 188B.	29
		con	<i>pliance notice</i> —see section 188X(1).	30
	188B	Purposes	for which functions under part may be exercised	31
			e Secretary may exercise the functions conferred under this part for the owing purposes (<i>authorised purposes</i>)—	32 33
		(a)	requirements of section 106,	34 35
		(b)	obtaining information or records connected with the administration of this part,	36 37
		(c)	administering or executing this part, including regulations made under this part.	38 39

Divi	sion	2 Information gathering powers	1					
188C	Exer	cise in conjunction with other powers	2					
		A power conferred by this division may be exercised whether or not a power of entry under Division 3 is being exercised.	3 4					
188D	Pow	er to require documents	5					
	(1)	The Secretary may direct a person to give a document to the Secretary.	6					
	(2)	The direction may be given if the Secretary requires the document for an authorised purpose.						
	(3)	The direction must be given by written order given to the person.	9					
	(4)	The order must specify—	10					
		(a) the way the document must be given, and	11					
		(b) the form in which the document must be given, and	12					
		(c) a reasonable date by which the document must be given.	13					
	(5)	The order may only require a person to give existing documents that are—	14					
		(a) in the person's possession, or	15					
		(b) within the person's power to obtain lawfully.	16					
	(6)	The Secretary may make copies of the document.	17					
	(7)	document in electronic, mechanical or other form must be given in written rm unless otherwise stated in the order.						
	(8)	A person must not fail to comply with an order under this section.	20					
	Maximum penalty for subsection (8)—							
		(a) for an individual—	22					
		(i) 20 penalty units, and	23					
		(ii) for a continuing offence—2 penalty units for each day the offence continues, or	24 25					
		(b) otherwise—	26					
		(i) 100 penalty units, and	27					
		(ii) for a continuing offence—10 penalty units for each day the offence continues.	28 29					
188E	Power of Secretary to require answers							
	(1)	The Secretary may direct a person to answer questions about a matter if the Secretary—	31 32					
		(a) reasonably suspects the person to have knowledge of the matter, and	33					
		(b) reasonably requires information about the matter for an authorised purpose.	34 35					
	(2)	The direction may require the answers to be—	36					
		(a) written, or	37					
		(b) given verbally—	38					
		(i) in person, or	39					
		(ii) by audio link or audio visual link.	40					

	(3)	B) The Secretary may direct an owners corporation to nominate an individual to answer questions on behalf of the owners corporation.			
	(4)	The nomination must be—	3		
		(a) in writing, and	4		
		(b) given to the Secretary within the time required in the direction.	5		
	(5)	The individual must be a director or other officer of the owners corporation.	6		
	(6)	Answers given by the individual bind the owners corporation.	7		
	(7) The Secretary may direct the person or nominated individual to attend at a specified place and time to answer questions if—				
		(a) the answers must be given verbally, and	10		
		(b) attendance at the place is reasonably required for the questions to be properly put and answered.	11 12		
	(8)	The place and time must be reasonable in the circumstances.	13		
	(9)	A direction under this section must be in writing.	14		
	(10)	A person must not fail to comply with a direction under this section. Maximum penalty for subsection (10)—	15 16		
		(a) for an individual—	17		
		(i) 20 penalty units, and	18		
		(ii) for a continuing offence—2 penalty units for each day the offence continues, or	19 20		
		(b) otherwise—	21		
		(i) 100 penalty units, and	22		
		(ii) for a continuing offence—10 penalty units for each day the offence continues.	23 24		
188F	Reco	ording of evidence	25		
	(1)	The Secretary may record a person answering questions under this division if the Secretary—	26 27		
		(a) informs the person that the record will be made, and	28		
		(b) gives a copy of the record to the person as soon as practicable after the record is made.	29 30		
	(2)	The record may be made using—	31		
		(a) sound recording apparatus, or	32		
		(b) audio visual apparatus, or	33		
		(c) another method decided by the Secretary.	34		
	(3)	The record may be made despite the provisions of another law.	35		
Divi	sion	3 Powers in relation to premises	36		
Sub	divis	ion 1 Entry	37		
188G	Pow	er of Secretary to enter premises	38		
	(1) The Secretary may enter premises, other than a part of premises used only for residential purposes, at a reasonable hour in the daytime.				

	(2)	The entry may occur with or without a search warrant.	1
	(3)	The Secretary may enter a part of premises used only for residential purposes—	2
		(a) with the permission of the occupier, or	4
		(b) under the authority of a search warrant.	5
	(4)	Common property is taken not to be a part of premises used only for residential purposes.	67
	(5)	When exercising a power of entry under this division, the Secretary may be accompanied by persons (<i>assistants</i>) the Secretary considers necessary.	8 9
	(6)	An assistant may accompany the Secretary and take all reasonable steps to assist the Secretary in the exercise of the Secretary's functions.	10 11
188H	Sear	rch warrants	12
	(1)	The Secretary may apply to an issuing officer for a search warrant.	13
	(2)	The Secretary may make the application if the Secretary believes on reasonable grounds that—	14 15
		(a) a duty under section 106 has been or is being breached at premises, or	16
		(b) a matter or thing connected with a breach of a duty under section 106 is in or on premises.	17 18
	(3)	The issuing officer may issue the search warrant if satisfied there are reasonable grounds to do so.	19 20
	(4)	The search warrant may authorise the Secretary to-	21
		(a) enter the premises, and	22
		(b) exercise functions under this division.	23
	(5)	The Law Enforcement (Powers and Responsibilities) Act 2002, Part 5, Division 4 applies to the search warrant.	24 25
	(6)	Without limiting the Law Enforcement (Powers and Responsibilities) Act 2002, section 71, a police officer may—	26 27
		(a) accompany the Secretary when executing the search warrant, and	28
		(b) take all reasonable steps to assist the Secretary in the exercise of the Secretary's functions.	29 30
	(7)	In this section—	31
		<i>issuing officer</i> means an authorised officer under the Law Enforcement (Powers and Responsibilities) Act 2002.	32 33
Sub	odivis	ion 2 Powers exercised on premises	34
1881	Exer	cise of powers on premises	35
	(1)	The Secretary may exercise a power specified in this subdivision when on premises the Secretary entered lawfully.	36 37
	(2)	A power may be exercised in relation to a thing without the consent of the owner of the thing.	38 39
	(3)	A power to do something includes a power to arrange for the thing to be done, whether at the premises or elsewhere.	40 41

188J	Pow	ers of Secretary—records	1
		The Secretary may—	2
		(a) examine and inspect records, and	3
		(b) copy records, and	4
		(c) direct a person to produce records for inspection.	5
188K	Pow	ers of Secretary—examinations, inspections and tests	6
	(1)	The Secretary may—	7
		(a) examine and inspect a thing, and	8
		(b) take and remove samples of a thing, and	ç
		(c) make examinations, inquiries, measurements or tests the Secretary considers necessary, and	10 11
		(d) take photographs or other recordings the Secretary considers necessary.	12
	(2)	The power to examine and inspect a thing includes a power to use reasonable force to break open or otherwise access a thing, including a floor or wall containing the thing.	13 14 15
	(3)	The power to test a thing includes a power to destructively test a thing, or a sample of a thing, if that is a reasonable test in the circumstances.	16 17
188L	Pow	ers of Secretary—opening or demolishing building work	18
	(1)	The Secretary may open up, cut open or demolish building work if the Secretary reasonably believes it is necessary because there is, or there is likely to be, a contravention of section 106.	19 20 21
	(2)	The power to do a thing under this section may be exercised by an appropriately qualified person at the direction of the Secretary.	22 23
188M	Pow	ers of Secretary—seizure	24
	(1)	The Secretary may—	25
		(a) seize a thing the Secretary has reasonable grounds to believe is connected with a contravention of section 106, and	26 27
		(b) move a seized thing from the place where it is seized or leave it at the place where it is seized and take reasonable action to restrict access to the thing, and	28 29 30
		(c) direct the occupier of the premises where a thing is seized to keep the thing—	31 32
		(i) at the premises, or	33
		(ii) at another place under the control of the occupier.	34
	(2)	The power to seize a thing connected with an offence includes a power to seize—	35 36
		(a) a thing in relation to which the offence has been committed, and	37
		(b) a thing that will afford evidence of the commission of the offence, and	38
		(c) a thing that was used for the purpose of committing the offence.	39
	(3)	In this section, a reference to an offence includes a reference to an offence that there are reasonable grounds to believe has been committed.	40 41

188N	Powe	ers of S	Secretary—other powers	1
		The S neces	secretary may do anything that, in the Secretary's opinion, is reasonably sary to be done for an authorised purpose.	2 3
Sub	divis	ion 3	Miscellaneous	4
188O	Prov	ision o	of assistance to Secretary	5
	(1)		Secretary may direct a person to provide reasonable assistance, as fied by the Secretary, if the direction—	6 7
		(a)	is for the purposes of the Secretary exercising functions under this division in relation to premises, and	8 9
		(b)	is given to—	10
			(i) the owner or occupier of the premises, or	11
			(ii) if the premises are not a public place—a person on the premises.	12
	(2)	The d	lirection may be given—	13
		(a)	orally to the person, or	14
		(b)	by written notice given to the person.	15
	(3)	_	son must not fail to comply with a direction under this section. mum penalty for subsection (3)—	16 17
		(a)	for an individual—	18
			(i) 20 penalty units, and	19
			(ii) for a continuing offence—2 penalty units for each day the offence continues, or	20 21
		(b)	otherwise—	22
			(i) 100 penalty units, and	23
			(ii) for a continuing offence—10 penalty units for each day the offence continues.	24 25
188P	Obst	ructio	n of Secretary	26
			son must not, without reasonable excuse, obstruct, hinder or interfere the Secretary in the exercise of the Secretary's functions under this part.	27 28
		Maxi	mum penalty—	29
		(a)	for an individual—20 penalty units, or	30
		(b)	otherwise—100 penalty units.	31
188Q	Failu	ire to c	omply with direction	32
			son must not, without reasonable excuse, fail to comply with a direction Secretary under this part.	33 34
		Maxi	mum penalty—	35
		(a)	for an individual—	36
			(i) 20 penalty units, and	37
			(ii) for a continuing offence—2 penalty units for each day the offence continues, or	38 39
		(b)	otherwise—	40
			(i) 100 penalty units, and	41

		(ii)	for a continuing offence—10 penalty units for each day the offence continues.	1 2
Divi	ision	4 Se	izure and destruction	3
188R	Deal	ing with se	ized things	4
	(1)		tary, when seizing a thing at premises under this part, must give the parently in charge of the premises a written receipt for the thing	5 6 7
	(2)	The Secre until—	etary may keep the seized thing for evidence in court proceedings	8 9
		(a) the	court in which the proceedings are commenced orders its return, or	10
		(b) if n app	o order is made—the completion of the proceedings, including an eal.	11 12
	(3)	A record 1	may be kept under this section if, within a reasonable time—	13
		(a) a co	ppy of the record is made, and	14
		(b) the	Secretary certifies that the copy is a true copy, and	15
		(c) the	person from whom the record was seized is given the certified copy.	16
	(4)	The certif	ied copy is, as evidence, of equal validity to the record.	17
188S	Pow	er to destro	by seized things	18
	(1)	The Secre	tary may destroy or dispose of a thing if—	19
			thing was seized under this division, and	20
		(b) the	thing is no longer required as evidence in proceedings.	21
	(2)	The Secre	tary must not destroy a thing under this division unless—	22
		(a) befo	ore destroying the thing, the Secretary gives written notice of the posed destruction to the owner or person in charge of the thing, or	23 24
			Secretary is satisfied that the owner or person in charge of the thing already been given written notice of the proposed destruction.	25 26
	(3)	Notice mu	ust be given at least 7 days before the thing is destroyed.	27
	(4)	A require	ment to give notice does not apply to the destruction of a thing if—	28
		thin	re does not appear to be an individual immediately in control of the ng, and the owner or person in charge cannot be located after making sonable inquiries, and	29 30 31
			Secretary considers that, in the circumstances, the thing must be troyed without notice to the owner or person in charge.	32 33
	(5)	This section to the Section	on does not apply to the destruction of a thing that has been forfeited retary.	34 35
	(6)	If the Seci	retary decides to destroy or dispose of a thing—	36
			thing immediately becomes the property of the State, and	37
			npensation is not payable for—	38
		(i)		39
		(ii)		40
		(c) duty	y is not payable for the transfer, and	41

		(d)	the Secretary must, as soon as practicable, tell the person who owned the thing immediately before its seizure about the destruction or disposal, unless—	1 2 3
			(i) the Secretary is not able to find the person after making reasonable inquiries, or	4 5
			(ii) it is otherwise impracticable or unreasonable to tell the person.	6
	(7)		section does not limit the Secretary's power to destroy a thing in the cise of another power for an authorised purpose.	7 8
Div	ision	5	Remedial actions	9
188T	Undertakir		ngs	10
	(1)	An o	wners corporation may enter into an undertaking under this section.	11
	(2)		re entering into an undertaking, the owners corporation must approve the rtaking by special resolution.	12 13
	(3)	corpo	Secretary may accept a written undertaking given by an owners oration that the owners corporation will take action to do the following in ion to a breach of a duty under section $106(1)$ or (2) —	14 15 16
		(a)	carry out maintenance and repair work,	17
		(b)	renew or replace fixtures or fittings.	18
	(4)	anof	rson who contravenes an undertaking accepted by the Secretary commits ffence.	19 20
			imum penalty for subsection (4)—	21
		(a)	200 penalty units, and	22
		(b)	for a continuing offence—20 penalty units for each day the offence continues.	23 24
188U	Varia	ation o	or withdrawal of undertaking	25
	(1)		where corporation that enters into an undertaking may, with the written ement of the Secretary—	26 27
		(a)	vary the undertaking, or	28
		(b)	withdraw the undertaking.	29
	(2)	owne	re varying or withdrawing an undertaking under subsection (1), the ers corporation must approve the variation or withdrawal by special ution.	30 31 32
	(3)	The S	Secretary may—	33
		(a)	vary an undertaking, with the written agreement of the owners corporation, or	34 35
		(b)	withdraw the Secretary's acceptance of an undertaking, by written notice served on the owners corporation.	36 37
	(4)		re agreeing to vary an undertaking under subsection (3)(a), the owners oration must approve the variation by special resolution.	38 39
	(5)		provisions of an undertaking may not be varied to provide for a different ect matter.	40 41
	(6)	An u	ndertaking ceases to have effect if—	42
		(a)	the undertaking is withdrawn by the owners corporation, or	43

		(b) the acceptance of the undertaking is withdrawn by the Secretary.	1
	(7)	In this section—	2
		undertaking means an undertaking under section 188T.	3
188V	App	ying for orders to restrain or remedy breaches of duty	4
	(1)	The Secretary may apply to the Tribunal for an order to remedy or restrain a breach of a duty under section $106(1)$ or (2).	5 6
	(2)	An order may be made without the Secretary being required to show a likelihood of damage.	7 8
	(3)	The Tribunal may grant an interim order pending the determination of the application if, in the Tribunal's opinion, it is desirable to grant the order.	9 10
	(4)	The Tribunal must not require the Secretary or another person, as a condition of granting an interim order, to give an undertaking as to damages.	11 12
	(5)	The Tribunal may make the orders the Tribunal thinks fit to remedy or restrain a breach if satisfied a breach—	13 14
		(a) has been committed, or	15
		(b) will be committed unless restrained by an order of the Tribunal.	16
188W	Com	plaints and investigations	17
	(1)	The Secretary may, whether or not the Secretary has received a complaint, investigate a breach or possible breach of a duty under section 106.	18 19
	(2)	The Secretary may require that a complaint made to the Secretary about a matter referred to in subsection (1) be in a form approved by the Secretary.	20 21
	(3)	However, the Secretary is not required to investigate a matter.	22
	(4)	This section does not limit other powers the Secretary may have under another Act or law to receive a complaint or investigate a matter.	23 24
Divi	ision	6 Compliance notices	25
188X	Secr	etary may give compliance notice	26
	(1)	The Secretary may give an owners corporation a notice (a <i>compliance notice</i>) if the Secretary reasonably believes the owners corporation has breached a duty under section $106(1)$ or (2).	27 28 29
	(2)	A compliance notice must not be given in relation to work for which a building work rectification order, within the meaning of the <i>Residential Apartment Buildings (Compliance and Enforcement Powers) Act 2020</i> , may be issued.	30 31 32
188Y	Elen	nents of compliance notice	33
	(1)	A compliance notice must state the reasons for the giving of the notice.	34
	(2)	The compliance notice may do the following—	35
		(a) require the owners corporation to take action, specified in the notice, to remedy the breach,	36 37
		(b) describe the standard of work required to remedy the breach,	38
		(c) require work to be carried out by an appropriately qualified or licensed professional,	39 40
		(d) require that a person make good a building or work that has been damaged as a result of the person carrying out building work,	41 42

			(e)	require the provision of documentary evidence to demonstrate compliance with the notice.	1 2
	((3)	A con	mpliance notice given in relation to a dispute may—	3
			(a)	specify conditions about the payment of money due under a contract for the work, and	4 5
			(b)	require the conditions to be complied with by the party who raised the dispute before the other requirements of the notice are complied with.	6 7
	((4)	corpo	compliance notice may specify the period in which the owners pration must comply with the notice, including multiple periods to allow ifferent stages for compliance.	8 9 10
18	88Z /	Amer	ndmer	nt and revocation of compliance notice	11
				Secretary may amend a compliance notice if the owners corporation given otice agrees to the amendment.	12 13
188	BZA F	Revo	catior	n of compliance notice	14
	((1)	A con	mpliance notice is revoked if the notice has been complied with.	15
	((2)	a wr	Secretary must, when a compliance notice has been complied with, give itten notice to the owners corporation given the compliance notice rming the revocation of the compliance notice.	16 17 18
	((3)		failure of the Secretary to give the written notice does not affect the eation of the compliance notice.	19 20
188	BZB (Offen	ce for	r failure to comply with compliance notice	21
			An ov the no	wners corporation given a compliance notice must not fail to comply with otice.	22 23
			Maxi	mum penalty—	24
			(a)	200 penalty units, and	25
			(b)	for a continuing offence—20 penalty units for each day the offence continues.	26 27
188	BZC A	Admi	nistra	tive review of decision to give compliance notice	28
	((1)	under	where corporation may apply to the Tribunal for an administrative review of the <i>Administrative Decisions Review Act 1997</i> of the decision to give the ers corporation a compliance notice.	29 30 31
	((2)		application must be made no later than 28 days after the owners pration receives the notice.	32 33
	((3)		Administrative Decisions Review Act 1997, Chapter 3, Part 2 does not to the application.	34 35
	((4)	that v	termining the application, the Tribunal must take into account any matter vas required to be taken into account in making the decision to give the pliance notice.	36 37 38
[55]	Sectio	n 256	6 Fund	ctions of Secretary	39
	Omit "	Act."	from	section 256(e). Insert instead—	40
				Act,	41
			(f)	investigating, monitoring and enforcing compliance with section 106.	42

[56]	Section 2	71 Regu	ulations	1				
	Omit "wa	y." from	section 271(2)(o). Insert instead—	2				
			way,	3				
		(p)	the procedures for entering into an undertaking under section 188T,	4				
		(q)	the procedures for giving a compliance notice under section 188X,	5				
		(r)	information that must be included in a compliance notice under section 188Y.	6 7				
[57]	Schedule	1 Meeti	ing procedures of owners corporation	8				
	Omit "electricity, gas or any other utility relevant to the scheme." from clause 6(e).							
	Insert inst	ead—		10				
			a utility relevant to the scheme,	11				
		(f)	an item to consider environmental sustainability within the scheme, including consideration of the common property annual energy and water consumption and expenditure.	12 13 14				
[58]	Schedule	1, claus	se 25A, heading	15				
	Omit "cor	npany n	nominees and".	16				
[59]	Schedule 1, clause 25A(1)							
	Omit the s	subclaus	e. Insert instead—	18				
	(1)	attorr	rson acting under a power of attorney may, if authorised by the power of ney, exercise voting rights at a general meeting of the owners corporation shalf of the owner of a lot.	19 20 21				
[60]	Schedule	1, claus	se 25A(2)	22				
	Omit "cor	npany n	ominee, or a person acting under a power of attorney,".	23				
	Insert inst	ead "per	rson acting under a power of attorney".	24				
[61]	Schedule	3 Savir	ngs, transitional and other provisions	25				
	Insert at th	ne end of	f the schedule, with appropriate part and clause numbering—	26				
	Part		visions consequent on enactment of Strata nemes Legislation Amendment Act 2025	27 28				
	Def	inition		29				
		In thi	is part—	30				
		amen	nding Act means the Strata Schemes Legislation Amendment Act 2025.	31				
	Рау	ment fo	or legal services	32				
			on 103(3)(c), as substituted by the amending Act, is taken to have been in from the beginning of 30 November 2016.	33 34				

Scł	nedule 2	Amendment of Community Land Management Act 2021 No 7	1 2
[1]	Section 5 R	esolutions of associations	3
	Omit "resolu	tion." from section 5(1)(b)(ii). Insert instead—	4
		resolution, or	5
		 (iii) if the resolution is an accessibility infrastructure resolution—less than 50% are against the resolution. 	6 7
[2]	Section 12 F	First AGM must be held within 2 months after initial period	8
	Omit section	12(1), penalty. Insert instead—	9
		Maximum penalty—	10
		(a) 100 penalty units, and	11
		(b) for a continuing offence—a further 2 penalty units for each day the offence continues.	12 13
[3]	Section 13 M	Matters to be determined at first AGM	14
	Insert "(2)" b	pefore "The agenda".	15
[4]	Section 13(1	1)	16
	Insert before	section 13(2), as amended by item [3]—	17
		The agenda for the first annual general meeting of an association must be set by the original owner.	18 19
[5]	Section 14	Documents and records to be provided to association at first AGM	20
	Omit section	14(1), penalty. Insert instead—	21
		Maximum penalty—	22
		(a) 100 penalty units, and	23
		(b) for a continuing offence—a further 2 penalty units for each day the offence continues.	24 25
[6]	Section 14(1	1A)	26
	Insert after se	ection 14(1)—	27
		An original owner of a multi-storey scheme who is required to convene a meeting under this division must deliver evidence of the following matters required under section 115(2A) to the association at least 14 days before the first annual general meeting of the association—	28 29 30 31
		(a) that the initial maintenance schedule has been prepared in accordance with the prescribed form,	32 33
		(b) that the estimates of contributions to the administrative fund and capital works fund meet the expected expenditure for the year ahead, based on the expenses provided by the original owner,	34 35 36
		(c) that the person who reviewed and certified the initial maintenance schedule is an independent surveyor,	37 38
		(d) that the person who reviewed and certified the estimates of contributions to the administrative fund and capital works fund is an independent surveyor or a person of a prescribed class.	39 40 41
		Maximum penalty—	42

			(a)	for an individual—100 penalty units, or	1
			(b)	otherwise—500 penalty units.	2
[7]	Sect	ion 41			3
	Omi	t the se	ction.	Insert instead—	4
	41	Dutie	es of a	association committee members	5
		(1)	Each dutie	n member of an association committee of an association has the following es-	6 7
			(a)	 to exercise the member's functions— (i) with honesty and fairness, and (ii) with due care and diligence, and 	8 9 10
				(iii) for the benefit, as far as practicable, of the association,	11
			(b)	to comply with this Act and the regulations,	12
			(c)	to only use or disclose information obtained as a member, including information about an owner of a lot—	13 14
				(i) as required to carry out association committee functions, or	15
				(ii) as authorised or required by law,	16
			(d)	to not behave in a way that unreasonably affects a person's lawful use or enjoyment of a lot in the scheme or the association property.	17 18
		(2)		n member of an association committee of an association must complete the ing prescribed by the regulations.	19 20
		(3)		ember of an association committee of an association who fails to complete equired training ceases to be a member of the association committee.	21 22
		(4)	the a	regulations may provide for the issuing of notices to inform a member of association committee of an association who has failed to complete the ired training that—	23 24 25
			(a)	the member is required to complete the training, and	26
			(b)	if the member does not complete the training within the period prescribed by the regulations the member will cease to be a member of the committee.	27 28 29
[8]	Sect	ion 46	Func	tions of chairperson of association	30
	Omi	t "of th	e asso	ciation and the association committee" from section 46(a).	31
[9]	Sect	ion 46	(b)–(f)		32
				b). Insert instead—	33
			(b)	to make determinations, in accordance with this Act, as to quorums and procedural matters at meetings,	34 35
			(c)	to ensure the agenda is followed at meetings,	36
			(d)	to maintain order at meetings,	37
			(e)	to facilitate the fair, constructive and open discussion of matters at meetings,	38 39
			(f)	to encourage discussion by meeting attendees.	40
[10]	Sect	ion 46	(2)		41
	Inser	t at the	end c	of the section—	42

(2)	T., 41,	:			
(2)			1		
		° °	2		
		-	3		
	(1)		5		
	(d)	vacated, or	6 7		
	(e)	if the person dies.	8		
Section 53	Арро	intment of managing agents	9		
Insert after	section	n 53(2)—	10		
(2A)	The	Secretary may approve—	11		
	(a)	the form of agency agreements for the appointment of managing agents, and	12 13		
	(b)	the terms, conditions and other provisions that agency agreements for the appointment of managing agents must or must not contain.	14 15		
(2B)			16 17		
Section 59	Mana	ging agent to record exercise of functions	18		
Omit sectio	on 59(2	2). Insert instead—	19		
(2)			20 21		
Section 61	Bread	ches by managing agent	22		
			23		
(1A)	It is	a defence to a prosecution under subsection (1) if the agent establishes	24 25		
			26		
	(b)	the agent took all reasonable steps to prevent the breach of the duty.	27		
Section 66	. head	ling	28		
		-	29		
	-		30		
Part 4, Div	ision 4	4, heading	31		
			32		
Division	4	Appointment and functions of facilities managers	33		
Section 70	Facili	ties managers	34		
Omit section	on 70(2	2). Insert instead—	35		
(2)	How	ever, a person is not a facilities manager if—	36		
	(a)	the person exercises the functions of a facilities manager only—(i) on a voluntary or casual basis, or	37 38		
	Omit "offic Section 53 Insert after (2A) (2B) Section 59 Omit section (2) Section 61 Insert after (1A) Section 66 Omit the he 66 Offe Part 4, Div Omit the he 66 Division Section 70 Omit section	meetSection 49 Vacat(d)(d)(e)Section 53 ApportInsert after section(2A)The fill(a)(b)(2B)The fill(2B)The fill(2B)The fill(2B)The fill(2B)The fill(2B)The fill(1A)It isInsert after section(1A)(1A)It is(1A)It is(b)Section 66, headOmit the heading66Offences fillOmit the heading66Offences fillPart 4, Division 4Omit the headingDivision 4Section 70 FacilitOmit section 70(2)(2)How	meetings means meetings of the association and the association committee. Section 49 Vacation of office by officer Omit "office." from section 49(1)(c). Insert instead— office, or (d) if the association, by resolution, declares that the person's office is vacated, or (e) if the person dies. Section 53 Appointment of managing agents Insert after section 53(2)— (2A) The Secretary may approve— 		

				(ii) as a member of the association committee, or	1
			(b)	the person, or a class of persons to which the person belongs, is prescribed as not being a facilities manager.	2 3
[18]	Sect	ion 71	Арро	intment of facilities managers	4
	Inser	t after	section	n 71(2)—	5
		(3)	The S	Secretary may approve—	6
			(a)	the form of facilities manager agreements, and	7
			(b)	the terms, conditions and other provisions that facilities manager agreements must or must not contain.	8 9
		(4)		Secretary may approve 1 or more standard form of facilities manager ements.	10 11
[19]	Sect	ion 74	Α		12
	Inser	t after	section	n 74—	13
	74A	Dutia	as of f	acilities managers	14
		(1)		cilities manager must not, without reasonable excuse—	15
		(1)	(a)	fail to act in the best interests of the association, or	16
			(b)	breach a duty prescribed by the regulations.	10
			~ /	imum penalty—	18
			(a)	for an individual—100 penalty units, or	19
			(b)	otherwise—200 penalty units.	20
		(2)	A fac it wo	cilities manager is not required to act in the association's best interests if uld be——	21 22
			(a)	contrary to this Act or the regulations, or	23
			(b)	otherwise unlawful.	24
		(3)	The 1	regulations may prescribe additional duties of facilities managers.	25
[20]	Secti varie	ion 76 d by 1	Mana Tribun	ging agent and facilities manager agreements may be terminated or al	26 27
	Omit	"unre	asonat	ble." from section 76(3)(f). Insert instead—	28
				unreasonable,	29
			(g)	that the managing agent or facilities manager is carrying on a business involving the supply of services to the association, owners or occupiers of lots if carrying on the business is contrary to law.	30 31 32
[21]		ion 83 s func		nates to be prepared of contributions to administrative and capital	33 34
	Inser	t after	section	n 83(2)(e)—	35
			(e1)	to install, replace or repair infrastructure, fixtures and fittings that are part of the association property for the purposes of the sustainable use of the scheme, and	36 37 38
				Examples — electricity meters, solar panels and sustainable building materials	39
[22]	Secti	ion 88	Levyi	ng of contributions	40
	Inser	t after	section	n 88(1)—	41

	(1A)		written notice must be accompanied by the information approved by the etary.	1 2			
[23]	Section 90	Intere	est, discounts on contributions and payment plans	3			
	Omit section 90(5). Insert instead—						
	(5)		association and a member of the association may agree to enter into a ment plan for the payment of overdue contributions.	5 6			
	(5AA)		yment plan is limited to a period of 12 months but a further plan may be ed to.	7 8			
	(5AB)		ssociation must not, by resolution, refuse to enter into payment plans for ayment of overdue contributions.	9 10			
	(5AC)		bite subsection (5AB) an association may refuse to enter into payment s for the payment of overdue contributions in particular cases.	11 12			
[24]	Section 90	(5A) a	nd (5B)	13			
	Insert after	section	n 90(5)—	14			
	(5A)		quest by an owner to enter into a payment plan (the <i>request</i>) may be onably refused by the association.	15 16			
	(5B)		regulations may prescribe what constitutes a reasonable refusal in relation yment plans.	17 18			
[25]	Section 90(7)						
	Omit the su	bsecti	on. Insert instead—	20			
	(7)		regulations may prescribe requirements for payment plans, including the wing—	21 22			
		(a)	eligibility,	23			
		(b)	the form of the request,	24			
		(c)	evidence that must or must not be included in the request,	25			
		(d)	how information supporting the request must be stored, secured, used, disclosed or disposed of,	26 27			
			Example of information— financial records relating to the owner	28			
		(e)	maintaining the confidentiality of the owner's information given in support of the request,	29 30			
		(f)	the form of the payment plan or minimum requirements,	31			
		(g)	requirements for the association committee to report on payment plans to the association,	32 33			
		(h)	requirements for the association to give written reasons to the owner if the owner's request is refused,	34 35			
		(i)	the termination of a payment plan.	36			
[26]	Section 90	(8)		37			
	Omit the su	bsecti	on.	38			
[27]	Section 90	(10)		39			
	Insert after	section	n 90(9)—	40			

(10)	agre	e to the owner's request if the Tribunal is satisfied that the refusal by the	1 2 3				
Section 91	Reco	overy of unpaid contributions and interest	4				
Insert after section 91(3)—							
(3A)	asso	ciation incurred in recovering unpaid contributions and any interest	6 7 8				
	(a)	if the association has offered the member of the association the option of entering into a payment plan for the payment of the unpaid contributions, and	9 10 11				
	(b)	pursuant to an order of the Tribunal or a court under this section.	12				
Section 91	Reco	overy of unpaid contributions and interest	13				
Omit "21 d	ays" fi	rom section 91(5). Insert instead "30 days".	14				
Section 91	(7)–(9		15				
		-	16				
(7)			17 18				
	(a)	the amount is being dealt with under a payment plan, and	19				
	(b)	the payment plan is being complied with by the owner.	20				
(8)	Payr	nents by an owner in arrears must be applied in the following order—	21				
	(a)	to contributions, in order of due date,	22				
	(b)	to interest,	23				
	(c)	to expenses of the association in recovering contributions ordered to be paid under this section.	24 25				
(9)	Subs	section (8) does not apply to the extent that—	26				
	(a)	a court or the Tribunal has made an order specifying how payments must be applied, or	27 28				
	(b)	the owner in arrears specifies how payments must be applied.	29				
Section 10	6 Leg	al services to be approved by general meeting	30				
Omit section	on 106	(1). Insert instead—	31				
(1)	requ	iring payment unless a resolution passed at a general meeting of the	32 33 34				
	(a)	with unlimited costs for the services, or	35				
	(b)	up to a maximum amount of costs for the services.	36				
Section 10	6(3)(c)	37				
Omit the pa	aragrap	ph. Insert instead—	38				
	(c)	to obtain legal services prescribed by the regulations.	39				
Section 10	9 Duty	y of association to maintain and repair property	40				
Omit section	on 109	(4). Insert instead—	41				
	Section 91 Insert after (3A) Section 91 Omit "21 d Section 91 Insert after (7) (8) (9) Section 10 Omit section (1) Section 10 Omit the pa	agre asso Section 91 Reco Insert after section (3A) An a asso paya (a) (b) Section 91 Reco Omit "21 days" f Section 91(7)–(9) Insert after section (7) An a from (a) (b) (7) An a from (a) (b) (8) Payn (a) (b) (8) Payn (a) (b) (9) Subs (a) (b) (1) An required (1) An required (1) An required (1) An required (1) An required (1) An required (1) An required (2) Section 106 Job (2) (3) (4) (5) Section 106 Leg	 agree to the owner's request was not reasonable. Section 91 Recovery of unpaid contributions and interest Insert after section 91(3)— (3A) An association may only take action to recover the reasonable expenses of the association incurred in recovering unpaid contributions and any interest payable on unpaid contributions— (a) if the association has offered the member of the association the option of entering into a payment plan for the payment of the unpaid contributions, and (b) pursuant to an order of the Tribunal or a court under this section. Section 91 Recovery of unpaid contributions and interest Omit "21 days" from section 91(5). Insert instead "30 days". Section 91(7)-(9) Insert after section 91(6)— (7) An association must not take action to recover an amount under this section from an owner if— (a) the amount is being dealt with under a payment plan, and (b) the payment plan is being complied with by the owner. (8) Payments by an owner in arrears must be applied in the following order— (a) to contributions, in order of due date, (b) to interest, (c) to expenses of the association in recovering contributions ordered to be paid under this section. (9) Subsection (8) does not apply to the extent that— (a) a court or the Tribunal has made an order specifying how payments must be applied, or (b) the owner in arrears specifies how payments must be applied. Section 106 Legal services to be approved by general meeting Omit section 106(1). Insert instead— (a) with unlimited costs for the services, or (b) up to a maximum amount of costs for the services. Section 106(3)(c) Omit the paragraph. Insert instead— 				

	(4)			ion may defer compliance with this section in relation to damage on property until after the taking of action if—	1
		(a)		ction is taken by the association against an owner or another person ation to the damage, and	3
		(b)	the d	eferment will not affect—	5
			(i)	the safety of buildings, structures or association property in the association scheme, or	6 7
			(ii)	a person's access to or use of the association property or a lot in the association scheme.	3 2
[34]	Section 10	9(6)			10
	Omit "2 yea	ars". Ii	nsert in	stead "6 years".	11
[35]	Section 11	5 Initia	al mair	ntenance schedule must be prepared	12
	Omit sectio	n 115((2). Ins	ert instead—	13
	(2)		initial lations.	maintenance schedule must be in the form prescribed by the	14 15
		Max	imum j	penalty—	16
		(a)	for a	n individual—100 penalty units, or	17
		(b)	other	wise—500 penalty units.	18
	(2A)			-storey scheme—the original owner must, before the first annual eting of the association, engage—	19 20
		(a)	an in	dependent surveyor to—	21
			(i)	review the initial maintenance schedule, and	22
			(ii)	certify that the initial maintenance schedule has been prepared in accordance with the prescribed form, and	23 24
		(b)	an ir regul	dependent surveyor or a person of a class prescribed by the ations to—	25 26
			(i)	review the estimates of contributions to the administrative fund and capital works fund, and	27 28
			(ii)	certify that the estimates meet the expected expenditure for the year ahead, based on the expenses provided by the original owner.	29 30 31
	(2B)	The conn	origina ected v	l owner must not engage a person under subsection (2A) who is with the original owner.	32 33
		Max	imum j	penalty—	34
		(a)	for a	n individual—100 penalty units, or	35
		(b)	other	wise—500 penalty units.	36
[36]	Section 12	4, hea	ding		37
	Omit "elect	ricity	, gas o	r other".	38
[37]	Section 12	4(1)–(3)		39
			-	any other utility" wherever occurring. Insert instead "a utility".	40
[38]	Section 12	4(1)			41
	Omit "neigl	nbourł	nood as	sociation".	42

	Inser	t instea	ad "co	mmunity or neighbourhood association".	1						
[39]	Sect	ion 12	4(4)		2						
	Omit	Omit the subsection. Insert instead—									
		(4)	In th	is section—	4						
			utilit	ty includes—	5						
			(a)	communication services, and	6						
				Examples of communication services— the installation and supply of telephone, intercom, computer data and television services	7 8						
			(b)	domestic services.	ç						
				Examples of domestic services— electricity, gas, water, waste removal, air conditioning and heating, stormwater retention and filtration, hot water, recycling, sewerage and electric vehicle charging	10 11 12						
[40]	Sect	ion 12	5A		13						
	Inser	t after	sectio	n 125—	14						
	125A	Fina	ncina	and installation of accessibility infrastructure	15						
			Befo	bre approving an accessibility infrastructure resolution, the association	16 17						
			(a)	the cost and financing of the accessibility infrastructure and works, including expected running and maintenance costs,	18 19						
			(b)	who will own, install and maintain the accessibility infrastructure,	20						
			(c)	the extent to which the use of the accessibility infrastructure will be available to all or some of the lots in the scheme,	21 22						
			(d)	the extent to which not installing the accessibility infrastructure will cause or be likely to cause detriment to be suffered by—	23 24						
				(i) the person requesting the installation of the accessibility infrastructure, or	25 26						
				(ii) a person on behalf of whom the installation of the accessibility infrastructure is requested,	27 28						
			(e)	whether the building can support the type of infrastructure required to provide access,	29 30						
			(f)	other matters prescribed by the regulations.	31						
[41]	Sect	ion 13	0B		32						
	Inser	t after	sectio	n 130A—	33						
	130B	Rest	rictior	ns on by-laws—sustainability infrastructure	34						
		(1)	A by prev	-law of an association scheme has no force or effect to the extent it would ent the installation of sustainability infrastructure solely for the purpose of erving the external appearance of a lot or the association property.	35 36 37						
		(2)	This	section does not apply to association property that is—	38						
			(a)	heritage-listed, or	39						
			(b)	within a heritage conservation area.	40						
[42]	Sect	ion 13	5 Req	uirements for association property rights by-laws	41						
	Omit	t "or ch	anged	" from section 135(1). Insert instead ", amended or repealed".	42						

[43]	Section 13	85(1A)		1
	Insert after	sectio	n 135(1)—	2
	(1A)		rson must not unreasonably fail to give consent under subsection (1)(b) to mendment or repeal of a by-law.	3 4
[44]	Section 17	73 Insp	pection of association documents	5
	Insert "sec	ure" be	efore "electronic access" in section 173(3).	6
[45]	Section 17	73(3A)		7
			n 173(3)—	8
	(3A)		regulations may prescribe the maximum fee that may be charged for ecting documents—	9 10
		(a)	in person, or	11
		(b)	through secure electronic access to the documents, or	12
		(c)	by another means agreed on or fixed under this section.	13
[46]	Section 17	4 Cert	ificate by association as to financial and other matters relating to lot	14
	Insert after	sectio	n 174(1)(h)—	15
		(h1)	whether or not the scheme includes an exclusive supply network,	16
		(h2)	if the scheme includes an exclusive supply network—the nature of the relevant services provided by the exclusive supply network,	17 18
[47]	Section 17	74(4)		19
	Insert after	sectio	n 174(3)—	20
	(4)	In th	is section—	21
		excli	usive supply network means an arrangement under which—	22
		(a)	the delivery of a relevant service to lots in the scheme is arranged by or on behalf of the association, and	23 24
		(b)	the owner of a lot in the scheme—	25
			(i) is unable to choose an alternative supplier of the relevant service, or	26 27
			(ii) would be required to install infrastructure outside of the lot to be able to choose an alternative supplier.	28 29
			Note — An exclusive supply network is sometimes referred to as an embedded network.	30 31
		relev	vant service means the following-	32
		(a)	electricity,	33
		(b)	gas,	34
		(c)	hot water,	35
		(d)	chilled water,	36
		(e)	internet access,	37
		(f)	another service prescribed by the regulations.	38
[48]	Part 10A			39
	Insert after	Part 1	0—	40

Par	t 10/	۹ Inv	vestigation and enforcement powers	1	
Division 1 Preliminary					
177A	Defir	nitions	S		
		In th	is part—	4	
		auth	norised purposes—see section 177B.	5	
		com	<i>pliance notice</i> —see section 177X(1).	6	
177B	Purp	oses	for which functions under part may be exercised	7	
			Secretary may exercise the functions conferred under this part for the owing purposes (<i>authorised purposes</i>)—	8 9	
		(a)	investigating, monitoring and enforcing compliance with the requirements of section 109,	10 11	
		(b)	obtaining information or records connected with the administration of this part,	12 13	
		(c)	administering or executing this part, including regulations made under this part.	14 15	
Divi	sion	2	Information gathering powers	16	
177C	Exer	cise i	n conjunction with other powers	17	
		A po of er	ower conferred by this division may be exercised whether or not a power ntry under Division 3 is being exercised.	18 19	
177D	Pow	er to r	require documents	20	
	(1)	The	Secretary may direct a person to give a document to the Secretary.	21	
	(2)		direction may be given if the Secretary requires the document for an orised purpose.	22 23	
	(3)	The	direction must be given by written order given to the person.	24	
	(4)	The	order must specify—	25	
		(a)	the way the document must be given, and	26	
		(b)	the form in which the document must be given, and	27	
		(c)	a reasonable date by which the document must be given.	28	
	(5)	The	order may only require a person to give existing documents that are—	29	
		(a)	in the person's possession, or	30	
		(b)	within the person's power to obtain lawfully.	31	
	(6)	The	Secretary may make copies of the document.	32	
	(7)	A do form	ocument in electronic, mechanical or other form must be given in written a unless otherwise stated in the order.	33 34	
	(8)	-	erson must not fail to comply with an order under this section. Timum penalty for subsection (8)—	35 36	
		(a)	for an individual—	37	
			(i) 20 penalty units, and	38	
			(ii) for a continuing offence—2 penalty units for each day the offence continues, or	39 40	

		(b)	otherwise—	1
			(i) 100 penalty units, and	2
			(ii) for a continuing offence—10 penalty units for each day the offence continues.	3 4
177E	Pow	er of S	Secretary to require answers	5
	(1)		Secretary may direct a person to answer questions about a matter if the etary—	6 7
		(a)	reasonably suspects the person to have knowledge of the matter, and	8
		(b)	reasonably requires information about the matter for an authorised purpose.	9 10
	(2)	The c	direction may require the answers to be—	11
		(a)	written, or	12
		(b)	given verbally—	13
		. ,	(i) in person, or	14
			(ii) by audio link or audio visual link.	15
	(3)		Secretary may direct a body corporate to nominate an individual to answer tions on behalf of the body corporate.	16 17
	(4)	The r	nomination must be—	18
		(a)	in writing, and	19
		(b)	given to the Secretary within the time required in the direction.	20
	(5)	The i	individual must be a director or other officer of the body corporate.	21
	(6)		vers given by the individual bind the body corporate.	22
	(7)	The	Secretary may direct the person or nominated individual to attend at a ified place and time to answer questions if—	23 24
		(a)	the answers must be given verbally, and	25
		(b)	attendance at the place is reasonably required for the questions to be properly put and answered.	26 27
	(8)	The p	place and time must be reasonable in the circumstances.	28
	(9)		rection under this section must be in writing.	29
	(10)		rson must not fail to comply with a direction under this section.	30
	(10)	-	imum penalty for subsection (10)—	31
		(a)	for an individual—	32
		(<i>a</i>)	(i) 20 penalty units, and	33
			(ii) for a continuing offence—2 penalty units for each day the offence continues, or	34 35
		(b)	otherwise—	36
		. ,	(i) 100 penalty units, and	37
			(ii) for a continuing offence—10 penalty units for each day the offence continues.	38 39
177F	Reco	ordina	of evidence	40
	(1)	The S	Secretary may record a person answering questions under this division if becretary—	41 42

		(a) informs the person that the record will be made, and	1
		(b) gives a copy of the record to the person as soon as practicable after the record is made.	2 3
	(2)	The record may be made using—	4
		(a) sound recording apparatus, or	5
		(b) audio visual apparatus, or	6
		(c) another method decided by the Secretary.	7
	(3)	The record may be made despite the provisions of another law.	8
Divi	ision	3 Powers in relation to premises	9
Sub	odivis	ion 1 Entry	10
177G	Pow	er of Secretary to enter premises	11
	(1)	The Secretary may enter premises, other than a part of premises used only for residential purposes, at a reasonable hour in the daytime.	12 13
	(2)	The entry may occur with or without a search warrant.	14
	(3)	The Secretary may enter a part of premises used only for residential purposes—	15 16
		(a) with the permission of the occupier, or	17
		(b) under the authority of a search warrant.	18
	(4)	Association property is taken not to be a part of premises used only for residential purposes.	19 20
	(5)	When exercising a power of entry under this division, the Secretary may be accompanied by persons (<i>assistants</i>) the Secretary considers necessary.	21 22
	(6)	An assistant may accompany the Secretary and take all reasonable steps to assist the Secretary in the exercise of the Secretary's functions.	23 24
177H	Sear	rch warrants	25
	(1)	The Secretary may apply to an issuing officer for a search warrant.	26
	(2)	The Secretary may make the application if the Secretary believes on reasonable grounds that—	27 28
		(a) a duty under section 109 has been or is being breached at premises, or	29
		(b) a matter or thing connected with a breach of a duty under section 109 is in or on premises.	30 31
	(3)	The issuing officer may issue the search warrant if satisfied there are reasonable grounds to do so.	32 33
	(4)	The search warrant may authorise the Secretary to-	34
		(a) enter the premises, and	35
		(b) exercise functions under this division.	36
	(5)	The Law Enforcement (Powers and Responsibilities) Act 2002, Part 5, Division 4 applies to the search warrant.	37 38
	(6)	Without limiting the Law Enforcement (Powers and Responsibilities) Act 2002, section 71, a police officer may—	39 40
		(a) accompany the Secretary when executing the search warrant, and	41

		(b)	take all reasonable steps to assist the Secretary in the exercise of the Secretary's functions.	1 2
	(7)	In th	is section—	3
			ng officer means an authorised officer under the Law Enforcement vers and Responsibilities) Act 2002.	4 5
Sub	divis	ion 2	Powers exercised on premises	6
1771	Exer	cise o	f powers on premises	7
	(1)		Secretary may exercise a power specified in this subdivision when on ises the Secretary entered lawfully.	8 9
	(2)		ower may be exercised in relation to a thing without the consent of the er of the thing.	10 11
	(3)		wer to do something includes a power to arrange for the thing to be done, her at the premises or elsewhere.	12 13
177J	Pow	ers of	Secretary—records	14
		The S	Secretary may—	15
		(a)	examine and inspect records, and	16
		(b)	copy records, and	17
		(c)	direct a person to produce records for inspection.	18
177K	Pow	ers of	Secretary—examinations, inspections and tests	19
	(1)	The S	Secretary may—	20
		(a)	examine and inspect a thing, and	21
		(b)	take and remove samples of a thing, and	22
		(c)	make examinations, inquiries, measurements or tests the Secretary considers necessary, and	23 24
		(d)	take photographs or other recordings the Secretary considers necessary.	25
	(2)	force	power to examine and inspect a thing includes a power to use reasonable to break open or otherwise access a thing, including a floor or wall aining the thing.	26 27 28
	(3)		power to test a thing includes a power to destructively test a thing, or a ble of a thing, if that is a reasonable test in the circumstances.	29 30
177L	Pow	ers of	Secretary—opening or demolishing building work	31
	(1)	Secre	Secretary may open up, cut open or demolish building work if the etary reasonably believes it is necessary because there is, or there is likely , a contravention of section 109.	32 33 34
	(2)		power to open up, cut open or demolish building work may be exercised appropriately qualified person at the direction of the Secretary.	35 36
177M	Pow	ers of	Secretary—seizure	37
	(1)	The S	Secretary may—	38
		(a)	seize a thing the Secretary has reasonable grounds to believe is connected with a contravention of section 109, and	39 40

			move a seized thing from the place where it is seized or leave it at the place where it is seized and take reasonable action to restrict access to the thing, and	1 2 3
		(c)	direct the occupier of the premises where a thing is seized to keep the thing—	4 5
			(i) at the premises, or	6
			(ii) at another place under the control of the occupier.	7
	(2)	The p seize–		8 9
		(a)	a thing in relation to which the offence has been committed, and	10
		(b)	a thing that will afford evidence of the commission of the offence, and	11
		(c)	a thing that was used for the purpose of committing the offence.	12
	(3)		section, a reference to an offence includes a reference to an offence that are reasonable grounds to believe has been committed.	13 14
177N	Pow	ers of S	Secretary—other powers	15
			ecretary may do anything that, in the Secretary's opinion, is reasonably sary to be done for an authorised purpose.	16 17
Sub	odivis	ion 3	Miscellaneous	18
1770	Prov	vision o	f assistance to Secretary	19
	(1)		Secretary may direct a person to provide reasonable assistance, as ied by the Secretary, if the direction—	20 21
		(a)	is for the purposes of the Secretary exercising functions under this division in relation to premises, and	22 23
		(b)	is given to—	24
			(i) the owner or occupier of the premises, or	25
			(ii) if the premises are not a public place—a person on the premises.	26
	(2)		irection may be given—	27
		(a)	orally to the person, or	28
			by written notice given to the person.	29
	(3)	-	son must not fail to comply with a direction under this section.	30
			num penalty for subsection (3)—	31
		(a)	for an individual—	32
			(i) 20 penalty units, and(ii) for a continuing offence—2 penalty units for each day the	33
			offence continuing offence—2 penalty units for each day the	34 35
		(b)	otherwise—	36
			(i) 100 penalty units, and	37
			(ii) for a continuing offence—10 penalty units for each day the offence continues.	38 39
177P	Obst	truction	of Secretary	40
		A per	son must not, without reasonable excuse, obstruct, hinder or interfere he Secretary in the exercise of the Secretary's functions under this part.	41 42
			· · · · · · · · · · · · · · · · · · ·	

		Max	imum penalty—	1	
		(a)	for an individual—20 penalty units, or	2	
		(b)	otherwise—100 penalty units.	3	
177Q	Failu	ure to	comply with direction	4	
		A pe of th	rson must not, without reasonable excuse, fail to comply with a direction e Secretary under this part.	5 6	
		Max	imum penalty—	7	
		(a)	for an individual—	8	
			(i) 20 penalty units, and	9	
			(ii) for a continuing offence—2 penalty units for each day the offence continues, or	10 11	
		(b)	otherwise—	12	
			(i) 100 penalty units, and	13	
			(ii) for a continuing offence—10 penalty units for each day the offence continues.	14 15	
Divi	ision	4	Seizure and destruction	16	
177R	Deal	ing wi	ith seized things		
	(1)	The Secretary, when seizing a thing at premises under this part, must give the person apparently in charge of the premises a written receipt for the thing seized.			
	(2)	The until	Secretary may keep the seized thing for evidence in court proceedings	21 22	
		(a)	the court in which the proceedings are commenced orders its return, or	23	
		(b)	if no order is made—the completion of the proceedings, including an appeal.	24 25	
	(3)	A ree	cord may be kept under this section if, within a reasonable time—	26	
		(a)	a copy of the record is made, and	27	
		(b)	the Secretary certifies that the copy is a true copy, and	28	
		(c)	the person from whom the record was seized is given the certified copy.	29	
	(4)	The	certified copy is, as evidence, of equal validity to the record.	30	
177S	Pow	er to d	lestroy seized things	31	
	(1)	The	Secretary may destroy or dispose of a thing if—	32	
		(a)	the thing was seized under this division, and	33	
		(b)	the thing is no longer required as evidence in proceedings.	34	
	(2)	The	Secretary must not destroy a thing under this division unless—	35	
		(a)	before destroying the thing, the Secretary gives written notice of the proposed destruction to the owner or person in charge of the thing, or	36 37	
		(b)	the Secretary is satisfied that the owner or person in charge of the thing has already been given written notice of the proposed destruction.	38 39	
	(3)	Noti	ce must be given at least 7 days before the thing is destroyed.	40	
	(4)	A ree	quirement to give notice does not apply to the destruction of a thing if—	41	

		(a)	there does not appear to be an individual immediately in control of the thing, and the owner or person in charge cannot be located after making reasonable inquiries, and	1 2 3
		(b)	the Secretary considers that, in the circumstances, the thing must be destroyed without notice to the owner or person in charge.	4 5
	(5)		section does not apply to the destruction of a thing that has been forfeited e Secretary.	6 7
	(6)	If the	e Secretary decides to destroy or dispose of a thing—	8
		(a)	the thing immediately becomes the property of the State, and	9
		(b)	compensation is not payable for-	10
			(i) the transfer of ownership, or	11
			(ii) the destruction or disposal of the thing, and	12
		(c)	duty is not payable for the transfer, and	13
		(d)	the Secretary must, as soon as practicable, tell the person who owned the thing immediately before its seizure about the destruction or disposal, unless—	14 15 16
			(i) the Secretary is not able to find the person after making reasonable inquiries, or	17 18
			(ii) it is otherwise impracticable or unreasonable to tell the person.	19
	(7)		section does not limit the Secretary's power to destroy a thing in the cise of another power for an authorised purpose.	20 21
Div	ision	5	Remedial actions	22
177T	Und	ertakir	Iqs	23
	(1)		ssociation may enter into an undertaking under this section.	24
	(2)	Befo	re entering into an undertaking, the association must approve the rtaking by special resolution.	25 26
	(3)	the a	Secretary may accept a written undertaking given by an association that ssociation will take action to do the following in relation to a breach of a under section 109(1) or (2)—	27 28 29
		(a)	carry out maintenance and repair work,	30
		(b)	renew or replace fixtures or fittings.	31
	(4)	A pe an of	rson who contravenes an undertaking accepted by the Secretary commits fence.	32 33
		Max	imum penalty for subsection (4)—	34
		(a)	200 penalty units, and	35
		(b)	for a continuing offence—20 penalty units for each day the offence continues.	36 37
177U	Varia	ation c	or withdrawal of undertaking	38
	(1)		ssociation that enters into an undertaking may, with the written agreement e Secretary—	39 40
		(a)	vary the undertaking, or	41
		(b)	withdraw the undertaking.	42

	(2)	Before varying or withdrawing an undertaking under subsection (1), the association must approve the variation or withdrawal by special resolution.	1 2
	(3)	The Secretary may—	3
		(a) vary an undertaking, with the written agreement of the association, or	4
		(b) withdraw the Secretary's acceptance of an undertaking, by written notice served on the association.	5 6
	(4)	Before agreeing to vary an undertaking under subsection (3)(a), the association must approve the variation by special resolution.	7 8
	(5)	The provisions of an undertaking may not be varied to provide for a different subject matter.	9 10
	(6)	An undertaking ceases to have effect if—	11
		(a) the undertaking is withdrawn by the association, or	12
		(b) the acceptance of the undertaking is withdrawn by the Secretary.	13
	(7)	In this section—	14
		undertaking means an undertaking under section 177T.	15
177V	Appl	ying for orders to restrain or remedy breaches of duty	16
	(1)	The Secretary may apply to the Tribunal for an order to remedy or restrain a breach of a duty under section $109(1)$ or (2).	17 18
	(2)	An order may be made without the Secretary being required to show a likelihood of damage.	19 20
	(3)	The Tribunal may grant an interim order pending the determination of the application if, in the Tribunal's opinion, it is desirable to grant the order.	21 22
	(4)	The Tribunal must not require the Secretary or another person, as a condition of granting an interim order, to give an undertaking as to damages.	23 24
	(5)	The Tribunal may make the orders the Tribunal thinks fit to remedy or restrain a breach if satisfied a breach—	25 26
		(a) has been committed, or	27
		(b) will be committed unless restrained by an order of the Tribunal.	28
177W	Com	plaints and investigations	29
	(1)	The Secretary may, whether or not the Secretary has received a complaint, investigate a breach or possible breach of a duty under section 109.	30 31
	(2)	The Secretary may require that a complaint made to the Secretary about a matter referred to in subsection (1) be in a form approved by the Secretary.	32 33
	(3)	However, the Secretary is not required to investigate a matter.	34
	(4)	This section does not limit other powers the Secretary may have under another Act or law to receive a complaint or investigate a matter.	35 36
Divi	sion	6 Compliance notices	37
177X	Secr	etary may give compliance notice	38
	(1)	The Secretary may give an association a notice (a <i>compliance notice</i>) if the Secretary reasonably believes the association has breached a duty under section $109(1)$ or (2).	39 40 41

	(2)	A compliance notice must not be given in relation to work for which a building work rectification order, within the meaning of the <i>Residential Apartment Buildings (Compliance and Enforcement Powers) Act 2020</i> , may be issued.	1 2 3
177Y	Elen	nents of compliance notice	4
	(1)	A compliance notice must state the reasons for the giving of the notice.	5
	(2)	The compliance notice may do the following—	6
		(a) require the association to take action, specified in the notice, to remedy the breach,	7 8
		(b) describe the standard of work required to remedy the breach,	9
		(c) require work to be carried out by an appropriately qualified or licensed professional,	10 11
		(d) require that a person make good a building or work that has been damaged as a result of the person carrying out building work,	12 13
		(e) require the provision of documentary evidence to demonstrate compliance with the notice.	14 15
	(3)	A compliance notice given in relation to a dispute may—	16
		(a) specify conditions about the payment of money due under a contract for the work, and	17 18
		(b) require the conditions to be complied with by the party who raised the dispute before the other requirements of the notice are complied with.	19 20
	(4)	The compliance notice may specify the period in which the association must comply with the notice, including multiple periods to allow for different stages for compliance.	21 22 23
177Z	Ame	endment and revocation of compliance notice	24
		The Secretary may amend a compliance notice if the association given the notice agrees to the amendment.	25 26
177ZA	Reve	ocation of compliance notice	27
	(1)	A compliance notice is revoked if the notice has been complied with.	28
	(2)	The Secretary must, when a compliance notice has been complied with, give a written notice to the association given the compliance notice confirming the revocation of the compliance notice.	29 30 31
	(3)	The failure of the Secretary to give the written notice does not affect the revocation of the compliance notice.	32 33
177ZB	Offe	nce for failure to comply with compliance notice	34
		An association given a compliance notice must not fail to comply with the notice.	35 36
		Maximum penalty—	37
		(a) 200 penalty units, and	38
		(b) for a continuing offence—20 penalty units for each day the offence continues.	39 40

17	7ZC	Admin	istra	tive review of decision to give compliance notice	1
		t	he A	ssociation may apply to the Tribunal for an administrative review under <i>Administrative Decisions Review Act 1997</i> of the decision to give the ciation a compliance notice.	2 3 4
				application must be made no later than 28 days after the association ves the notice.	5
				Administrative Decisions Review Act 1997, Chapter 3, Part 2 does not to the application.	7 8
		ť	hat v	termining the application, the Tribunal must take into account any matter was required to be taken into account in making the decision to give the bliance notice.	9 10 11
[49]	Sectio	n 217	Fund	ctions of Secretary	12
	Omit "	Act." f	from	section 217(e). Insert instead—	13
				Act,	14
			(f)	investigating, monitoring and enforcing compliance with section 109.	15
[50]	Sectio	n 233	Regu	ulations	16
	Omit "	way."	from	a section 233(2)(j). Insert instead—	17
				way,	18
		((k)	the procedures for entering into an undertaking under section 177T,	19
			(1)	the procedures for giving a compliance notice under section 177X,	20
		(1	m)	information that must be included in a compliance notice under section 177Y.	21 22
[51]	Sched	ule 1 M	Neeti	ing procedures of associations	23
	Omit "	electric	city,	gas or any other utility relevant to the scheme." from clause 5(b).	24
	Insert i	instead			25
				utilities relevant to the scheme,	26
			(c)	an item to consider environmental sustainability within the scheme, including consideration of the association property annual energy and water consumption and expenditure.	27 28 29
[52]	Sched	ule 1,	clau	se 24A, heading	30
	Omit "	[•] compa	nny n	nominees and".	31
[53]	Sched	ule 1,	clau	se 24A(1)	32
	Omit t	he subc	claus	e. Insert instead—	33
		6	attorr	rson acting under a power of attorney may, if authorised by the power of ney, exercise voting rights at a general meeting of the association on If of the owner of one or more development lots or neighbourhood lots.	34 35 36
[54]	Sched	ule 1,	clau	se 24A(2)	37
	Omit "	'compa	ny n	ominee, or a person acting under a power of attorney,".	38
	Insert i	instead	"per	rson acting under a power of attorney".	39

[55]	Schedule 3 Savings, transitional and other provisions						
	Insert at th	ne end c	of the schedule, with appropriate part and clause numbering—	2			
	Part		ovisions consequent on enactment of Strata hemes Legislation Amendment Act 2025				
	Def	inition		Ę			
			is part— <i>nding Act</i> means the <i>Strata Schemes Legislation Amendment Act 2025</i> .	6			
	Рау	ment f	or legal services	8			
	-		ion 106(3)(c), as substituted by the amending Act, is taken to have been in e from the beginning of 30 November 2016.	9 10			
[56]	Dictionar	у		11			
	Insert in a	lphabet	ical order—	12			
		acce	essibility infrastructure means changes made—	13			
		(a)	to part of the association property, including by installing, removing, modifying or replacing anything on or forming part of the association property, and	14 15 16			
		(b)	to facilitate a person with a disability having access to-	17			
			(i) the association property, or	18			
			(ii) the lot in the association scheme in which the person resides.	19			
		of t	<i>essibility infrastructure resolution</i> means a resolution to do one or more he following that is specified to be an accessibility infrastructure lution—	20 21 22			
		(a)	to finance accessibility infrastructure,	23			
		(b)	to add to the association property, alter the association property or erect a new structure on the association property for the purpose of installing accessibility infrastructure,	24 25 26			
		(c)	to amend a management statement to include a by-law for the purposes of the installation or use, or both, of accessibility infrastructure.	27 28			
			<i>inistrative fund</i> , of an association, means the fund established by the ciation under section 77.	29 30			
			<i>bility</i> has the same meaning as in the <i>Disability Discrimination Act 1992</i> are Commonwealth, section 4(1).	31 32			
			<i>pendent surveyor</i> means a person who is not connected to the original er and who—	33 34			
		(a)	is a member of the Australian Institute of Quantity Surveyors and holds the designation Certified Quantity Surveyor, or	35 36			
		(b)	is a member of the Royal Institution of Chartered Surveyors and a Chartered Quantity Surveyor.	37 38			
		mult	ti-storey scheme—	39			
		(a)	means an association scheme—	40			
			(i) that comprises at least 1 building with more than 2 storeys above ground level, and	41 42			
			(ii) where the whole or a part of at least 1 lot in that building is located above the whole or a part of another lot, and	43 44			

(b)	includes a scheme of a type prescribed by the regulations.	1
store	y, of a building, includes the following—	2
(a)	the ground level,	3
(b)	a level of a split level.	4

Sc	hedul	e 3	Ame	endn	nent of other legislation		1
3.1	Com	munity	Land	Man	agement Regulation 2021		2
[1]	Section	on 6, hea	ding				3
	Omit	"s 13(o)".	Insert	instea	d " s 13(2)(0) ".		4
[2]	Section	on 26B					5
	Insert	after sect	ion 26	A—			6
	26B	Restricti	ons or	n by-la	ws—evidence animal is assistance an	imal	7
					ection 130A(2)(c), other evidence to sho al includes the following—	w the animal is an	8 9
		(a)			ance animal identity card, pass or permit aining organisation,	from an assistance	10 11
		(b)			ent as evidence that the animal has co that meets the standards of Assistance Do		12 13
	(c) a document as evidence that the animal has been accepted as an assistance animal by a government agency in Australia,						14 15
	Examples of documents— a government-issued access card, transport pass or permit						16 17
		(d)			ent issued by a local council recognisin e animal,	g the animal as an	18 19
		(e)			nce dog badge, medallion, harness, cape, o imal by an assistance dog training organis		20 21
		(f)	reg Pro	gistered actition	statement that the animal is an assistant d health practitioner, within the mean <i>mer Regulation National Law (NSW)</i> , but her is registered under that Law, Part 7, Di	ing of the <i>Health</i> t only if the health	22 23 24 25
[3]	Schee	dule 1 Fe	es				26
	Omit	item 1. In	sert ins	stead-	-		27
		1			ecords available for inspection under the Act, ncluding GST—		
			(a)	or strat	wher or mortgagee of a lot or the association ta corporation constituted under the subsidiary e for a subsidiary scheme—		
				(i)	for the first hour,	\$31	
				(ii)	for each half-hour or part of half-hour after the first hour	\$16	
			(b)	a lot of strata	erson authorised by an owner or mortgagee of r to a person authorised by the association or corporation constituted under the subsidiary e for a subsidiary scheme—		
				(i)	for the first hour,	\$60	
				(ii)	for each half-hour or part of half-hour after the first hour	\$30	

[4] Schedule 2 Penalty notice offences

Insert in appropriate order under the heading Offences under the Act—

Section 12(1)	\$2,200	\$2,200
Section 14(1)	\$2,200	\$2,200
Section 14(1A)	\$1,100	\$5,500
Section 115(2)	\$1,100	\$5,500
Section 115(2B)	\$1,100	\$5,500
Section 177T(4)	\$2,200	\$2,200
Section 177ZB	\$2,200	\$2,200

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3.2 Conveyancing Act 1919 No 6 [1] **Section 7 Definitions** 4 Insert in alphabetical order in section 7(1)— 5 association scheme has the same meaning as in the Community Land 6 Management Act 2021. 7 exclusive supply network has the same meaning as in-8 (a) for a strata scheme--the Strata Schemes Management Act 2015, section 9 184, or 10 (b) for an association scheme-the Community Land Management Act 11 2021, section 174. 12 strata scheme has the same meaning as in the Strata Schemes Management 13 Act 2015. 14 Section 66ZL Definitions [2] 15 Insert after section 66ZL(1), definition of *material particular*, paragraph (d)— 16 (d1) the subject lot is or will be in an association scheme or strata scheme 17 that includes or is likely to include an exclusive supply network, 18 3.3 Conveyancing (Sale of Land) Regulation 2022 19 Schedule 2 Prescribed warranties 20 Insert after item 23— 21 23A If the contract relates to land that includes a lot the subject of a strata scheme 22 or association scheme, the existence of an exclusive supply network included 23 in the scheme. 24 3.4 Fair Trading Act 1987 No 68 25 Section 32A [1] 26 Insert after section 32— 27 32A Application of Australian Consumer Law to owners corporations and 28 associations 29 The following provisions of the ACL apply to a relevant contract as if it were (1)30 a consumer contract-31

		(a) Part 2-3, (b) Part 5-2	1
		(b) Part 5-2.	2
	(2)	In this section— <i>association</i> has the same meaning as in the <i>Community Land Management Act</i>	3 4
		2021.	5
		owners corporation has the same meaning as in the Strata Schemes Management Act 2015.	6 7
		<i>relevant contract</i> is a contract for the following—	8
		(a) a supply of goods or services to an owners corporation or association,	9
		(b) a sale or grant of an interest in land to an owners corporation or association.	10 11
[2]	Schedule	5 Savings and transitional provisions	12
	Insert at the	e end of the schedule, with appropriate part and clause numbering—	13
	Part	Provisions consequent on enactment of Strata Schemes Legislation Amendment Act 2025	14 15
	App cont	lication of amendment relating to unfair strata and community land tract terms	16 17
	(1)	Section 32A does not apply to a contract in force immediately before the commencement (an <i>existing contract</i>).	18 19
	(2)	Section 32A applies to an existing contract that is renewed after the commencement, but only in relation to conduct occurring after the renewal.	20 21
	(3)	Section 32A applies to a term of an existing contract that is varied or inserted after the commencement, but only in relation to conduct occurring after the variation or insertion.	22 23 24
	(4)	In this clause—	25
		commencement means the day on which section 32A commences.	26
3.5	Law Enfo	orcement (Powers and Responsibilities) Act 2002 No 103	27
[1]	Schedule	2 Search warrants under other Acts	28
	Insert in al	phabetical order—	29
		Community Land Management Act 2021, section 177H	30
[2]	Schedule	2	31
	Omit "Stra	ta Schemes Management Act 2015, section 211H".	32
	Insert inste	ad "Strata Schemes Management Act 2015, sections 188H and 211H".	33
3.6	Property	and Stock Agents Regulation 2022	34
	Schedule communit	12 Terms specific to agency agreement for management of strata or y title land	35 36
	Insert after	section 2—	37

	2A	Terms excluded from agency agreement								
		(1)	The agency agreement must not include a term or terms to the effect of the following—							
			(a)		corporation or indemnity liabilit		ust pay for the agent's surance excess,	4 5		
			(b) the agent's liability is limited to a specified monetary amount.				6			
		(2)	stand Coun	section (1)(b) does not apply to an agreement covered by a professional dards scheme that has been approved by the Professional Standards ncil, within the meaning of the <i>Professional Standards Act 1994</i> , and that a force.						
3.7	Stra	ita Sc	heme	s Manager	nent Regulati	on 2016		11		
[1]	Clause 5 Agenda for first AGM Omit "section 15(p)". Insert instead "section 15(2)(p)".									
[2]	Clause 37A									
	Inser	Insert after clause 37—								
	37A	Rest	rictions on by-laws—evidence animal is assistance animal					16		
			For the Act, section 139A(2)(c), other evidence to show the animal is an assistance animal includes the following—							
			(a)		e animal identity ng organisation,	card, pass or p	permit from an assistance	19 20		
			(b)				as completed a training ce Dogs International,	21 22		
			(c)	assistance an	imal by a govern	ment agency in		23 24		
				Examples of or permit	documents— a go	vernment-issued	access card, transport pass	25 26		
			(d)	a document assistance an		al council reco	gnising the animal as an	27 28		
			(e)		dog badge, meda al by an assistance		cape, coat or vest supplied rganisation,	29 30		
			(f)	registered here Practitioner	ealth practitione Regulation Nation	r, within the onal Law (NSV	Assistance animal from a meaning of the <i>Health V</i>), but only if the health <i>P</i> , Division 1 or 2.	31 32 33 34		
[3]	Schedule 4 Fees									
	Omit item 2. Insert instead—									
	2 For making records available for inspection under the Act, section 182, including GST—									
			(a	to an owne lot—	er, mortgagee or co	venant chargee o	fa			
				(i) for	the first hour,		\$31			

(ii) for each half-hour or part of half-hour after \$16 the first hour

(b)	to a person authorised by an owner, mortgagee or covenant chargee of a lot—										
	(i)	for the first hour,		\$60							
	(ii)	for each half-hour of the first hour	r part of half-hour after	\$30							
Schedule 5 Penalty notice offences											
Insert in appropriate order under the heading Offences under the Act—											
Section 14(1)			\$2,200								
Section 16(1)			\$2,200								
Section 16(1A)			\$1,100 for an individual or \$5,500 for a corporation								
Section 115(2)			\$1,100 for an individual or \$5,500 for a corporation								
Section 115(2B))		\$1,100 for an individual or \$5,500 for a corporation								
Section 188T(4))		\$2,200								
Section 188ZB			\$2,200								

3.8 Uncollected Goods Act 1995 No 68

Section 5 When goods uncollected for purposes of Act

Insert after section 5(2)(e)—

(e1) an owners corporation reasonably believes the goods have been abandoned or left behind on the lot of an owner in a strata scheme, within the meaning of the *Strata Schemes Management Act 2015* and acts with the consent of the owner, or

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[4]