South Australia

Statutes Amendment (Community and Strata Titles) Bill 2011

A BILL FOR

An Act to amend the Community Titles Act 1996 and the Strata Titles Act 1988.

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1 Delegations made prior to commencement

The Parliament of South Australia enacts as follows:

Part 1—Preliminary

1—Short title

This Act may be cited as the *Statutes Amendment (Community and Strata Titles) Act 2011.*

5 **2—Commencement**

This Act will come into operation on a day to be fixed by proclamation.

3—Amendment provisions

In this Act, a provision under a heading referring to the amendment of a specified Act amends the Act so specified.

10 Part 2—Amendment of Community Titles Act 1996

4—Amendment of section 3—Interpretation

(1) Section 3(1)—delete the definitions of *by-laws* and *building* and substitute:

body corporate manager—see section 78B;

building includes a fixed structure;

business day means any day except Saturday, Sunday or a public holiday;

by-laws-see Part 5;

(2) Section 3(1)—after the definition of *encumbrance* insert:

ERD Court means the Environment, Resources and Development Court established under the Environment, Resources and Development Court Act 1993;

(3) Section 3(1)—after the definition of *fence* insert:

first statutory general meeting means a meeting required to be convened in accordance with section 79 (and if more than 1 meeting is convened during the period of 3 months referred to in that section, the first of those meetings);

(4) Section 3(1), definition of *special resolution*, (b)(i)—after "resolution" insert:

and any other information of a kind prescribed by regulation

(5) Section 3(1), definition of *unanimous resolution*, (a)—after "resolution" insert:

and any other information of a kind prescribed by regulation

5—Amendment of section 4—Associates

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Section 4(1)—delete "a developer" and substitute:

another person

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6—Amendment of	section 34—By-laws
(1) Section $34(3)$ -	-after paragraph (c) insert:
(ca)	authorise or require the community corporation to act as agent for the
	owners of community lots in arranging policies of insurance; or

5 (2) Section 34(3)(e)—delete "\$500" and substitute:

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the prescribed amount

- (3) Section 34(6)—delete subsection (6) and substitute:
 - (6) The following provisions apply in relation to a penalty imposed on a person for contravention of, or failure to comply with, a by-law:

(a)	the penalty is (despite section 29 of the Acts Interpretation
	Act 1915) payable to the community corporation in
	accordance with this subsection;

- (b) subject to the making of an application under paragraph (e), the penalty is payable by the person on the date specified for payment in a notice served by the corporation on the person;
- (c) the notice must—
 - (i) be in writing in the form prescribed by regulation; and
 - (ii) specify the amount of the penalty payable and a date for payment (being not less than 60 days after the notice is served);
- (d) the penalty payable under the notice is recoverable by the community corporation as a debt and, in the case of a notice served on the owner of a community lot, may be recovered by the community corporation as if it were a contribution payable to the community corporation under section 114 (and interest will be payable on the penalty amount in the same way as if it were such a contribution);
- (e) the person may, within 60 days after service of the notice, apply to the Magistrates Court for revocation of the notice and the Court must grant the application if either—
 - (i) the Court is not satisfied that the person committed the contravention or failure alleged in the notice; or
 - (ii) the Court is satisfied that the contravention or failure alleged in the notice is trifling;
- (f) the community corporation is a party to an application under paragraph (e) and bears the onus of proving, on the balance of probabilities, that the person committed the contravention or failure alleged in the notice;

5		(g)	if an application is made in accordance with paragraph (e), the penalty specified in the notice is not payable unless the application for revocation is withdrawn or otherwise discontinued by the applicant or is dismissed or refused by the Court (and, in such a case, the penalty will be payable on the date on which the application is so withdrawn, discontinued, dismissed or refused or on the date for payment specified in the notice, whichever occurs later).
10	(7)	for the the per commi	on's contravention of, or failure to comply with, by-laws will, purposes of this section, be regarded as trifling if, and only if, son establishes that the circumstances surrounding the ssion of the contravention or failure were such that he or she o be excused from the imposition of a penalty on the ground
15		(a)	there were compelling humanitarian or safety reasons for the conduct that allegedly constituted the contravention or failure; or
		(b)	the person could not, in all the circumstances, reasonably have averted committing the contravention or failure; or
20		(c)	the conduct allegedly constituting the contravention or failure was merely a technical, trivial or petty instance of a contravention of or failure to comply with the relevant by-laws.
25	(8)		gulations may make further provision in relation to the ement of by-laws.
	(9)	In this	section—
			<i>bed amount</i> , in relation to a penalty imposed under by-laws mmunity scheme, means—
30		(a)	if the community scheme only includes lots that are used, or are intended to be used, solely or predominantly for business or commercial purposes—\$2 000; or
		(b)	in any other case—\$500.
	7—Amendment of s provisions of A		5—By-laws may exempt corporation from certain
35	Section 35(1)(a)—delete	e "first general meeting" and substitute:
	first sta	atutory ge	eneral meeting
	8—Amendment of s	ection 3	7—Restrictions on making of by-laws
	Section 37(2)—	-delete su	ubsection (2) and substitute:
	(2)	A by-la	aw may—
40		(a)	prohibit or restrict the owner of a lot from leasing or granting rights of occupation in respect of the lot for valuable consideration for a period of less than 2 months; or

(b)	impose a monetary obligation on the owner of a lot in
	relation to the payment of an insurance premium, where the
	by-laws authorise or require the community corporation to
	act as agent for the owner in arranging the policy of
	insurance.

9-Amendment of section 38-Certain by-laws may be struck out by Court

Section 38(2)—delete subsection (2) and substitute:

- (2) An application referred to in subsection (1) can only be made by a person who was an owner of the lot when the by-law came into force and must be made within 3 months after the person (or either or any of the owners where the lot is owned by 2 or more persons) first knew, or could reasonably be expected to have known, that the by-law had been made.
- (3) For the purposes of this section, a reference to an *owner* of a lot includes a person who has contracted to purchase the lot.

10—Amendment of section 47—Development contracts

Section 47—after subsection (5) insert:

(6) The regulations may require a developer to provide security of a specified kind to a community corporation in accordance with the regulations in relation to the developer's obligations under the development contract.

11—Amendment of section 49—Enforcement of development contract

(1) Section 49(2)—delete "a court of competent jurisdiction" and substitute:

the Magistrates Court

- 25 (2) Section 49—after subsection (2) insert:
 - (2a) The Magistrates Court may, on the application of a party to proceedings under subsection (2), transfer the proceedings to the District Court if satisfied that it is appropriate to do so because of the complexity or significance of the matter.
 - (2b) A court may, on its own initiative or on an application by a party to the proceedings—
 - (a) transfer an application under this section to the Supreme Court on the ground that the application raises a matter of general importance; or

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(b) state a question of law for the opinion of the Supreme Court.

12—Amendment of section 59—Amendment by order of ERD Court

(1) Section 59(1)—delete "District Court" and substitute:

ERD Court

- (2) Section 59—after subsection (3) insert:
 - (3a) If it appears to the Court that the proposed amendment of the community plan could adversely affect a person who is not a party to the proceedings, the Court should not order the amendment unless the Court is satisfied that the person has been notified of the possibility that such an order could be made and has been given a reasonable opportunity to make submissions to the court in relation to the matter.
 - (3b) In determining an application under this section the Court must have regard to the matters (if any) prescribed by regulation.
- (3) Section 59(4)—delete "Court" and substitute:

ERD Court

13—Amendment of section 64—Cancellation by Registrar-General or ERD Court

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Section 64(1)(b)—delete "District Court" and substitute:

ERD Court

14—Amendment of section 67—Application to ERD Court

(1) Section 67—delete "Court" wherever occurring and substitute in each case:

ERD Court

- (2) Section 67—after subsection (1) insert:
 - (1a) If it appears to the Court that the proposed cancellation of the community plan could adversely affect a person who is not a party to the proceedings, the Court should not order the cancellation unless the Court is satisfied that the person has been notified of the possibility that such an order could be made and has been given a reasonable opportunity to make submissions to the court in relation to the matter.
 - (1b) In determining an application under this section the Court must have regard to the matters (if any) prescribed by regulation.

30 **15—Amendment of section 69—Cancellation**

Section 69(1) and (2)—delete "Court" wherever occurring and substitute in each case:

ERD Court

16—Amendment of section 75—Functions and powers of corporations

(1) Section 75(5)—delete "regulation" and substitute:

35 Division 1A

(2) Section 75(6) to (9)—delete subsections (6) to (9) (inclusive)

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17—Insertion of Part 9 Division 1A

After section 78 insert:

	Divisi	on 1A-	—Delegations by corporation
	78A—	Delega	tion of corporation's functions and powers
5	(1)	powers of the c	munity corporation may delegate any of its functions and (except this power of delegation) to a member or employee corporation or to a member of a secondary or tertiary ation within the same community scheme.
10	(2)		munity corporation may delegate the following functions and to any person:
		(a)	the receipt and holding of money and other personal property on behalf of the corporation;
		(b)	payment of money on behalf of the corporation;
15		(c)	the preparation of statements of expenditure and proposed expenditure and statements of accounts;
		(d)	the collection of money due to the corporation;
		(e)	entering into contracts of insurance with insurers on behalf of the corporation;
20		(f)	maintaining and keeping records on behalf of the corporation;
		(g)	issuing and signing notices on behalf of the corporation;
		(h)	preparing minutes of meetings of the corporation;
		(i)	providing information as required by the Act on behalf of the corporation;
25		(j)	investing money on behalf of the corporation;
		(k)	arranging for the maintenance and repair of the common property on behalf of the corporation.
30	(3)	power with the power	er, a community corporation cannot delegate a function or under subsection (1) or (2) if the function or power is of a at can only be performed or exercised by the corporation by g a special or unanimous resolution.
	(4)	A deleg	gation by a community corporation—
		(a)	may be absolute or conditional; and
35		(b)	does not derogate from the power of the corporation to act in any matter; and
		(c)	is revocable by the corporation at any time (notwithstanding any agreement to the contrary by the corporation).

78B—Body corporate managers

	(1)		ction applies to a delegation of functions or powers by a nity corporation if—
5		(a)	the delegation is made to a person (the <i>body corporate manager</i>) who carries on a business, or is an employee in a business, that consists of, or includes, acting as a delegate of community corporations or of strata corporations under the <i>Strata Titles Act 1988</i> ; and
10		(b)	the delegation is made after the commencement of this section or a contract, between the body corporate manager and the corporation, relating to the delegation is made, renewed or extended after the commencement of this section; and
15		(c)	it is proposed that the body corporate manager be remunerated in respect of work performed in exercising the delegated functions or powers.
	(2)	respect	corporate manager is only entitled to receive remuneration in of work performed in exercising functions or powers under a ton to which this section applies if—
20		(a)	the body corporate manager and the community corporation have entered into a contract in compliance with subsections (3) and (6); and
25		(b)	the body corporate manager, prior to entering into the contract referred to in paragraph (a), provided the community corporation with documents of a kind prescribed by regulation verifying the body corporate manager's entitlement to act as a body corporate manager and any other prescribed matter; and
30		(c)	the body corporate manager, whilst performing such work, maintained professional indemnity insurance complying with the requirements prescribed by the regulations,
35		corpora this sub	a body corporate manager has received, from a community tion, remuneration to which he or she is not entitled under section, the community corporation may recover the amount emuneration as a debt).
	(3)		act between a body corporate manager and a community tion must—
		(a)	be in writing; and
40		(b)	specify the term of the contract (which must not be more than 2 years); and
		(c)	set out the functions or powers to be delegated; and
		(d)	specify the rights of the community corporation under subsection (4) and section 78A(4)(c); and

		(e)	set out the remuneration payable to the body corporate manager in respect of the work performed in exercising the delegated functions or powers, or set out the basis on which such remuneration is to be calculated; and
5		(f)	contain any other particulars required by the regulations; and
		(g)	have annexed to it a copy of each document provided by the body corporate manager in accordance with subsection (2)(b).
10	(4)	prejudic corporat contract	any agreement to the contrary the contract may, without be to any other rights, be terminated by the community tion, at any time by written notice (and any term of the that purports to restrict or impose a condition on the right to nate is void and of no effect).
		Example	<u> </u>
15			For example, if the contract requires a period of notice prior to the right to terminate being exercised, that term of the contract would be void as it imposes a condition on the right to terminate.
	(5)		ion to terminate a contract in accordance with subsection (4) made by ordinary resolution of the community corporation.
20 25	(6)	and any prescrib the corp	by corporate manager must ensure that a copy of the contract, other prescribed information or document of a kind ed by regulation is available for inspection by members of oration at least 5 clear days before the date of the meeting at ne corporation is to consider whether or not to enter into the
	(7)	the corp of profe	ly corporate manager must, at the request of any member of oration, make a copy of the body corporate manager's policy ssional indemnity insurance available for inspection and by the member within 3 business days of the request.
30		Maximu	im penalty: \$500.
	(8)	manage	hister may, by notice in the Gazette, exempt body corporate rs from compliance with subsection (2)(c) for such period as ister thinks fit.
	(9)	An exer	nption granted by the Minister under subsection (8)—
35		(a)	may be subject to conditions specified in the notice of exemption; and
		(b)	may be varied or revoked by the Minister at any time by subsequent notice in the Gazette.
	78C—	Genera	l duties
40	(1)	For the	avoidance of doubt—
		(a)	the body corporate manager stands in a fiduciary relationship with the community corporation; and

		(b)	the duties owed by the body corporate manager under this Act are in addition to, and do not derogate from, the duties arising out of that fiduciary relationship.
	(2)	Withou	t derogating from subsection (1), a body corporate manager-
5		(a)	must act honestly and in good faith in the performance of the manager's functions; and
		(b)	must exercise due care and diligence in the performance of the manager's functions; and
10		(c)	must not make improper use of the manager's position to gain, directly or indirectly, an advantage personally or for any other person.
	78D—	Offenc	es
15	(1)	pecunia to perfo the inte	gate of a community corporation who has a direct or indirect ary interest in a matter in relation to which he or she proposes form delegated functions or powers must disclose the nature of rest, in writing, to the corporation before performing the ns or powers.
		Maxim	um penalty: \$15 000.
		Exampl	e—
20 25			For example, if the delegate would receive a commission from a person for placing business of the community corporation with that person, it would be an offence to fail to disclose that fact before placing business with the person. Similarly, if the delegate were to profit by placing business of the community corporation with a related body corporate, it would be an offence to fail to disclose that fact before placing business with the related body corporate.
30	(2)	pecunia	nployee or agent of a delegate has a direct or indirect ary interest in a matter, the delegate is, for the purposes of ion (1), taken to have a direct or indirect pecuniary interest in ter.
	(3)	subsect	ate who is the owner of a community lot is not obliged by ion (1) to disclose an interest that he or she has in common of the owners of the community lots.
35	(4)	defenda	efence to a charge of an offence against subsection (1) for the ant to prove that he or she did not know and could not bly have been expected to know of his or her interest in the
40	(5)	owner o applica dealing continu an own	gate of a community corporation must, on application by an of a community lot or a development lot, provide the nt, on a quarterly basis, with a statement setting out details of s by the delegate with the corporation's money (and must e to so provide the statements until the applicant ceases to be er or revokes the application). um penalty: \$500.

		(6)		-	s by a community corporation to a delegate are legate must—
5			(a)	of the r	3 business days after being served with written notice revocation, return to, or make available for collection corporation all records of the corporation held by the re; and
			(b)	within-	_
				(i)	3 business days after being served with written notice of the revocation; or
10				(ii)	if a longer period is prescribed by regulation—the prescribed period,
					to, or make available for collection by, the ation all trust money held pursuant to the delegations.
			Maxim	um pena	lty: \$2 000.
15		(7)		-	community corporation who holds records of the st, at the request of any member of the corporation—
			(a)		hose records available for the member to inspect 3 business days of the request; and
20			(b)	paymer	e the member with a copy of any of the records on nt of a fee (not exceeding a fee calculated in ance with the regulations).
			Maxim	um pena	lty: \$500.
	18—A	mendment of	section	79—Fi	rst statutory general meeting
25	(1)	Section 79(1)— persons" and su		wo or mo	ore community lots are first owned by different
		includi	ng the de	eveloper	ent members of the community corporation (not or any person who the developer knows, or ought n associate of the developer)
	(2)	Section 79(2)—	delete "f	irst meet	ing" and substitute:
30		meeting	g require	d under s	subsection (1)
	19—A	mendment of	section	80—Bu	isiness at first statutory general meeting
		Section 80—del case:	lete "firs	t general	meeting" wherever occurring and substitute in each
		first sta	tutory ge	eneral me	eeting
35	20—A	mendment of	section	81—Co	onvening of general meetings
	(1)	Section 81—del case:	lete "firs	t general	meeting" wherever occurring and substitute in each
		first sta	tutory ge	eneral me	eeting

(2) Section 81(1)(d)—after "court" insert:

(made on the application of a person of a class specified in section 141)

- (3) Section 81—after subsection (2) insert:
 - (2a) A member may not nominate another person to be given notices referred to in subsection (2) on his or her behalf (although nothing prevents the community corporation from agreeing to provide notices to such a person in addition to the member).

(4) Section 81(5)(d)—after subparagraph (iii) insert:

- (iiia) presentation of statements required under section 113; and
- (iiib) presentation of copies of all insurance policies required under Part 10 Division 2; and

21—Amendment of section 82—Annual general meeting

Section 82(2)—delete "one month after the annual general meeting of the primary or secondary corporation of which it is a member" and substitute:

6 months after the commencement of each financial year

22—Amendment of section 83—Procedure at meetings

(1) Section 83(1)—delete "The" and substitute:

Subject to subsection (3a), the

(2) Section 83(2)—delete "first meeting" and substitute:

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first statutory general meeting

(3) Section 83—after subsection (3) insert:

- (3a) A person who is a body corporate manager in relation to a corporation, or is an employee of such a body corporate manager, may preside at a meeting of the corporation if a majority of the persons present and entitled to vote at the meeting agree to that person presiding (and the body corporate manager or employee is taken not to be entitled to vote for that purpose except in circumstances prescribed by the regulations).
- (3b) The regulations may make further provision in relation to the procedures to be followed at a meeting at which a body corporate manager, or an employee of a body corporate manager, is to preside.
- (4) Section 83—after subsection (6) insert:
 - (6a) A member may, in accordance with any requirements prescribed by regulation, attend, and vote, at a meeting by telephone, video-link, Internet connection or any similar means of remote communication (provided that no obligation lies on a community corporation to provide such facilities to members who wish to attend or vote in such a manner).

23—Amendment of section 84—Voting at general meetings

(1) Section 84(5)—delete subsection (5) and substitu
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- (5) A nomination referred to in subsection (3)—
 - (a) must be made —

			(a)	must be	e made —
5				(i)	in the case of a nomination relating to the first statutory general meeting—by written notice given to the person initially presiding at the meeting; or
				(ii)	in any other case—by written notice given to the secretary of the corporation; and
10			(b)	must sp	becify whether the nominated person—
				(i)	is nominated to attend and vote at all meetings, and in relation to all matters, on behalf of the owner; or
15				(ii)	is nominated to attend and vote only at specified meetings, or in relation to specified matters, on behalf of the owner; and
			(c)	may sp	ecify conditions in relation to the nomination; and
20			(d)	vote in owner l an inter of the c	cified condition requires the nominated person to a particular way in relation to a matter in which the has a direct or indirect pecuniary interest (other than rest that the owner has in common with all the owners community lots)—must specify the nature of the s pecuniary interest; and
25			(e)	written	revoked by the owner at any time by subsequent notice to the secretary (and any contract or ent to the contrary is unenforceable); and
			(f)	as may	tive for a period of 12 months or such lesser period be specified in the written notice of nomination the nomination is revoked earlier under paragraph (e);
30			(g)		ot derogate from the power of the owner to attend and meetings on his or her own behalf.
		(5a)			ly with a requirement of subsection (5) will omination.
	(2)	Section 84(6)—	after para	agraph (l	b) insert:
35		(ba)	may spe	ecify cor	nditions in relation to the nomination; and
40		(bb)	particul or indir has in c	ar way i ect pecu common	ndition requires the nominated person to vote in a n relation to a matter in which an owner has a direct niary interest (other than an interest that the owner with all the owners of the community lots)—must
40			specify	me natu	re of the owner's pecuniary interest; and

- (3) Section 84—after subsection (6) insert:
 - (6a) Without limiting subsections (5) or (6), if a person who is a body corporate manager in relation to the corporation, or an employee of such a body corporate manager, is nominated under subsection (3) or (4), the nomination ceases to have effect on the person ceasing to be a body corporate manager in relation to the corporation or an employee of such a body corporate manager (as the case may require).
- (4) Section 84—after subsection (9) insert:
 - (9a) If an owner appoints, by general power of attorney under section 5 of the *Powers of Attorney and Agency Act 1984*, a person as his or her attorney specifically for the purpose of attending and voting at meetings, or specified meetings, of the community corporation, the appointment is, despite any provision of that Act or the terms of the general power of Attorney, effective for a period of 12 months or such lesser period as may be specified in the power of attorney unless the power of attorney is revoked earlier.
 - (9b) If a general power of attorney referred to in subsection (9a) appoints a body corporate manager, a copy of the instrument of appointment must be given to the secretary of the corporation before the meeting, or the first of the meetings, to which it relates.
- (5) Section 84—after subsection (10) insert:
 - (10a) A copy of each written notice of nomination and each instrument of appointment referred to in subsection (9b) applying in relation to the meeting must be made available by—
 - (a) in the case of a nomination relating to the first statutory general meeting—the person initially presiding at the meeting; or
 - (b) in any other case—the secretary of the corporation,
 - for inspection by persons attending the meeting before any matter is voted on at the meeting.

Maximum penalty: \$500.

24—Amendment of section 85—Duty to disclose interest

- (1) Section 85(1)—delete subsection (1) and substitute:
 - (1) If a person (whether a co-owner of a lot or not) has been nominated to attend and vote at a meeting of a community corporation on behalf of another person, the following provisions apply:
 - (a) if the nominated person has a direct or indirect pecuniary interest in any matter to be voted on at a meeting, the nominated person must—
 - (i) disclose the nature of the interest—
 - (A) if it is practicable to do so—to his or her principal before the vote is taken; or

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					(B)	in any other case—to his or her principal as soon as practicable after the vote is taken; and
5				(ii)		e the nature of the interest to the members at the meeting before the vote is taken;
10			(b)	interest relation the natu	t in accor to the m to of the	tice of nomination declared a pecuniary dance with section 84(5)(d) or 84(6)(bb) in latter, the nominated person must disclose pecuniary interest to the members present efore the vote on the matter is taken.
			Maxim	um pena	lty: \$15 (000.
	(2)	Section 85—aft	er subsec	ction (2)	insert:	
		(2a)	A perso	on who—	-	
15			(a)			ntitled to vote (other than as a nominee) at a numunity corporation; or
			(b)	preside	s at such	a meeting,
			voted o	n at the 1	meeting 1	ndirect pecuniary interest in any matter to be nust disclose the nature of the interest to the neeting before the vote is taken.
20			Maxim	um pena	lty: \$15 (000.
		(2b)	disclose		est that h	ty lot is not obliged by subsection (2a) to ne or she has in common with all of the y lots.
	(3)	Section 85(3)—	delete "s	ubsection	n (1)" an	d substitute:
25		this sec	tion			
	25—A	mendment of	section	87—Va	alue of v	votes cast at general meeting
		Section 87(3)—	-delete su	ubsection	(3) and	substitute:
30		(3)	commu prescrit	inity parc	cel and a ciate of the	or more of the community lots in a person (other than the developer or a ne developer) owns 1 or more of the owing provisions apply:
			(a)			her lots is owned by a prescribed associate , the developer is entitled to—
35				(i)		regate of the votes, determined in ince with subsection (1), in respect of the ned; or
40				(ii)	votes, c subsect	er of votes equivalent to the aggregate of the letermined in accordance with that ion, that may be exercised by all the other rs of the corporation,
-				whiche	ver is the	-

	(b)	associa	more of the other lots is owned by a prescribed te of the developer, the developer and the prescribed te are each entitled to—
5		(i)	the aggregate of the votes, determined in accordance with subsection (1), in respect of the lots owned; or
10		(ii)	the aggregate of the votes, determined in accordance with subsection (1), in respect of the lots owned, proportionately adjusted so that the aggregate of the votes that may be exercised by the developer and the votes that may be exercised by all prescribed associates of the developer is equivalent to the aggregate of the votes that may be exercised by all other members of the corporation,
15		whiche	ever is the lesser. ¹
	Note—		
20		1	The effect of this provision is that neither the voting power of the developer, nor the combined voting power of the developer and prescribed associates, can ever be greater than the combined voting power of the other members of the corporation.
	(4) In this	section-	_
	prescri	ibed asso	<i>ciate</i> of a developer means—
25	(a)	relation	In who is an associate of the developer where a assisting of a kind referred to in section $4(2)(e)$, (f) or (g) between the developer and the person; or
	(b)	a relate	ed body corporate;
		•	<i>rporate</i> has the same meaning as in the <i>Corporations</i> Commonwealth.
30	26—Amendment of section	88—Sp	pecial resolutions—3 lot schemes
	Section 88(2)(a)—after	"resolutio	on" insert:
	and any other in	nformatio	on of a kind prescribed by regulation
	27—Amendment of section repair etc	101—F	Power to enforce duties of maintenance and
35	(1) Section 101(3)—delete	"of the lo	t has been given reasonable notice" and substitute:
	and the occupie	er of the l	ot have been given at least 2 days notice in writing

(2) Section 101—after subsection (4) insert:

- (4a) Despite any other provision of this section, an officer of a community corporation or a person or persons authorised by a community corporation may, if satisfied that urgent action is necessary to avert a risk of death or injury or significant damage to property, enter a lot (using such force as may be reasonably necessary in the circumstances) and carry out such work as is reasonably necessary to deal with the risk.
- (4b) A person proposing to enter a lot in accordance with subsection (4a) must give such notice (if any) to the owner and occupier of the lot as he or she considers reasonable in the circumstances.

28—Amendment of section 102—Alterations and additions in relation to strata schemes

(1) Section 102(1)—delete "A person" and substitute:

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- Subject to subsection (1a), a person Section 102—after subsection (1) insert:
 - (1a) Subsection (1) does not apply to prescribed work carried out in compliance with a direction under section 23 of the *Housing*

20 **29—Amendment of section 104—Other insurance by community corporation**

Improvement Act 1940.

Section 104—after subsection (2) insert:

(3) A community corporation (other than a corporation of a kind prescribed by regulation) must maintain fidelity guarantee insurance complying with the requirements prescribed by the regulations.

Maximum penalty: \$15 000.

- (4) The Minister may, by notice in the Gazette, exempt community corporations from compliance with subsection (3) for such period as the Minister thinks fit.
- (5) An exemption granted by the Minister—
 - (a) may be subject to conditions specified in the notice of exemption; and
 - (b) may be varied or revoked by the Minister at any time by subsequent notice in the Gazette.

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30—Amendment of section 106—Insurance to protect easements

Section 106(2)—delete subsection (2) and substitute:

- (2) A person who is required by subsection (1) to insure a building must provide such evidence as is required by the regulations of his or her compliance with that requirement—
 - (a) to the community corporation as soon as practicable after complying with that requirement and after any subsequent change to the terms and conditions of the insurance policy; and
 - (b) if a request is made by an owner or prospective owner, or the registered mortgagee or prospective mortgagee, of a community lot or a development lot that benefits from the easement—to the person making the request within 5 business days after the making of the request.
 - Maximum penalty: \$500.

31—Amendment of section 108—Right to inspect policies of insurance

(1) Section 108—after "owner" wherever occurring insert:

, and a prospective owner,

- (2) Section 108—after "registered mortgagee" wherever occurring insert:
 - , and a prospective mortgagee,
- (3) Section 108—after subsection (3) insert:
 - (4) A request made under this section for the inspection of policies of insurance must be complied with within 5 business days after the making of the request.
 - Maximum penalty: \$500.

32—Amendment of section 113—Statement of expenditure etc

- (1) Section 113(1)—before paragraph (a) insert:
 - (aa) proposed expenditure (other than recurrent expenditure) for the period prescribed by the regulations for the purposes of this paragraph (which must not exceed 5 years); and
- (2) Section 113—after subsection (1) insert:
 - (1a) New information must be prepared for the purposes of subsection (1)(aa) at the times prescribed by regulation.
- (3) Section 113(2)—delete "first general meeting" and substitute:

first statutory general meeting

- (4) Section 113—after subsection (2) insert:
 - (3) A statement presented to a meeting in accordance with this section forms part of the minutes of the meeting.

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(4) The regulations may exclude a community corporation of a specified class from the operation of subsections (1)(aa) and (1a).

33—Amendment of section 126—Keeping of records

(1) Section 126(3)—after "corporation" second occurring insert:

, within 5 business days after the making of the request,

(2) Section 126(3), penalty provision—delete "\$8 000" and substitute:\$500

34—Amendment of section 127—Audit of trust accounts

- (1) Section 127(1)(b)—delete "lodge with" and substitute:
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forward to the secretary of

(2) Section 127(2)(b)—delete "lodge the audit statement" and substitute:

forward the audit statement to the secretary of the community corporation

35—Amendment of section 135—Register of owners of lots

Section 135(1)—delete subsection (1) and substitute:

- (1) A community corporation must maintain a register of the names of the owners of the community lots which shows—
 - (a) the owner's last contact address, telephone number and email address known to the corporation; and
 - (b) the owner's lot entitlement.

20 **36—Amendment of section 138—Audit**

Section 138(4)—delete subsection (4) and substitute:

- (4) An annual statement of accounts in respect of a financial year need not be audited in any of the following circumstances:
 - (a) if—
 - the aggregate of the contributions made or to be made by members of the corporation in respect of that year does not exceed the amount prescribed by regulation; and
 - (ii) the balance standing to the credit of the administrative fund and the sinking fund at the commencement of that year does not exceed the amounts prescribed by regulation;
 - (b) if all community lots are owned by the same person;
 - (c) if—
 - (i) the community scheme consists only of lots used for residential purposes; and
 - (ii) there are not more than 6 community lots; and

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 (iii) the community corporation, by unanimous resolution, resolves not to have the statement of accounts for that financial year audited.

37—Amendment of section 139—Information to be provided by corporation

(1) Section 139(1)—after "development lot" insert:

, within 5 business days after the making of the application

(2) Section 139(1)—after paragraph (c) insert:

and

- (d) if the community corporation is a party to a contract with a body corporate manager—make available for inspection a copy of the contract; and
- (e) make available for inspection the register maintained under section 135.
- (3) Section 139—after subsection (1) insert:
 - (1a) A community corporation must, on application by an owner of a community lot or a development lot provide the applicant, on a quarterly basis, with ADI statements for all accounts maintained by the corporation (and must continue to so provide the statements until the applicant ceases to be an owner or revokes the application).
 - Maximum penalty: \$500.
 - (1b) Subsection (1a) does not apply to a community corporation if a body corporate manager maintains the accounts on behalf of the corporation.

38—Amendment of section 141—Persons who may apply for relief

- Section 141—after paragraph (b) insert:
 - (ba) a person who has contracted to purchase a development lot or community lot; or

39—Amendment of section 142—Resolution of disputes etc

(1) Section 142(1)(b)—after "corporation or of the" insert:

developer or the

- (2) Section 142(8)—after paragraph (b) insert:
 - (ba) order a party to have any accounts audited or to reimburse any person for the costs of having any accounts audited; or
- (3) Section 142(8)—after paragraph (d) insert:
- (da) make a declaration as to the validity of—
 - (i) any by-law or purported by-law of the corporation; or
 - (ii) any decision or purported decision of the corporation; or

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(4) Section 142(8)(e)(i)—after "scheme" insert:

(and make any necessary consequential changes to the scheme description and development contracts)

- (5) Section 142(8)—after paragraph (e) insert:
 - (ea) vary, avoid or terminate a contract entered into (whether before or after the commencement of this paragraph) between a community corporation and any of the following:
 - (i) the developer;
 - (ii) an associate of the developer;
 - (iii) the body corporate manager;
 - (iv) an associate of the body corporate manager; or
- (6) Section 142—after subsection (9) insert:
 - (9a) A court should not make an order to vary, avoid or terminate a contract entered into between a community corporation and another party unless the court is satisfied that the contract involves a breach of fiduciary duties or other duties under this Act.
- Section 142(13), penalty provision—delete the penalty provision and substitute: Maximum penalty: \$15 000.

40—Insertion of sections 142A and 142B

20 Before section 143 insert:

142A—Holding of deposit and other contract moneys when lot is pre-sold

- (1) A person must not sell a lot in a proposed community scheme before the plan of community division is deposited in the Lands Titles Registration Office unless the contract of sale provides, in accordance with any requirements specified in the regulations, for any consideration payable by the purchaser prior to the deposit of the plan to be held on trust by a specified legal practitioner, registered agent or registered conveyancer until the plan is deposited.
- (2) All consideration payable by the purchaser prior to the deposit of the plan of community division in the Lands Titles Registration Office under a contract referred to in subsection (1) must be paid by the purchaser to the legal practitioner, registered agent or registered conveyancer named or specified in the contract of sale.
- (3) In the event of a contravention of subsection (1), the purchaser may, by notice in writing given at any time before the plan of community division is deposited in the Lands Titles Registration Office, avoid the contract of sale.

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	(4)	If the plan of community division is not deposited in the Lands Titles Registration Office—
5		 (a) within such period after the date of the contract as is specified in the contract in accordance with any requirements specified in the regulations; or
		 (b) if the contract doesn't specify a period in accordance with paragraph (a)—within 6 months after the date of the contract,
10		the purchaser may, by notice in writing to the vendor, avoid the contract of sale at any time before the plan is deposited.
	(5)	Despite a provision of this section, a purchaser cannot avoid a contract of sale under this section if the purchaser has entered into a subsequent contract to sell the lot to another purchaser (unless that contract has been avoided by that purchaser).
15 20	(6)	If a purchaser avoids a contract of sale, all consideration paid by the purchaser under the contract is recoverable by the purchaser from the legal practitioner, registered agent, registered conveyancer or other person to whom it was paid (but the purchaser may be liable to pay an occupation rent for any period during which he or she was in occupation of the lot or entitled to receive the rents and profits of the lot, if the payment of such rent has been agreed by the purchaser).
	(7)	In this section—
25		<i>date of the contract</i> means the day on which the contract of sale referred to in subsection (1) was signed or, if the parties signed it on different days, the last of those days;
		<i>registered agent</i> means a person registered as an agent under the Land Agents Act 1994;
		<i>registered conveyancer</i> means a person registered as a conveyancer under the <i>Conveyancers Act 1994</i> .
30 14		-Developer stands in fiduciary relationship with ommunity corporation
	(1)	For the avoidance of doubt—
35		 (a) the developer stands in a fiduciary relationship with the community corporation and, before the community corporation is established, with the proposed community corporation; and
		(b) the duties owed by the developer under this Act are in addition to, and do not derogate from, the duties arising out of that fiduciary relationship.

5	(2)	Without derogating from subsection (1), where the community corporation intends, during the developer control period, to delegate functions or powers to a body corporate manager or to enter into a contract for services, the developer must exercise reasonable skill, care and diligence and act in the best interests of the community corporation (as it will be constituted after the developer control period ends). Note—
		An application may be made under section 142 if the developer
10		contravenes this subsection.
	(3)	In this section—
		developer control period means a period during which—
		(a) the community corporation is constituted solely by the developer; or
15		(b) the developer owns, or has an interest in, the majority of lots in the community scheme or in any other way controls the voting of the corporation.
	41—Amendment of s	section 149A—Applications to Magistrates Court
	Section 149A—	after "any provision of this Act" insert:
20	(other the second secon	han an application under section 49(2))
	42—Substitution of s	section 152
	Section 152—de	elete the section and substitute:
	152—0	Commencement of prosecutions
25	(1)	A prosecution for an offence against this Act cannot be commenced except by—
		(a) the Commissioner for Consumer Affairs; or
		(b) an authorised officer under the <i>Fair Trading Act 1987</i> ; or
		(c) a person who has the consent of the Minister to commence the prosecution.
30	(2)	In any proceedings, an apparently genuine document purporting to be a certificate of the Minister certifying authorisation of, or consent to, a prosecution for an offence against this Act will be accepted, in the absence of proof to the contrary, as proof of the authorisation or consent.
35	43—Amendment of s	section 155—Service
	Section 155(1)-	-after paragraph (c) insert:
	(ca)	if the person consents to receiving the notice by email—by transmitting the notice by email to the email address provided by the person for that purpose; or

44—Insertion of section 155A

After section 155 insert:

155A—Indemnity fund under Land Agents Act 1994

Money standing to the credit of the indemnity fund maintained under section 29 of the *Land Agents Act 1994* may be applied by the Commissioner for Consumer Affairs for any of the following purposes:

- (a) the costs of investigating compliance with this Act;
- (b) the costs of prosecutions for offences against this Act;
- (c) the payment of amounts, approved by the Minister and the Minister responsible for the administration of the Land Agents Act 1994, towards the cost of prescribed advisory services or educational programs relating to this Act conducted for the benefit of members of the public.

15 45—Amendment of section 156—Regulations

Section 156(2)—after paragraph (d) insert:

(da) assign specified functions to an officer of a community corporation of a specified class;

Part 3—Amendment of Strata Titles Act 1988

20 **46—Amendment of section 3—Interpretation**

(1) Section 3(1)—after the definition of *allotment* insert:

body corporate manager—see section 27B;

(2) Section 3(1)—after the definition of *building* insert:

business day means any day except Saturday, Sunday or a public holiday;

25 (3) Section 3(1)—after the definition of *encumbrance* insert:

ERD Court means the Environment, Resources and Development Court established under the *Environment, Resources and Development Court Act 1993*;

(4) Section 3(1), definition of *special resolution*, (a)—after "resolution" insert:

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- and any other information of a kind prescribed by regulation
- (5) Section 3(1), definition of *special resolution*, (b)—delete paragraph (b) and substitute:

(b) —

(i) in the case of a strata corporation in which there are only 3 units and the owner of each unit is entitled to 1 vote in respect of his or her unit—the resolution is passed at a properly convened meeting of the strata corporation at which either no vote, or only 1 vote, is cast against the resolution; or

(ii) in any other case—the resolution is passed at a properly convened meeting of the strata corporation at which the number of votes (if any) cast against the resolution is 25% or less of the total number of votes that could be cast at a meeting at which all unit holders are present and entitled to vote;

47—Amendment of section 13—Amendment by order of Court

(1) Section 13—delete "Court" wherever occurring and substitute in each case:

ERD Court

- 10 (2) Section 13—after subsection (3) insert:
 - (3a) If it appears to the Court that the proposed amendment of the strata plan could adversely affect a person who is not a party to the proceedings, the Court should not order the amendment unless the Court is satisfied that the person has been notified of the possibility that such an order could be made and has been given a reasonable opportunity to make submissions to the court in relation to the matter.
 - (3b) In determining an application under this section the Court must have regard to the matters (if any) prescribed by regulation.

20 **48—Amendment of section 17—Cancellation**

(1) Section 17—delete "Court" wherever occurring and substitute in each case:

ERD Court

- (2) Section 17—after subsection (4) insert:
 - (4a) If it appears to the Court that the proposed cancellation of the strata plan could adversely affect a person who is not a party to the proceedings, the Court should not order the cancellation unless the Court is satisfied that the person has been notified of the possibility that such an order could be made and has been given a reasonable opportunity to make submissions to the court in relation to the matter.
 - (4b) In determining an application under this section the Court must have regard to the matters (if any) prescribed by regulation.

49—Amendment of section 19—Articles of strata corporation

- (1) Section 19—after subsection (3) insert:
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- (3a) The articles of a strata corporation may impose a penalty, not exceeding the prescribed amount, for contravention of, or failure to comply with, any articles.
- (3b) The following provisions apply in relation to a penalty imposed on a person for contravention of, or failure to comply with, articles:
 - (a) the penalty is (despite section 29 of the *Acts Interpretation Act 1915*) payable to the strata corporation in accordance with this subsection;

		(b)	the pen	to the making of an application under paragraph (e), alty is payable by the person on the date specified for at in a notice served by the corporation on the person;
		(c)	the noti	ce must—
5			(i)	be in writing in the form prescribed by regulation; and
			(ii)	specify the amount of the penalty payable and a date for payment (being not less than 60 days after the notice is served);
10 15		(d)	strata co served corpora corpora	alty payable under the notice is recoverable by the orporation as a debt and, in the case of a notice on a unit holder, may be recovered by the strata tion as if it were a contribution payable to the strata tion under section 27 (and interest will be payable on alty amount in the same way as if it were such a ution);
		(e)	apply to	son may, within 60 days after service of the notice, the Magistrates Court for revocation of the notice Court must grant the application if either—
20			(i)	the Court is not satisfied that the person committed the contravention or failure alleged in the notice; or
			(ii)	the Court is satisfied that the contravention or failure alleged in the notice is trifling;
25		(f)	paragra of prob	ta corporation is a party to an application under ph (e) and bears the onus of proving, on the balance abilities, that the person committed the ention, or failure alleged in the notice;
30 35		(g)	the pen applica discont the Cou the date discont	plication is made in accordance with paragraph (e), alty specified in the notice is not payable unless the tion for revocation is withdrawn or otherwise inued by the applicant or is dismissed or refused by urt (and, in such a case, the penalty will be payable on e on which the application is so withdrawn, inued, dismissed or refused or on the date for at specified in the notice, whichever occurs later).
40	f t c	for the pers	on's contr purposes son estab ssion of t	ravention of, or failure to comply with, articles will, of this section, be regarded as trifling if, and only if, lishes that the circumstances surrounding the he contravention or failure were such that he or she used from the imposition of a penalty on the ground
		(a)		ere compelling humanitarian or safety reasons for the t that allegedly constituted the contravention or or

		(b)	the person could not, in all the circumstances, reasonably have averted committing the contravention or failure; or
5		(c)	the conduct allegedly constituting the contravention or failure was merely a technical, trivial or petty instance of a contravention of or failure to comply with the relevant articles.
	(3d)	-	gulations may make further provision in relation to ement of the articles of a strata corporation.
	(2) Section 19—aft	er subse	ction (4) insert:
10	(5)	In this	section—
		-	<i>bed amount</i> , in relation to a penalty imposed under articles of corporation, means—
15		(a)	if the strata scheme only includes units that are used, or are intended to be used, solely or predominantly for business or commercial purposes—\$2 000; or
		(b)	in any other case—\$500.
	50—Insertion of sect	tion 19/	A
	After section 19	insert:	
	19A—	-Certai	n articles may be struck out by Court
20	(1)		ticles that—
		(a)	reduce the value of a unit; or
		(b)	unfairly discriminate against a unit holder,
		-	e struck out by order of the Magistrates Court or the District on an application made under Part 3A.
25 30	(2)	person must be the uni knew, e	plication referred to in subsection (1) can only be made by a who was a unit holder when the articles came into force and e made within 3 months after the person (or either or any of t holders where the unit is held by 2 or more persons) first or could reasonably be expected to have known, that the s had been made.
50	(3)	For the	purposes of this section, a reference to a <i>unit holder</i> includes
		a perso	on who has contracted to purchase the unit.
	51—Insertion of sect	tion 26	A
	After section 26	insert:	
35	26A—	-Delega	tion of functions or powers
			a corporation can only delegate its functions or powers to the permitted by Division 2A.

52—Amendment of section 27—Power to raise money

Section 27(4)—delete subsection (4) and substitute:

- (4) A strata corporation may, by ordinary resolution—
 - (a) permit contributions to be paid in instalments specified in the resolution; and
 - (b) fix (in accordance with the regulations) interest payable in respect of a contribution, or an instalment of a contribution, that is in arrears.

53—Insertion of Part 3 Division 2A

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After section 27 insert:
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Division 2A—Delegations by strata corporation

27A—Delegation of corporation's functions and powers

- (1) A strata corporation may delegate any of its functions and powers (except this power of delegation) to a member or employee of the corporation.
- (2) A strata corporation may delegate the following functions and powers to any person:
 - (a) the receipt and holding of money and other personal property on behalf of the corporation;
 - (b) payment of money on behalf of the corporation;
 - (c) the preparation of statements of expenditure and proposed expenditure and statements of accounts;
 - (d) the collection of money due to the corporation;
 - (e) entering into contracts of insurance with insurers on behalf of the corporation;
 - (f) maintaining and keeping records on behalf of the corporation;
 - (g) issuing and signing notices on behalf of the corporation;
 - (h) preparing minutes of meetings of the corporation;
 - (i) providing information as required by the Act on behalf of the corporation;
 - (j) investing money on behalf of the corporation;
 - (k) arranging for the maintenance and repair of the common property on behalf of the corporation.
- (3) However, a strata corporation cannot delegate a function or power under subsection (1) or (2) if the function or power is of a kind that can only be performed or exercised by the corporation by passing a special or unanimous resolution.

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(4) A deleg	gation by a strata corporation—
	(a)	may be absolute or conditional; and
	(b)	does not derogate from the power of the corporation to act in any matter; and
5	(c)	is revocable by the corporation at any time (notwithstanding any agreement to the contrary by the corporation).
27B	—Body c	orporate managers
(1		ction applies to a delegation of functions or powers by a strata ation if—
10	(a)	the delegation is made to a person (the <i>body corporate manager</i>) who carries on a business, or is an employee in a business, that consists of, or includes, acting as a delegate of strata corporations or of community corporations under the <i>Community Titles Act 1996</i> ; and
15	(b)	the delegation is made after the commencement of this section or a contract, between the body corporate manager and the corporation, relating to the delegation is made, renewed or extended after the commencement of this section; and
20	(c)	it is proposed that the body corporate manager be remunerated in respect of work performed in exercising the delegated functions or powers.
(2	respect	v corporate manager is only entitled to receive remuneration in of work performed in exercising functions or powers under a ion to which this section applies if—
	(a)	the body corporate manager and the strata corporation enter into a contract in compliance with subsections (3) and (6); and
30	(b)	the body corporate manager, prior to entering into the contract referred to in paragraph (a), provided the strata corporation with documents of a kind prescribed by regulation verifying the body corporate manager's entitlement to act as a body corporate manager and any other prescribed matter; and
35	(c)	the body corporate manager, whilst performing such work, maintains professional indemnity insurance complying with the requirements prescribed by the regulations,
40	corpora this sub	a body corporate manager has received, from a strata ation, remuneration to which he or she is not entitled under osection, the strata corporation may recover the amount of the eration as a debt).
(3) The co	ntract must—
	(a)	be in writing; and

		(b)	specify the term of the contract (which must not be more than 2 years); and
		(c)	set out the functions or powers to be delegated; and
5		(d)	specify the rights of the strata corporation under subsection (4) and section 27A(4)(c); and
		(e)	set out the remuneration payable to the body corporate manager in respect of the work performed in exercising the delegated functions or powers, or set out the basis on which such remuneration is to be calculated; and
10		(f)	contain any other particulars required by the regulations; and
		(g)	have annexed to it a copy of each document provided by the body corporate manager in accordance with subsection (2)(b).
15	(4)	prejudio at any t purport	any agreement to the contrary the contract may, without ce to any other rights, be terminated by the strata corporation, ime, by notice in writing (and any term of the contract that s to restrict or impose a condition on the right to so terminate and of no effect).
		Example	e—
20			For example, if the contract requires a period of notice prior to the right to terminate being exercised, that term of the contract would be void as it imposes a condition on the right to terminate.
	(5)		ion to terminate a contract in accordance with subsection (4) made by ordinary resolution of the strata corporation.
25	(6)	and any prescrib least 5 (dy corporate manager must ensure that a copy of the contract, y other prescribed information or document of a kind bed by regulation is available for inspection by unit holders at clear days before the date of the meeting at which the tion is to consider whether or not to enter into the contract.
30	(7)	the corp of profe	dy corporate manager must, at the request of any member of poration, make a copy of the body corporate manager's policy essional indemnity insurance available for inspection and g by the member within 3 business days of the request.
		Penalty	: Division 9 fine.
35	(8)	manage	nister may, by notice in the Gazette, exempt body corporate ers from compliance with subsection (2)(c) for such period as hister thinks fit.
	(9)	An exe	mption granted by the Minister under subsection (8)—
40		(a)	may be subject to conditions specified in the notice of exemption; and
		(b)	may be varied or revoked by the Minister at any time by subsequent notice in the Gazette.

27C—General duties

	(1)	For the	avoidance of doubt—
		(a)	the body corporate manager stands in a fiduciary relationship with the strata corporation; and
5		(b)	the duties owed by the body corporate manager under this Act are in addition to, and do not derogate from, the duties arising out of that fiduciary relationship.
	(2)	Withou	tt derogating from subsection (1), a body corporate manager-
10		(a)	must act honestly and in good faith in the performance of the manager's functions; and
		(b)	must exercise due care and diligence in the performance of the manager's functions; and
15		(c)	must not make improper use of the manager's position to gain, directly or indirectly, an advantage personally or for any other person.
	27D—	Offenc	es
20	(1)	pecunia to perfe the inte	gate of a strata corporation who has a direct or indirect ary interest in a matter in relation to which he or she proposes orm delegated functions or powers must disclose the nature of erest, in writing, to the corporation before performing the ns or powers.
		Penalty	v: Division 4 fine.
		Exampl	le—
25			For example, if the delegate would receive a commission from a person for placing business of the strata corporation with that person, it would be an offence to fail to disclose that fact before placing business with the person. Similarly, if the delegate were to profit by placing business of the strata corporation with a related body corporate, it would be an offence to fail to disclose that fact before placing business with the related body corporate.
	(2)	pecunia	mployee or agent of a delegate has a direct or indirect ary interest in a matter, the delegate is, for the purposes of tion (1), taken to have a direct or indirect pecuniary interest in
35	(3)		gate who is a unit holder is not obliged by subsection (1) to e an interest that he or she has in common with all of the unit s.
40	(4)	defenda	lefence to a charge of an offence against subsection (1) for the ant to prove that he or she did not know and could not ably have been expected to know of his or her interest in the

matter.

5		(5)	A delegate of a strata corporation must, on application by a unit holder, provide the applicant, on a quarterly basis, with a statement setting out details of dealings by the delegate with the corporation's money (and must continue to so provide the statements until the applicant ceases to be a unit holder or revokes the application). Maximum penalty: \$500.					
		(6)	If all de	-	s by a strata corporation to a delegate are revoked,			
10			(a)	of the r	3 business days after being served with written notice evocation, return to, or make available for collection corporation all records of the corporation held by the e; and			
			(b)	within-	_			
15				(i)	3 business days after being served with written notice of the revocation; or			
				(ii)	if a longer period is prescribed by regulation—the prescribed period,			
					o, or make available for collection by, the ation all trust money held pursuant to the delegations.			
20			Penalty	: Divisio	on 7 fine.			
		(7)		-	strata corporation who holds records of the st, at the request of any unit holder—			
			(a)		hose records available for the unit holder to inspect 3 business days of the request; and			
25			(b)	paymer	e the unit holder with a copy of any of the records on nt of a fee (not exceeding a fee calculated in ance with the regulations).			
			Penalty	: Divisio	on 9 fine.			
30		Amendment of s repair	section	28—Po	ower to enforce duties of maintenance and			
	(1)	-	delete "ł	nas been	given reasonable notice" and substitute:			
					unit have been given at least 2 days notice in writing			
	(2)	Section 28—aft			· · ·			
35		(3a)	corpora may, if death o such fo	ation or a satisfied or injury o orce as ma	er provision of this section, an officer of a strata a person or persons authorised by a strata corporation I that urgent action is necessary to avert a risk of or significant damage to property, enter a unit (using ay be reasonably necessary in the circumstances) and work as is reasonably necessary to deal with the risk.			
40		(3b)	must gi	ive such	sing to enter a unit in accordance with subsection (3a) notice (if any) to the unit holder and the occupier of she considers reasonable in the circumstances.			

55—Amendment of section 29—Alterations and additions

Section 29(1)—delete "A person" and substitute: (1)

Subject to subsection (1a), a person

- (2)Section 29—after subsection (1) insert:
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Subsection (1) does not apply to prescribed work carried out in (1a)compliance with a direction under section 23 of the Housing Improvement Act 1940.

56—Amendment of section 31—Other insurance by strata corporation

After subsection (2) insert:

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A strata corporation (other than a corporation of a kind prescribed by (2a) regulation) must maintain fidelity guarantee insurance complying with the requirements prescribed by the regulations.

Penalty: Division 4 fine.

- The Minister may, by notice in the Gazette, exempt strata (2b) corporations from compliance with subsection (2a) for such period as the Minister thinks fit.
- An exemption granted by the Minister— (2c)
 - may be subject to conditions specified in the notice of (a) exemption; and
 - may be varied or revoked by the Minister at any time by (b) subsequent notice in the Gazette.

57—Amendment of section 32—Right of unit holders etc to satisfy themselves as to insurance

Section 32(1)—delete "at the request of a unit holder" and substitute:

within 5 business days after the making of a request by a unit holder, a mortgagee of a unit or a prospective purchaser or mortgagee of a unit

58—Amendment of section 33—Holding of general meetings

Section 33(2)—after paragraph (d) insert: (1)

or

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- (e) order of the Magistrates Court (made on the application of a person of a class specified in section 41AA).
- Section 33—after subsection (3) insert: (2)
 - (3aa) A unit holder may not nominate another person to be given notices referred to in subsection (3) on his or her behalf (although nothing prevents the strata corporation from agreeing to provide notices to such a person in addition to the unit holder).
- Section 33—after subsection (4) insert: (3)
 - The notice convening a general meeting must set out the agenda for (4a) the meeting.

	(4b)	The agenda mu	st include—
			t of any unanimous or special resolutions to be moved meeting; and
5		(b) a motion meetin	on confirming the minutes of the previous general g; and
		(c) in the	case of an annual general meeting—
		(i)	presentation of the accounts for the previous accounting period; and
10		(ii)	contributions to be paid by members for the current accounting period; and
		(iii)	presentation of statements required under section 33A; and
		(iv)	presentation of copies of all insurance policies required under this Act; and
15		(v)	such other matters as are required by regulation.
	(4) Section $33(8)$ —	-delete subsection	n (8) and substitute:
	(8)	person present	ection (9), in the absence of the presiding officer, a may be appointed to preside at the meeting by the t and entitled to vote at the meeting.
20 25	(9)	corporation, or may preside at persons present person presidin	s a body corporate manager in relation to a is an employee of such a body corporate manager, a meeting of the corporation if a majority of the and entitled to vote at the meeting agree to that g (and the body corporate manager or employer is entitled to vote for that purpose except in
			prescribed by the regulations).
	(10)	procedures to b	s may make further provision in relation to the e followed at a meeting at which a body corporate employee of a body corporate manager, is to preside.
30 35	(11)	by regulation, a Internet connec (provided that i	hay, in accordance with any requirements prescribed attend, and vote, at a meeting by telephone, video-link, attion or any similar means of remote communication no obligation lies on a strata corporation to provide o unit holders who wish to attend or vote in such a
	(12)	In this section-	_
			<i>tiod</i> , for a strata corporation, means the accounting orporation under section $40(2)$.

59—Insertion of section 33A

After section 33 insert:

33A—Statement of expenditure etc

					-	
5		(1)		ata corpo	-	he following information must be presented each annual general meeting of the
			(a)	the peri	iod presc	diture (other than recurrent expenditure) for ribed by the regulations for the purposes of which must not exceed 5 years);
10			(b)	estimat	ed exper	penditure of a recurrent nature and the diture of a non-recurrent nature to be made on in the current financial year;
			(c)			penditure in future years for which funds now and held in reserve;
15			(d)	holders		e raised by way of contributions from unit the expenditure referred to in and (c).
		(2)				e prepared for the purposes of imes prescribed by regulation.
20		(3)				a meeting in accordance with this section s of the meeting.
		(4)	-	-	•	lude a strata corporation of a specified class osections (1)(a) and (2).
		(5)	In this :	section-	_	
25				lar purpo		expenditure, means expenditure for a normally made every year or more
	60—A	mendment of s	section	34—Ve	oting at	general meetings
	(1)	Section 34—afte	er subsec	ction (2)	insert:	
30		(2a)			•	nate another person (a <i>proxy</i>) to attend and or her behalf.
	(2)	Section 34—afte	er subsec	ction (3)	insert:	
		(3a)	The not	mination	of a per	son as a proxy of a unit holder—
			(a)	must—		
35				(i)		e by written notice to the secretary of the orporation; and
				(ii)	specify	whether the nominated person-
40					(A)	is nominated to attend and vote at all meetings, and in relation to all matters, on behalf of the unit holder; or

			(B)	is nominated to attend and vote specified meetings, or in relation specified matters, on behalf of holder; and	on to
5		(b)	may specify con	ditions in relation to the nomina	ation; and
10			vote in a particu unit holder has a than an interest the holders of th	ndition requires the nominated p lar way in relation to a matter in a direct or indirect pecuniary into that the unit holder has in comm the strata units)—must specify the pecuniary interest; and	n which the erest (other non with all
		(d)	written notice to	by the unit holder at any time b the secretary (and any contract e contrary is unenforceable); and	or
15			as may be specif	a period of 12 months or such less fied in the written notice of nom nation is revoked earlier under nd	.
20		(f)	•	te from the power of the unit ho tings on his or her own behalf.	lder to attend
(to comply with a te the nomination	requirement of subsection (3a)(n.	(a) will
25		manager as a proz to have c in relatio	or an employee of a unit hold effect on the person to the corpora	ion (3a), if a person who is a bo of a body corporate manager is er of the corporation, the nomina- son ceasing to be a body corpora- tion or an employee of such a bo the case may require).	nominated ation ceases ate manager
30		section 5 his or he voting a the appo the gene	5 of the <i>Powers</i> of er attorney specif t meetings, or sp pintment is, despi eral power of Atto	by general power of attorney un of Attorney and Agency Act 1984 fically for the purpose of attending ecified meetings, of the strata co ite any provision of that Act or t orney, effective for a period of 1	4, a person as ng and orporation, he terms of 12 months or
35	,	unless tł	ne power of attor	y be specified in the power of at ney is revoked earlier.	·
40		a body c must be	corporate manage provided to the s	brney referred to in subsection (2 er, a copy of the instrument of ap secretary of the corporation before the meetings, to which it relates.	ppointment
		written 1 subsecti	notice of nomina on (3e), applying	poration must ensure that a copy tion, and each instrument provid g in relation to a meeting is avail g before any matter is voted on.	led under
45		Penalty:	Division 9 fine.		

61—Insertion of section 34A

After section 34 insert:

34A—Duty to disclose interest

5	(1)	If a person (whether a co-owner of a unit or not) has been nominated to attend and vote at a meeting of a strata corporation on behalf of another person, the nominated person must—
		(a) if the nominated person has a direct or indirect pecuniary interest in any matter to be voted on at a meeting—
10		 (i) if it is practicable to do so, disclose the nature of the interest to his or her principal before the vote is taken; or
		(ii) in any other case, disclose the nature of the interest to his or her principal as soon as practicable after the vote is taken; and
15		(b) if the nominating person declared a pecuniary interest in accordance with section 34(3a)(c) in relation to the matter, the nominated person must disclose the nature of the interest to the members present at the meeting before the vote on the matter is taken.
20		Penalty: Division 4 fine.
	(2)	A co-owner of a unit is not obliged by subsection (1) to disclose an interest that he or she has in common with his or her other co-owners.
	(3)	A person who—
25		(a) attends and is entitled to vote at, a meeting of a strata corporation; or
		(b) presides at such a meeting,
30		and who has a direct or indirect pecuniary interest in any matter to be voted on at the meeting must disclose the nature of the interest to the members present at the meeting before the vote is taken. Penalty: Division 4 fine.
	(4)	A unit holder is not obliged by subsection (3) to disclose an interest that he or she has in common with all of the unit holders.
35	(5)	It is a defence to a charge of an offence against this section to prove that the defendant was not, at the time of the alleged offence, aware of his or her interest in the matter.
	mendment of	•

(1) Section 36G(3)—after "corporation" second occurring insert:

, within 5 business days after the making of the request,

(2) Section 36G(3), penalty provision—delete "Division 5" and substitute: Division 9

63—Amendment of section 36H—Audit of trust accounts

(1) Section 36H(1)(b)—delete "lodge with" and substitute:

forward to the secretary of

(2) Section 36H(2)(b)—delete "lodge the audit statement" and substitute:

forward the audit statement to the secretary of the strata corporation

64—Insertion of section 39A

After section 39 insert:

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39A—Register of unit holders

- (1) A strata corporation must maintain a register of the names of the unit holders which shows—
 - (a) the unit holder's last contact address, telephone number and email address known to the corporation; and
 - (b) the unit holder's unit entitlement.
- (2) A corporation must keep a record of the information used to compile the register for the period required by the regulations.

65—Amendment of section 41—Information to be furnished

(1) Section 41(1)—after "unit" second occurring insert:

, within 5 business days after the making of the application

- (2) Section 41(1)—after paragraph (c) insert:
 - (d) if the strata corporation is a party to a contract with a body corporate manager—make available for inspection a copy of the contract;
 - (e) make available for inspection the register maintained under section 39A.
- (3) Section 41—after subsection (1) insert:
 - (1a) A strata corporation must, on application by a unit holder, provide the applicant, on a quarterly basis, with ADI statements for all accounts maintained by the corporation (and must continue to so provide the statements until the applicant ceases to be a unit holder or revokes the application).

Penalty: Division 9 fine.

(1b) Subsection (1a) does not apply to a strata corporation if a body corporate manager maintains the accounts on behalf of the corporation.

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66—Insertion of section 41AA

Before section 41A insert:

41AA—Persons who may apply for relief

The following persons may apply for relief under this Part:

- (a) a strata corporation;
- (b) the owner or occupier of a unit;
- (c) a person who has contracted to purchase a unit;
- (d) any other person bound by the articles of a strata corporation except for persons invited to or visiting the site.

10 67—Amendment of section 41A—Resolution of disputes etc

(1) Section 41A(1)(a)—delete "a strata corporation or a member of a strata corporation" and substitute:

the applicant

- (2) Section 41A(1)(b)—delete paragraph (b) and substitute:
 - (b) if the applicant claims to have been prejudiced, as occupier of a strata unit, by the wrongful act or default of the strata corporation or a delegate or the management committee of the strata corporation, or of some other member of the strata corporation; or
- (3) Section 41A(1)(c)—delete "or of" and substitute:

or a delegate or

- (4) Section 41A(9)—after paragraph (b) insert:
 - (ba) order a party to have any accounts audited or to reimburse any person for the costs of having any accounts audited;
- (5) Section 41A(9)—after paragraph (d) insert:
 - (da) make a declaration as to the validity of—
 - (i) any articles or purported articles of the corporation; or
 - (ii) any decision or purported decision of the corporation;
- (6) Section 41A(9)—after paragraph (e) insert:
 - (ea) vary, avoid or terminate a contract entered into (whether before or after the commencement of this paragraph) between a strata corporation and either of the following:
 - (i) the body corporate manager;
 - (ii) an associate of the body corporate manager;

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- (7) Section 41A—after subsection (10) insert:
 - (10a) A court should not make an order to vary, avoid or terminate a contract entered into between a community corporation and a body corporate manager or an associate of the body corporate manager unless the court is satisfied that the contract involves a breach of fiduciary duties or other duties under this Act.
- (8) Section 41A(19)—delete subsection (19)

68—Substitution of section 47

Section 47—delete the section and substitute:

47—General defence

It is a defence to a charge of an offence against this Act if the defendant proves that the alleged offence was not committed intentionally and did not result from any failure on the part of the defendant to take reasonable care to avoid the commission of the offence.

69—Amendment of section 49—Service

Section 49—delete subsection (1) and substitute:

- (1) A document to be served under this Act or the articles of a strata corporation may be served—
 - (a) personally; or
 - (b) by post; or
 - (c) if the recipient consents to receiving the document by email—by transmitting the document by email to the email address provided by the person for that purpose.

25 **70—Amendment of section 50—Proceedings for offences**

Section 50(2) and (3)—delete subsections (2) and (3) and substitute:

- (2) A prosecution for an offence against this Act cannot be commenced except by—
 - (a) the Commissioner for Consumer Affairs; or
 - (b) an authorised officer under the Fair Trading Act 1987; or
 - (c) a person who has the consent of the Minister to commence the prosecution.
- (3) In any proceedings, an apparently genuine document purporting to be a certificate of the Minister certifying authorisation of, or consent to, a prosecution for an offence against this Act will be accepted, in the absence of proof to the contrary, as proof of the authorisation or consent.

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71—Insertion of section 50A

After section 50 insert:

50A—Indemnity fund under Land Agents Act 1994

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Money standing to the credit of the indemnity fund maintained under section 29 of the *Land Agents Act 1994* may be applied by the Commissioner for Consumer Affairs for any of the following purposes:

- (a) the costs of investigating compliance with this Act;
- (b) the costs of prosecutions for offences against this Act;
- (c) the payment of amounts, approved by the Minister and the Minister responsible for the administration of the *Land Agents Act 1994*, towards the cost of prescribed advisory services or educational programs relating to this Act conducted for the benefit of members of the public.

15 72—Amendment of section 51—Regulations

Section 51(2)—after paragraph (b) insert:

(ba) may assign specified functions to an officer of a strata corporation of a specified class;

Schedule 1—Transitional provisions

20 **1—Delegations made prior to commencement**

A delegation of functions or powers made by a community corporation before the commencement of section 17 or made by a strata corporation before the commencement of section 53 is revocable by the corporation at any time (notwithstanding any agreement to the contrary by the corporation).