

Property Law Bill 2023



Queensland

Property Law Bill 2023

		Page
Part 1	Preliminary	
Division 1	Introduction	
1	Short title	16
2	Commencement	16
Division 2	Application of Act	
3	Act binds all persons	16
4	Act applies to land, property and documents	16
5	Relationship with other Acts	17
Division 3	Interpretation	
6	Dictionary	17
Part 2	General rules affecting property	
Division 1	Requirement for writing	
7	Contracts for disposition of land not enforceable unless in writing	18
8	Writing required for creation of particular interests in land	18
9	Nature of interest in land created by parol	18
10	Particular matters not affected	19
Division 2	Other rules	
11	Transfer or lease to self and others	19
12	Merger of estate	19
Part 3	Freehold estates	
13	Freehold estates capable of creation	19
14	Abolition of obsolete estates and rules	20
15	Abolition of incidents of tenure for benefit of State	20
16	Abolition of quit rent	20
17	Abolition of escheat for dissolved corporation	20
18	Waiver by State of any remaining rights to property by escheat .	21
19	Voluntary waste or equitable waste by life tenant	21

20	Recovery of property when life estate ends	22
21	Penalty for holding over possession after life estate ends	23
Part 4	Future interests	
22	Creation of future interests in land	23
23	Creation and disposition of interests in property	24
24	When gift over stops being capable of taking effect	24
Part 5	Co-ownership of property	
Division 1	General rules	
25	Forms of co-ownership	25
26	Corporation may hold property as joint tenant	25
27	Liability of co-owners to account	26
28	Construction of disposition of property to 2 or more persons	26
29	Tenants in common of equitable interest who become entitled to leg interest	al 26
Division 2	Sale and division of co-owned property	
Subdivision 1	Preliminary	
30	Definitions for division	27
31	Other forms of severance not affected	27
32	Security interests not affected	28
Subdivision 2	Sale and division	
33	Application to court for sale or division of co-owned property	28
34	Orders court may make	28
35	Sale and division of proceeds to be preferred	29
36	Order varying entitlements to property	29
37	Order appointing trustee	30
38	Vesting of property in trustee	31
39	Other orders court may make	31
40	Orders for compensation and accounting	32
Subdivision 3	Accounting of amounts received by co-owners	
41	Application to court for accounting	34
42	Orders court may make	34
Subdivision 4	Miscellaneous matters	
43	Adjournment or stay of co-ownership proceeding—family law proceed	ding
		35
Part 6	Deeds and covenants	
Division 1	Deeds	

Subdivision 1	Preliminary	
44	Definitions for division	35
45	What is a counterpart for a document	36
46	Division does not apply to enduring documents	37
47	Application of division to powers of attorney	37
48	Execution of documents under other Acts	38
Subdivision 2	Form and execution	
49	How deed is made generally	38
50	Electronic document and electronic signing	38
51	Execution by individual	39
52	Execution by corporation	39
53	Execution by partnership or unincorporated association	41
54	Execution by the State	42
55	Signing counterpart or true copy	42
Subdivision 3	Miscellaneous matters	
56	Delivery	43
57	Receipt in body of deed sufficient	43
58	Deposit of deed in registry	43
59	Protection for third parties	44
60	Abolition of rule in Pigot's case	45
Division 2	Covenants	
61	Construction of expressions used in deeds and other documents	45
62	Implied covenants may be negatived	46
63	Covenants and agreements made by person with self and others	46
64	Covenants relating to land bind successors	46
65	Particular covenants in registered easements bind successors .	47
66	No right to register restrictive covenant	48
Part 7	Contracts, sales of land, instalment contracts and seller disclosfor sales of lots	sure
Division 1	Contracts	
67	Effect of joint promises and liabilities	48
68	Contract containing promise for benefit of third party	48
69	Guarantee not enforceable unless in writing	49
70	Effect of conclusive evidence provision	50
71	Effect on contract of non-compliance with statutory instrument .	51
72	Effect of statutory requirement for certificate	51

73	Stipulations not of essence of contract	52
Division 2	Sales of land	
74	Definitions for division	52
75	Reference to settlement of sale of land using e-conveyancing	53
76	Implied conditions	54
77	Buyer may rescind contract if residential dwelling unfit for occupation	1
		55
78	When day of settlement is next business day	56
79	Effect of inoperative computers in office of the land registry on day o settlement	f 57
80	Effect of inoperative computers in particular entities on day of settlem	nent
		58
81	Effect of adverse event on day of settlement	59
82	Direction for payment given by seller's authorised agent sufficient discharge of buyer	61
83	Buyer may recover damages if defective title	62
84	Buyer may recover deposit and instalments if defective title but no rescission	62
85	Seller may forfeit deposit of no more than 20 per cent if buyer breach contract for sale of proposed lot	nes 63
86	When statutory right of termination on settlement ends if e-conveyan	ice
		63
Division 3	Instalment contracts for sale of land	
87	Definitions for division	64
88	Application of division	65
89	What is an instalment contract	65
90	When buyer must give seller notice to constitute contract an instalmed contract	ent 66
91	Restriction on seller's right to termination if buyer defaults on paymen instalment	t of 66
92	Seller can not sell or mortgage land	66
93	Buyer may lodge caveat	67
94	Buyer not in default may require seller to transfer land	68
Division 4	Seller disclosure for sales of lots	
Subdivision 1	Preliminary	
95	Definitions for division	68
96	When buyer and seller are related	70
97	References to things done by or in relation to buyer or seller	71

98	Contracting out prohibited	72
Subdivision 2	Disclosure requirement	
99	Seller must give buyer disclosure documents	72
100	Exceptions to requirement	73
101	How disclosure documents to be given	76
102	Electronic communication of disclosure documents	78
103	Giving of disclosure documents to buyer who is not registered as bid until after start of auction	dder 80
Subdivision 3	Termination by buyer	
104	Buyer may terminate contract if seller fails to disclose or makes inaccurate disclosure	81
105	Seller must repay amounts to buyer on termination	83
106	No other remedy if prescribed certificate contains inaccurate informa given by statutory body or body corporate	ation 83
Subdivision 4	Miscellaneous matters	
107	Original owner of lot in community titles scheme must give stateme describing power of attorney	nt 85
Part 8	Mortgages	
Division 1	Preliminary	
108	Definition for part	85
109	Application of part	86
Division 2	General rules	
110	Variation of mortgage	86
111	Effect of advance out of joint account	87
112	Mortgages lodged electronically	87
Division 3	Powers and rights of mortgagees	
113	Implied powers of mortgagee	88
114	Restriction on exercise of power of sale	90
115	Power of sale if disclaimer of onerous property	90
116	Duty to sell at market value	92
117	Protection of buyer	93
118	Application of proceeds of sale	93
119	Other matters relating to power of sale	94
120	Receipt of mortgagee sufficient discharge	94
121	Insurance of mortgaged property	95
122	Application of insurance money	96
123	Appointment of receiver	97

124	Judgment debt does not permit seizure	99
125	Subsequent mortgage does not affect first mortgage	99
126	When further advance ranks in priority to subsequent mortgage	100
Division 4	Obligations and rights of mortgagors	
127	Contracting out prohibited	101
128	Implied obligations of mortgagor	101
129	Right to obtain copy of documents in possession of mortgagee .	101
130	Right to relief against payment of accelerated sum	102
131	Right to relief against payment of overdue principal amount if payme interest accepted	ent of 103
132	Right to require transfer of mortgage instead of discharge	104
133	Abolition of consolidation of mortgages	105
Division 5	Proceedings	
134	Court may order sale of mortgaged property in proceeding for redemption or foreclosure	105
135	Realisation of equitable mortgage of land	107
136	Facilitation of redemption in case of absent or unknown mortgagee	107
Part 9	Leases	
Division 1	Preliminary	
137	Definition for part	109
Division 2	General rules	
138	Lease for term of years may take effect without entry into possessi	on
		109
139	Implied terms	110
Division 3	Transfer of reversion of lease	
140	Effect of transfer of reversion of lease by lessor	110
141	Payment of rent or other amount without notice of transfer of reverse	sion
		112
Division 4	Dealings with leases	
142	Effect of requirement in lease for consent of lessor to assign lease or other action	take 112
143	Effect of assignment of lease by lessee to assignee	114
144	Effect of assignment of lease by transferee to subsequent transfere	ee
		115
145	Effect of surrender or merger of lease	116
146	Effect of reconfiguration of land	116
147	Head lease may be surrendered and new head lease granted with	out

	affecting other rights and obligations	116
148	Involuntary transmission not breach of lease	117
Division 5	Relief	
Subdivision 1	Preliminary	
149	Definition for division	117
150	Application of division	117
151	Contracting out prohibited	119
Subdivision 2	Relief against forfeiture for breach of term of lease	
152	Definitions for subdivision	119
153	Lessor must give lessee notice to remedy breach	120
154	Lessor must give copy of notice to designated persons	121
155	Acceptance of rent paid by lessee in possession not waiver of less rights	or's 121
156	Notice to remedy breach not required if lessee has given up posse	ssion
		121
157	How lessor may exercise right of re-entry	122
158	Powers of court in making order for possession	122
159	Lessor's claim for damages not affected	123
160	Proceedings for relief against forfeiture	123
161	Application for relief against forfeiture not admission	124
162	Powers of court in making order for relief against forfeiture	124
Subdivision 3	Relief against refusal to renew, or extend term of, or sell rever of, lease	sion
163	Definitions for subdivision	125
164	When lessor may refuse to renew, or extend term of, or sell reversion lease	on of, 125
165	Lessor must give copy of notice to designated persons	127
166	Proceedings for relief against refusal	128
167	Powers of court in making order for relief against refusal	128
Division 6	Apportionment of rent	
168	Apportionment in respect of time	129
169	Payment and recovery of apportioned part of rent	129
Division 7	Termination of particular leases	
170	Definitions for division	130
171	Contracting out permitted	130
172	Meaning of lease terminable at will	130
173	What is a termination notice	131

174	Termination of lease terminable at will	131
175	Termination of periodic tenancy	131
176	Termination of other tenancies	132
Division 8	Miscellaneous matters	
177	Effect of waiver	133
178	Limitation on award of damages for breach of obligation to repair	133
Part 10	Neighbouring land	
Division 1	Support for land	
179	Duty of care in relation to support for land	134
Division 2	Easements and rights of use	
180	Power of court to impose statutory right of use	135
181	Power of court to modify or extinguish easement or covenant	138
182	No interest created by prescription	141
Division 3	Encroachment of buildings	
183	Definitions for division	141
184	Relationship with other Acts	142
185	Proceedings for relief	142
186	Minimum compensation	143
Division 4	Improvements under mistake of title	
187	Relationship with other Acts	144
188	Proceedings for relief	144
Part 11	Transactions	
Division 1	Assignment of debts or things in action	
189	Definitions for division	146
190	Assignment of debt or legal thing in action	147
191	Discharge of debt or legal thing in action when no actual notice of assignment	147
192	Assignment in equity	148
Division 2	Dispositions to defraud creditors	
193	Disposition with intent to defraud creditor voidable	149
Part 12	Powers of appointment	
194	When exercise of power of appointment valid	149
195	Appointment among 2 or more objects	150
196	Protection of buyer if invalid appointment	151
197	Release and disclaimer of power	152
Part 13	Perpetuities	

Division 1	Preliminary	
198	Definitions for part	153
199	When disposition in will made	153
Division 2	General rules	
200	Abolition of rule against perpetuities	153
201	What is the perpetuity period	153
202	Vesting of trust property	154
203	Wait and see rule	154
Division 3	Trust saving devices	
204	Reduction of age to ensure disposition within perpetuity period .	154
205	Exclusion of class members to ensure disposition within perpetuity	
	period	155
206	Acceleration of prior disposition to ensure subsequent disposition w perpetuity period	ithin 156
Division 4	Ambit of perpetuity period	
207	Non-charitable purpose trust	156
208	Powers of appointment	156
209	Conditions precedent and conditions subsequent	157
210	Determinable interests	158
211	Accumulation of income	158
212	Particular trusts, powers and funds	159
213	Commercial arrangements	159
214	Gift over from charity to charity	160
215	Particular matters relating to land	160
Division 5	Variation of vesting date	
216	Variation of trust to opt in to 125-year perpetuity period if trustee hat power of variation	ເຣ 161
217	Variation of trust to opt in to 125-year perpetuity period if trustee does have power of variation	s not 161
Division 6	Applications to court	
218	Application to court for declaration of validity	161
219	Application to court to opt in to 125-year perpetuity period	162
Part 14	Corporations sole and particular bodies corporate	
220	Perpetual succession of corporation sole	162
221	Constitution of corporation sole	162
222	Effect of transaction if temporary vacancy in particular bodies corpo	orate
		162

223	Powers of particular corporations	163
224	Appointment of administrator if particular corporations incapable of acting	164
Part 15	Unregistered land	
225	Registrar must give public notice if request to register unregistered	land
		165
226	Registrar must give public notice if registrar believes land unregiste	red
		166
227	Registrar may hold inquiry	167
228	Obligations of registrar	167
Part 16	General	
Division 1	Service	
229	Application of division	168
230	Relationship of division with other matters	168
231	General requirements for service	168
232	Individual absent from State or deceased	169
233	Electronic communication	170
Division 2	Miscellaneous	
234	Approved forms	171
235	Regulation-making power	171
236	Transitional regulation-making power	171
Part 17	Repeal	
237	Repeal of Property Law Act 1974	172
Part 18	Savings and transitional provisions	
Division 1	Preliminary	
238	Application of Acts Interpretation Act 1954	172
239	Definitions for part	172
Division 2	Savings provisions	
240	Saving of abolition or modification of common law provided for in repealed Act	172
241	Saving of abolition of common law rule that alien can not take, give, or sell property	buy 175
242	Particular provisions do not apply in relation to matters that happen before 1 December 1975	ed 175
Division 3	Transitional provisions	
243	Waiver of State's rights to property by escheat on death intestate or person before commencement	f 177

244	Liability of co-owner of property to account for interest in property are before commencement	ising 177
245	Abolition of rule in Pigot's case	177
246	Covenant or agreement made by person with self and others before	
	commencement	178
247	Particular covenants in registered easements created before commencement	178
248	Effect of inoperative computers in office of the land registry on day settlement on contract entered into before commencement	of 178
249	Effect of inoperative computers in particular entities on day of settler on contract entered into before commencement	ment 178
250	Effect of adverse event on day of settlement on contract entered in before commencement	to 178
251	Seller disclosure for sales of lots	179
252	Mortgagee's power of sale in relation to disclaimed property mortgate before commencement	aged 179
253	Court may order sale of mortgaged property in proceeding for redemption or foreclosure started before commencement	179
254	Realisation of equitable mortgage in proceeding started before commencement	179
255	Dealings with leases entered into before commencement	179
256	Relief in relation to leases entered into before commencement .	180
257	No interest created by prescription before commencement	180
258	Disposition with intent to defraud creditor before commencement	180
259	Powers of appointment over property created before commenceme	ent
		180
Part 19	Amendment of Acts	
Division 1	Amendment of this Act	
260	Act amended	181
261	Amendment of long title	181
Division 2	Amendment of Body Corporate and Community Management 1997	Act
262	Act amended	181
263	Amendment of s 205 (Information to be given to interested persons	3)
		181
264	Insertion of new s 205AAA	183
	205AAA Approved form for body corporate certificate	183
265	Amendment of s 205A (Definitions for ch 5)	183
266	Amendment of s 205C (References to disclosure statement)	184

267	Omission of sa	206–209	184
268		211 (Restriction on powers of attorney in favour of orig	ginal 184
269		f s 213 (Information to be given by seller to buyer)	184
270	Insertion of ne	w s 214A	184
		riation of proposed building management statement behave the statement the right representation of proposed building management statement behave the stateme	y 185
271	Insertion of ne	w ch 8, pt 15	185
	Part 15	Transitional provision for Property Law Act 2023	
	447 Co	ntracts entered into before commencement	185
272	Amendment of	f sch 6 (Dictionary)	185
Division 3	Amendment of	of Building Units and Group Titles Act 1980	
273	Act amended		186
274		fs 40 (Supply of information, certificates and copies be)	оу 186
275	Insertion of ne	w s 40AA	186
	40AA Boo	dy corporate certificate	186
276	Amendment of	f pt 4, div 3, hdg (Sale of lots and proposed lots) .	188
277	Amendment of	f s 48E (References to disclosure statement)	188
278		s 48F (References to things done by or in relation to	188
279	Amendment of	f s 49 (Duties of original proprietor)	189
280	Insertion of ne	w pt 7, div 6	189
	Division 6	Transitional provision for Property Law Act 2023	
	150 Co	ntracts entered into before commencement	190
Division 4	Amendment of	of Land Title Act 1994	
281	Act amended		190
282	Amendment of	s 54E (Amending a building management statement	t)
			190
283		s 54H (Extinguishing a building management statem	•
			190
Division 5		of Limitation of Actions Act 1974	
284			191
285		f s 10 (Actions of contract and tort and certain other	191
286	Insertion of ne	w s 51	191
	51 Tra	nsitional provision for Property Law Act 2023	192

Division 6	Amendment of Property Occupations Act 2014	
287	Act amended	192
288	Insertion of new s 229A	192
	229A Disclosure of seller's right to bid at auction	192
Division 7	Minor and consequential amendments	
289	Legislation amended	193
Schedule 1	Standard terms	194
1	Payment of rent	194
2	Payment of taxes, rates and other assessments	194
3	Maintain and leave the premises in good repair	194
4	Abatement of rent if premises are destroyed or damaged	195
5	Assignment of the lease	196
6	Noxious or offensive acts or things	196
7	Commission of waste	197
8	Lessee entitled to quiet enjoyment	197
9	Change of use	197
10	Power to inspect premises	197
11	Power to terminate lease for non-payment of rent or other breach	198
12	Lessee must remove lessee's fixtures	198
Schedule 2	Dictionary	200
Schedule 3	Legislation amended	209
	Aboriginal Land Act 1991	209
	Airport Assets (Restructuring and Disposal) Act 2008	209
	Building Boost Grant Act 2011	210
	Dalrymple Bay Coal Terminal (Long-term Lease) Act 2001	210
	District Court of Queensland Act 1967	210
	Farm Business Debt Mediation Act 2017	211
	Fire and Emergency Services Act 1990	211
	First Home Owner Grant and Other Home Owner Grants Act 2000	211
	Forestry Act 1959	212
	Gladstone Power Station Agreement Act 1993	213
	Guardianship and Administration Act 2000	213
	Hospital Foundations Act 2018	213
	Housing (Freeholding of Land) Act 1957	214
	Infrastructure Investment (Asset Restructuring and Disposal) Act 20	009
		214

Land Act 1994	214
Land Tax Act 2010	215
Land Title Act 1994	215
Magistrates Courts Act 1921	216
Manufactured Homes (Residential Parks) Act 2003	216
Mineral Resources Act 1989	217
Neighbourhood Disputes (Dividing Fences and Trees) Act 2011	217
Powers of Attorney Act 1998	217
Public Trustee Act 1978	218
Queensland Future Fund (Titles Registry) Act 2021	219
Queensland International Tourist Centre Agreement Act Repeal Ac	
1989	219
Queen's Wharf Brisbane Act 2016	220
Residential Tenancies and Rooming Accommodation Act 2008 .	220
Retail Shop Leases Act 1994	221
Roman Catholic Church (Incorporation of Church Entities) Act 1994	ļ
	221
South Bank Corporation Act 1989	221
Surat Basin Rail (Infrastructure Development and Management) Ac 2012	t 222
Survey and Mapping Infrastructure Act 2003	223
Torres Strait Islander Land Act 1991	223
Transport Infrastructure Act 1994	224
Water Act 2000	224

2023

A Bill

for

An Act to consolidate and provide for the law relating to property, and to amend this Act, the Body Corporate and Community Management Act 1997, the Building Units and Group Titles Act 1980, the Land Title Act 1994, the Limitation of Actions Act 1974, the Property Occupations Act 2014 and the Acts mentioned in schedule 3 for particular purposes, and to repeal the Property Law Act 1974

Γhe ∣	Parlia	ment of Queensland enacts—	1
Par	t 1	Preliminary	2
Divi	sion	1 Introduction	3
I	Sh	ort title This Act may be cited as the <i>Property Law Act 2023</i> .	4 5
2	Co	mmencement This Act commences on a day to be fixed by proclamation.	6 7
Divi	sion	2 Application of Act	8
3	Ac	t binds all persons	9
	(1)	This Act binds all persons, including the State and, to the extent the legislative power of the Parliament permits, the Commonwealth and the other States.	10 11 12
	(2)	Nothing in this Act makes the State, the Commonwealth or another State liable to be prosecuted for an offence against this Act.	13 14 15
1	Ac	t applies to land, property and documents	16
		This Act applies to—	17
		(a) land in Queensland; and	18
		(b) property, other than land, whether in or outside Queensland, to the extent the general law of Queensland applies to the property; and	19 20 21

		(c)	documents, whether executed in or outside Queensland, to the extent the general law of Queensland applies to the documents.	1 2 3
5	Re	lations	ship with other Acts	4
	(1)	This .	Act applies subject to the following Acts—	5
		(a)	the Land Act 1994;	6
		(b)	the Land Title Act 1994;	7
		` /	the Mineral and Energy Resources (Common Provisions) Act 2014;	8 9
		(d)	each Resource Act.	10
	(2)	(1), u expre	s Act is inconsistent with an Act mentioned in subsection unless this Act or the Act mentioned in subsection (1) essly provides otherwise, the Act mentioned in subsection revails to the extent of the inconsistency.	11 12 13 14
Div	ision	3	Interpretation	15
6	Dic	tionar	ry	16
		The c	dictionary in schedule 2 defines particular words used in Act.	17 18
		Note-	-	19
			e Acts Interpretation Act 1954, schedule 1 defines particular words d in this Act, including, for example—	20 21
		•	property	22
		•	land	23
		•	interest	24
		•	estate	25
		•	mortgage	26
		•	lease	27
		•	transfer	28
		•	transmission	29

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	•	document proceeding corporation	1 2 3
Part 2		General rules affecting property	4 5
Divisio	n 1	Requirement for writing	6
	Contrac n writin	ets for disposition of land not enforceable unless	7 8
		ontract for the disposition of land is not enforceable by on in a proceeding unless—	9 10
	(a)	the contract is in writing or some memorandum or note of the contract is recorded in writing; and	11 12
	(b)	the contract or the memorandum or note of the contract is signed by the party against whom the contract is sought to be enforced.	13 14 15
	Vriting and	required for creation of particular interests in	16 17
(1		creation of a legal or equitable interest in land must be in ing and signed by the person creating the interest.	18 19
(2		ust relating to land must be created or declared in writing signed by the person creating or declaring the trust.	20 21
9 N	lature d	of interest in land created by parol	22
(1	sign	enterest in land created by parol, and not put in writing and ed by the person creating the interest, has the effect of an erest at will only.	23 24 25
(2	2) Sub- inter	section (1) applies despite any consideration given for the rest.	26 27

10	Pai	ticular matters not affected	1
	(1)	This division does not affect—	2
		(a) the creation of a short lease; or	3
		(b) the application of the law relating to part performance; or	4 5
		(c) the creation or operation of a resulting, implied or constructive trust; or	6 7
		(d) the making or operation of a will; or	8
		(e) the disposition of land by operation of law; or	9
		(f) the disposition of land by order of any court.	10
	(2)	To remove any doubt, it is declared that a short lease created by parol takes effect when the lessee has an immediate entitlement to possession.	11 12 13
Divis	sion	2 Other rules	14
11	Tra	nsfer or lease to self and others	15
		A person may transfer or lease property to the person's self, or to the person's self and others.	16 17
12	Ме	rger of estate	18
		An estate does not merge by operation of law with another estate unless the person acquiring both estates intends the estates to merge.	19 20 21
Part	t 3	Freehold estates	22
13	Fre	ehold estates capable of creation	23
		The following estates of freehold are capable of being created and subsisting in land—	24 25

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		(a) an estate in fee simple;	1
		(b) a life estate.	2
14	Ab	olition of obsolete estates and rules	3
	(1)	The following estates can not be created—	4
		(a) an estate tail;	5
		(b) a quasi-entail.	6
	(2)	In a document, words that, apart from this section, would have created an estate tail are taken to create an estate in fee simple.	7 8
	(3)	The rule known as the rule in <i>Shelley's Case</i> is abolished.	9
15	Ab	olition of incidents of tenure for benefit of State	10
		A tenure created by the State on granting an estate in fee simple is in free and common socage without any incident of tenure for the benefit of the State.	11 12 13
16	Ab	olition of quit rent	14
		If quit rent issues to the State out of land, or the residue of quit rent issues to the State out of land in relation to which quit rent has been apportioned or redeemed, the land is released from quit rent.	15 16 17 18
17	Ab	olition of escheat for dissolved corporation	19
		If a corporation is dissolved or otherwise ceases to exist, subject to the Corporations Act, the State is entitled to take as <i>bona vacantia</i> any of the corporation's property that would have been liable to escheat if escheat had not been abolished.	20 21 22 23

18		Waiver by State of any remaining rights to property by escheat				
	(1)	This section applies if a person believes the State may have a right to property by escheat, devolution or <i>bona vacantia</i> on the death intestate of a person.	3 4 5			
	(2)	The person may apply to the Minister to waive the State's rights.	6 7			
	(3)	The Minister may waive the State's rights on terms the Minister considers appropriate.	8 9			
	(4)	The Minister must publish in the gazette the details of a waiver under this section.	10 11			
	(5)	The Minister may delegate the Minister's functions or powers under this section to an appropriately qualified public service employee.	12 13 14			
	(6)	In this section—	15			
		right includes a supposed right.	16			
19	Vo	luntary waste or equitable waste by life tenant	17			
	(1)	A life tenant who commits voluntary or equitable waste in relation to land, other than under subsection (3) or (4), is liable in damages to the person entitled, immediately after the life estate ends, to the fee simple interest in remainder in the land (the <i>remainder person</i>).	18 19 20 21 22			
	(2)	If the interest of the life tenant is an equitable interest, the trustee for the remainder person may bring a proceeding for the damages on behalf of the remainder person.	23 24 25			
	(3)	A life tenant may commit voluntary waste in relation to land if an express or implied term in the document creating the life estate permits the waste.	26 27 28			
	(4)	A life tenant may commit equitable waste in relation to land if an express term in the document creating the life estate permits the waste.	29 30 31			

20	Re	cove	ry of property when life estate ends	1
	(1)	This	s section applies if—	2
		(a)	a life estate ends; and	3
		(b)	a person (the <i>remainder person</i>) is entitled, immediately after the life estate ends, to an interest in the property; and	4 5 6
		(c)	a person, other than the remainder person (the <i>third person</i>), continues in possession of, or receives rent or profits in relation to, the remainder person's interest in the property.	7 8 9 10
	(2)		remainder person may apply to the court for any or all of following in relation to the interest in the property—	11 12
		(a)	possession;	13
		(b)	damages;	14
		(c)	an account of rent or profits.	15
	(3)	year	res, the court may presume the life tenant or third person died.	16 17 18
	(4)	The	presumption mentioned in subsection (3) is rebuttable.	19
	(5)		court may hear and decide the application and make the ers it considers appropriate.	20 21
	(6)		fter the court has decided the application, a life tenant or d person presumed dead by the court is proved to be	22 23 24
		(a)	a person with an interest in the property may apply to the court for any or all of the following in relation to the property—	25 26 27
			(i) possession;	28
			(ii) damages;	29
			(iii) an account of rent or profits; and	30
		(b)	the court may hear and decide the application and make the orders it considers appropriate.	31 32

21	Pei	nalty for holding over possession after life estate ends	1
	(1)	This section applies if—	2
		(a) a life estate ends; and	3
		(b) a person (the <i>remainder person</i>) is entitled, immediately after the life estate ends, to an interest in remainder in the land; and	4 5 6
		(c) another person (the <i>third person</i>) holds over possession of the remainder person's interest in remainder in the land; and	7 8 9
		(d) the remainder person gives the third person a notice asking for possession of the remainder person's interest in remainder in the land; and	10 11 12
		(e) the third person does not give the remainder person possession of the remainder person's interest in remainder in the land within 30 days after the notice mentioned in paragraph (d) has been given.	13 14 15 16
	(2)	The third person is liable to the remainder person for the market rent for the remainder person's interest in remainder in the land for the period—	17 18 19
		(a) starting on the day the life estate ends; and	20
		(b) ending on the day the remainder person is given possession of the land.	21 22
	(3)	The remainder person may recover the market rent for the remainder person's interest in remainder in the land as a debt due to the remainder person.	23 24 25
Part	4	Future interests	26
22	Cre	eation of future interests in land	27
	(1)	If a future interest in land is created, it takes effect as an equitable and not a legal interest.	28 29

	(2)	Despite the <i>Land Title Act 1994</i> , an interest in remainder must not be registered in the freehold land register.	1 2
	(3)	In this section—	3
		future interest means—	4
		(a) a legal contingent remainder; or	5
		(b) a legal executory interest.	6
23	Cre	eation and disposition of interests in property	7
	(1)	Each interest in property that can be created or disposed of may be created or disposed of by an individual—	8 9
		(a) during the individual's lifetime; or	10
		(b) by will.	11
	(2)	However, subsection (1) does not make a joint tenancy severable by will.	12 13
24	Wł	en gift over stops being capable of taking effect	14
	(1)	This section applies if—	15
		(a) a person (the <i>first person</i>) is entitled to an interest in property; and	16 17
		(b) the interest in property is subject to a gift over to another person if the first person has no child, or no child of a stated class, whether at any stated time or within any stated period.	18 19 20 21
	(2)	The gift over stops being capable of taking effect when the first person has a child, or a child of the stated class, who attains 18 years.	22 23 24
	(3)	Subsection (2) applies even if the child dies after attaining 18 years.	25 26
	(4)	For this section, a gift over includes a gift over expressed to take effect on the ending of an interest preceding that of the person whose interest is the subject of the gift over.	27 28 29

	(5)	In this section— child, of a person, has the meaning given by the Succession Act 1981, section 5A.	1 2 3
Par	t 5	Co-ownership of property	4
Divi	sion	1 General rules	5
25	For	ms of co-ownership	6
		Property may be held by 2 or more persons—	7
		(a) as joint tenants; or	8
		(b) as tenants in common.	9
26	Coi	poration may hold property as joint tenant	10
	(1)	A corporation may acquire and hold property in joint tenancy in the same way as if it were an individual.	11 12
	(2)	If a corporation and an individual, or 2 or more corporations, become entitled to property under circumstances or because of a document that would, if the corporation or corporations had been individuals, have created a joint tenancy, the corporation and the individual, or the 2 or more corporations, are entitled to the property as joint tenants.	13 14 15 16 17 18
	(3)	However, the acquisition and holding of property by a corporation in joint tenancy is subject to the same conditions and restrictions as attach to the acquisition and holding of property by a corporation in severalty.	19 20 21 22
	(4)	If a corporation is a joint tenant of property and the corporation is dissolved or otherwise ceases to exist, the property devolves on the other joint tenant.	23 24 25

27	Lia	ibility of co-owners to account	1				
		If a co-owner of property receives more than the co-owner's just or proportionate share according to the co-owner's interest in the property, the co-owner is liable to account to each other co-owner of the property.	2 3 4 5				
28		Construction of disposition of property to 2 or more persons					
	(1)	A disposition of an equitable interest in property, whether with or without a legal interest in the property, to 2 or more persons together beneficially takes effect as a disposition to the persons as tenants in common, and not as joint tenants.	8 9 10 11				
	(2)	Subsection (1) does not apply to—	12				
		(a) a disposition to 2 or more persons that provides the persons are to take as joint tenants; or	13 14				
		(b) a disposition to 2 or more persons as administrators, executors, mortgagees or trustees; or	15 16				
		(c) a disposition to 2 or more persons carrying on business in partnership for partnership purposes.	17 18				
	(3)	Subject to the <i>Partnership Act 1891</i> or any agreement to the contrary, a disposition of property to 2 or more persons carrying on business in partnership for partnership purposes takes effect as—	19 20 21 22				
		(a) a disposition of the legal interest, if any, in the property to the persons as joint tenants; and	23 24				
		(b) a disposition of the equitable interest, if any, in the property to the persons as tenants in common.	25 26				
	(4)	In this section—	27				
		disposition includes a disposition that is wholly or partly oral.	28				
29		nants in common of equitable interest who become titled to legal interest	29 30				
	(1)	This section applies if 2 or more persons holding property—	31				

		(a)	are entitled beneficially as tenants in common to an equitable interest in the property; and	1 2
		(b)	are or become entitled in their own right, whether as joint tenants or tenants in common, to a legal interest in the property equal to and coextensive with their equitable interest in the property.	3 4 5 6
	(2)	equi	ect to any agreement to the contrary, both the legal and table interests in the property are held by the persons as nts in common.	7 8 9
Divi	sion	2	Sale and division of co-owned property	10 11
Sub	divis	ion	1 Preliminary	12
30	Det	finitio	ons for division	13
		In th	is division—	14
			nerty does not include a future or contingent legal or table interest in real or personal property.	15 16
		secu	rity interest—	17
		(a)	means an interest in property by way of security for the payment of a debt or other pecuniary obligation; and	18 19
		(b)	in relation to land—includes a mortgage and a lien, whether or not registered under the <i>Land Title Act 1994</i> .	20 21
31	Oth	ner fo	orms of severance not affected	22
			ning in this division affects or prevents the severing of a tenancy under—	23 24
		(a)	a provision of this Act other than this division; or	25
		(b)	another Act or law	26

32	Sec	curity interests not affected	1
		Despite anything to the contrary appearing in a document creating or related to a security interest, the severing of a joint tenancy under this division—	2 3 4
		(a) does not constitute a breach of the terms of the document; and	5 6
		(b) does not affect any existing powers, rights or interests of a person who holds a security interest over the property to which the severance relates.	7 8 9
Sub	divis	sion 2 Sale and division	10
33		plication to court for sale or division of co-owned operty	11 12
	(1)	A co-owner of property may apply to the court for an order under this subdivision to be made in relation to the property.	13 14
	(2)	The application may request—	15
		(a) the sale of the property and the division of the proceeds among the co-owners; or	16 17
		(b) the physical division of the property among the co-owners; or	18 19
		(c) a combination of the actions mentioned in paragraphs (a) and (b).	20 21
	(3)	The applicant must, within 30 days after making the application, give a copy of the application to each person who holds a security interest over the property.	22 23 24
34	Ord	ders court may make	25
	(1)	In the proceeding, the court may make any order that the nature of the case requires to ensure a just and fair sale or division of the property.	26 27 28

	(2)		nout limiting subsection (1), the court may make any of following orders—	1 2
		(a)	an order for the sale of the property and the division of the proceeds among the co-owners;	3
		(b)	an order for the physical division of the property among the co-owners;	5 6
		(c)	an order for a combination of the actions mentioned in paragraphs (a) and (b).	7 8
35	Sal	le and	d division of proceeds to be preferred	9
	(1)	the 34(2	e court decides to make an order for the sale or division of property, the court must make an order under section (2)(a) unless the court considers an order under section (2)(b) or (c) would be more just and fair.	10 11 12 13
	(2)		leciding whether an order under section 34(2)(b) or (c) ld be more just and fair, the court must consider—	14 15
		(a)	the use being made of the property, including, for example, any use of the property for residential or business purposes; and	16 17 18
		(b)	whether the property is able to be divided and the practicality of dividing the property; and	19 20
		(c)	any particular links with or attachment to the property, including, for example, whether the property is unique or has a special value to 1 or more of the co-owners.	21 22 23
	(3)		section (2) does not limit or otherwise affect the matters court may consider.	24 25
36	Ore	der va	arying entitlements to property	26
		In n that-	naking an order under section 34, the court may order —	27 28
		(a)	the property be physically divided into parcels or shares that differ from the entitlements of each of the co-owners; and	29 30 31

	(b)	compensation be paid by a stated co-owner to another stated co-owner to compensate for any difference in the value of the parcels or shares when the property is physically divided under paragraph (a).	1 2 3 4
Or	der a _l	ppointing trustee	5
(1)	trust	ne proceeding, if the court considers the appointment of a tee for the sale or physical division of the property is essary or desirable, the court may order—	6 7 8
	(a)	the appointment of a trustee; or	9
	(b)	the removal of a trustee.	10
(2)	cour	n order appointing a trustee for the sale of the property, the rt may make any order that the nature of the case requires, adding, for example, any of the following orders—	11 12 13
	(a)	an order directing the trustee as to the terms and conditions on which the sale is to be carried out;	14 15
	(b)	an order directing the distribution of the proceeds of the sale in a way stated by the court;	16 17
	(c)	an order that the remuneration of the trustee be paid from the proceeds of the sale.	18 19
(3)	prop case	n order appointing a trustee for the physical division of the perty, the court may make any order that the nature of the requires, including, for example, any of the following ers—	20 21 22 23
	(a)	an order directing the trustee as to the way in which the division is to be carried out;	24 25
	(b)	an order that the remuneration of the trustee be paid by the parties to the proceeding.	26 27
(4)	appo	ne property is held by joint tenants, an order of the court binting a trustee for the sale of the property does not of f sever the joint tenancy.	28 29 30
(5)	-	ject to an order of the court, if the property is land held by owners, an order of the court appointing a trustee for the	31 32

			of the land converts the interest of each co-owner into an rest in the proceeds of the sale of the land.	1
	(6)	cour	ject to an order of the court, a trustee appointed by the rt may pay the following amounts out of income generated the property or the proceeds of the sale of the property—	2
		(a)	costs, expenses and other outgoings relating to the property;	7
		(b)	costs and expenses relating to the sale of the property.	8
38	Ve	sting	of property in trustee	Ģ
	(1)	phys prop	the court orders the appointment of a trustee for the sale or sical division of the property, the order is taken to vest the poerty in the trustee in the same way as a vesting order the <i>Trusts Act 1973</i> , section 90.	1 1 1
	(2)		ne property is subject to a security interest affecting the rety, the property vests in the trustee subject to the security rest.	1 1 1
	(3)		ne property is subject to a security interest affecting an ivided share of the property—	1
		(a)	the property vests in the trustee free of the security interest; and	1
		(b)	the interest of the person entitled to the benefit of the security interest is converted to an equitable interest in the proceeds of sale.	4
39	Oth	ner o	rders court may make	2
	(1)	cour	ne proceeding, the court may also make any other order the et considers appropriate, including, for example, any of the owing orders—	
		(a)	an order that the property be sold by private sale or at auction;	2
		(b)	an order that the co-owners may purchase the property at the sale or auction mentioned in paragraph (a);	3

		(c)	for a private sale—an order that the sale be at market value as determined by an independent valuation;	1 2
		(d)	for an auction—an order that the reserve price be the reserve price set by the court;	3 4
		(e)	an order that an independent valuation of the property take place;	5 6
		(f)	an order that a sale be completed within a stated time;	7
		(g)	an order that the costs of the sale be paid—	8
			(i) by 1 or more of the co-owners; or	9
			(ii) from the proceeds of the sale;	10
		(h)	an order that the sale and division of the proceeds of sale or the physical division of the property be subject to stated terms and conditions;	11 12 13
		(i)	an order that any document be produced or other thing done that is necessary to enable an order to be carried out effectively.	14 15 16
	(2)	This 37.	section does not limit or otherwise affect section 34 or	17 18
40	Ord	ders f	or compensation and accounting	19
	(1)	In th	e proceeding, the court may order that—	20
		(a)	a co-owner pay compensation or make a reimbursement to another co-owner; or	21 22
		(b)	a co-owner account to another co-owner under section 27; or	23 24
		(c)	a co-owner's interest in the property be adjusted to take account of amounts payable by the co-owners to each other during the co-ownership.	25 26 27
	(2)		eciding whether to make an order under subsection (1), court must consider the following matters—	28 29
		(a)	amounts reasonably spent by a co-owner in improving the property;	30 31

	(0)	maintenance or insurance of the property;	2
	(c)	damage caused by the unreasonable use of the property by a co-owner;	3 4
	(d)	the payment by a co-owner of more than that co-owner's proportionate share of rates, mortgage repayments, purchase money, instalments or other outgoings in relation to the property for which 1 or more of the other co-owners are liable;	5 6 7 8 9
	(e)	for land—whether or not a co-owner who has occupied the land should pay an amount equivalent to rent to a co-owner who did not occupy the land;	10 11 12
	(f)	for property other than land—whether or not a co-owner who has used the property should pay an amount equivalent to rent to a co-owner who did not use the property.	13 14 15 16
(3)	has c	court must not make an order requiring a co-owner who occupied land (the <i>occupying co-owner</i>) to pay an amount valent to rent to a co-owner who did not occupy the land <i>non-occupying co-owner</i>) unless—	17 18 19 20
	(a)	the occupying co-owner seeks compensation, reimbursement or an accounting for money expended by the occupying co-owner in relation to the land; or	21 22 23
	(b)	the non-occupying co-owner has been excluded from occupation of the land; or	24 25
	(c)	the non-occupying co-owner has suffered a detriment because it was not practicable for the non-occupying co-owner to occupy the land with the occupying co-owner.	26 27 28 29
(4)	has u	court must not make an order requiring a co-owner who used property other than land (the <i>using co-owner</i>) to pay mount equivalent to rent to a co-owner who did not use property (the <i>non-using co-owner</i>) unless—	30 31 32 33

		(a) the using co-owner seeks compensation, reimbursement or an accounting for money expended by the using co-owner in relation to the property; or	1 2 3
		(b) the non-using co-owner has been excluded from using the property; or	4 5
		(c) the non-using co-owner has suffered a detriment because it was not practicable for the non-using co-owner to use the property with the using co-owner.	6 7 8
	(5)	This section applies despite any other Act or law.	9
Sub	divis	sion 3 Accounting of amounts received by co-owners	10 11
41	Ap	plication to court for accounting	12
	(1)	A co-owner of property may apply to the court for an order for an accounting under section 42.	13 14
	(2)	An application under subsection (1) may be made whether or not an application is made under subdivision 2.	15 16
42	Ord	ders court may make	17
	(1)	In the proceeding, the court may make any order that the nature of the case requires to ensure a just and fair accounting of amounts received by the co-owners in relation to the property.	18 19 20 21
	(2)	Without limiting subsection (1), the court may make an order that a co-owner, who has received more than the share of rent or other payments from a third party in respect of the property to which that co-owner is entitled, account for that rent or those other payments to the other co-owners.	22 23 24 25 26

Subd	livis	sion 4 Miscellaneous matters	1
43		journment or stay of co-ownership proceeding—family varied proceeding	2 3
	(1)	The court may adjourn or stay a proceeding under subdivision 2 or 3 in relation to property at any time before it has made a final order if a co-owner starts, or has started, a family law proceeding in relation to the property.	4 5 6 7
	(2)	Also, the court may adjourn a proceeding under subdivision 2 or 3 in relation to property at any time before it has made a final order to allow a co-owner of the property to start a family law proceeding.	8 9 10 11
	(3)	This section does not limit or otherwise affect the power of the court to grant or refuse an adjournment or stay in relation to a proceeding.	12 13 14
	(4)	In this section—	15
		family law proceeding means a proceeding under the Family Law Act 1975 (Cwlth).	16 17
Part	6	Deeds and covenants	18
Divis	ion	1 Deeds	19
Subd	livis	sion 1 Preliminary	20
44	Def	finitions for division	21
		In this division—	22
		<i>copy</i> , of an electronic document, means a reproduction of the document in either electronic or hard copy form.	23 24
		counterpart, for a document, see section 45.	25
		director, of a corporation, means—	26

	(a)	if the corporation is established under an Act of the Commonwealth or a State—a director under that Act; or	1 2
	(b)	if the corporation is established under a constitution or another governing document—a director under that constitution or governing document; or	3 4 5
	(c)	otherwise—a member of the board of directors, council or other governing body of the corporation.	6 7
		<i>ument</i> means a record of information however recorded includes—	8 9
	(a)	a physical document; and	10
	(b)	an electronic document.	11
	info imaş	rmation includes information in the form of data, text or ges.	12 13
		, of a corporation, includes a common seal of the poration.	14 15
		<i>etary</i> , of a corporation, means the clerk, secretary or other nanent officer of the corporation.	16 17
	sign	, a document, means—	18
	(a)	for a physical document—physically sign the document; or	19 20
	(b)	for an electronic document—electronically sign the document.	21 22
WI	nat is	a counterpart for a document	23
(1)		<i>counterpart</i> , for a document, is a copy of the document that udes the entire content of the document.	24 25
(2)	Des	pite subsection (1), a counterpart need not include—	26
	(a)	the signatures of all persons who have signed, or are to sign, the document; or	27 28
	(b)	if a seal is, or is to be, fixed to the document—the seal.	29

Div	ision	n does not apply to enduring documents	1
		s division does not apply to an enduring document under <i>Powers of Attorney Act 1998</i> .	2 3
Ар	plica	tion of division to powers of attorney	4
(1)	be a	h of the following documents made by an individual must a physical document that is signed by the individual in the sence of a witness—	5 6 7
	(a)	a general power of attorney made under the <i>Powers of Attorney Act 1998</i> ;	8 9
	(b)	a power of attorney given under a deed.	10
(2)	an i	vever, a document containing a power of attorney given by ndividual under a deed may be an electronic document is electronically signed by the individual if—	11 12 13
	(a)	the document is part of a commercial or other arms-length transaction; and	14 15
	(b)	the power of attorney is given for the purpose of the commercial or other arms-length transaction.	16 17
	Exan	nple of a document that may be electronically signed—	18
	a	document containing a power of attorney given by an individual under deed as security for a proprietary interest of another party to the ocument or the performance of an obligation owed by the individual	19 20 21
(3)	To r	remove any doubt, it is declared that—	22
	(a)	subsection (2) applies to a document even if the document is executed at a different time from, and is separate to, other documents that form part of the transaction; and	23 24 25 26
	(b)	a power of attorney given by an individual under a deed under subsection (2) may be signed under subsection (2) whether or not in the presence of a witness.	27 28 29
(4)	This	s section applies—	30
	(a)	subject to section 53; and	31
	(b)	despite another provision of this division.	32

	(5)	In th	nis section—	1
			vidual includes an individual in the individual's capacity sole trader.	2 3
48	Ex	ecutio	on of documents under other Acts	4
		whic	division does not limit or otherwise affect the way in ch documents are validly executed under the <i>Land Act</i> or the <i>Land Title Act 1994</i> .	5 6 7
Sub	divis	sion	2 Form and execution	8
49	Но	w de	ed is made generally	9
	(1)	A do	ocument takes effect as a deed if the document—	10
		(a)	is in writing; and	11
		(b)	contains a clear statement that the document is a deed; and	12 13
		(c)	is executed under this division; and	14
		(d)	is delivered in accordance with section 56.	15
	(2)	A do	ocument takes effect as a deed under subsection (1) even	16 17
		(a)	it is not written on paper or parchment; or	18
		(b)	it is not an indenture or stated to be an indenture; or	19
		(c)	it is not sealed or stated to be sealed.	20
50	Ele	ectror	nic document and electronic signing	21
			ocument that is to have effect as a deed may be in the form a electronic document and may be electronically signed.	22 23

Exe	ecution by individual	1
(1)	An individual may execute a document that is to have effect as a deed by signing the document.	2 3
(2)	An individual may sign a document under subsection (1) whether or not in the presence of a witness.	4 5
Exe	ecution by corporation	6
(1)	A corporation may execute a document that is to have effect as a deed, without using a seal, if the document is signed by—	7 8
	(a) 2 directors of the corporation; or	9
	(b) 1 director and 1 secretary of the corporation; or	10
	(c) for a proprietary company that has a sole director—that director, if—	11 12
	(i) the director is also the sole company secretary; or	13
	(ii) the company does not have a company secretary; or	14 15
	(d) a lawfully authorised agent or attorney of the corporation, whether or not the agent or attorney is appointed under seal or under a deed.	16 17 18
(2)	A corporation with a common seal may execute a document that is to have effect as a deed if the seal is fixed to the document and the fixing of the seal is witnessed by—	19 20 21
	(a) 2 directors of the corporation; or	22
	(b) 1 director and 1 secretary of the corporation; or	23
	(c) for a proprietary company that has a sole director—that director, if—	24 25
	(i) the director is also the sole company secretary; or	26
	(ii) the company does not have a company secretary.	27
(3)	Despite subsections (1) and (2), a corporation sole or statutory corporation may execute a document that is to have effect as a deed, without using a seal, if the document is signed by a person, or in a way, authorised by the Act or another	28 29 30 31

	document under which the corporation is established, incorporated or registered.	1 2
(4)	For a corporation with a common seal executing a document that is to have effect as a deed, or a corporation sole or statutory corporation using a seal, the fixing of the seal to the document is taken to have been witnessed by a person if—	3 4 5 6
	(a) the person observes the fixing of the seal by audio visual link; and	7 8
	(b) the person signs the document; and	9
	(c) the document includes a statement that the person observed the fixing of the seal by audio visual link.	10 11
(5)	A corporation that is not incorporated under a law of the Commonwealth or a State may execute a document that is to have effect as a deed if the document is signed by a person, or in a way, authorised by the law of the place in which the corporation is incorporated.	12 13 14 15 16
(6)	A document that is to have effect as a deed may be signed under this section whether or not in the presence of a witness.	17 18
(7)	If a person signs a document that is to have effect as a deed for a corporation as a lawfully authorised agent or attorney for the corporation, the person must—	19 20 21
	(a) sign the document in a way that indicates the person is signing as a lawfully authorised agent or attorney; and	22 23
	(b) if the person is an individual—sign the document under section 51; and	24 25
	(c) if the person is a corporation—sign the document under this section.	26 27
(8)	This section does not limit or otherwise affect the ways in which a document that is to have effect as a deed for a corporation may be executed by the corporation.	28 29 30
(9)	In this section—	31
	attorney, for a corporation, means a person acting under the authority of a power of attorney given by the corporation	32 33

		under a deed, a general power of attorney made under the <i>Powers of Attorney Act 1998</i> , or another law.	1 2
		audio visual link means facilities that enable reasonably contemporaneous and continuous audio and visual communication between persons at different places and includes videoconferencing.	3 4 5 6
		statutory corporation means an entity established, incorporated or registered under an Act of the Commonwealth or a State, that is not a corporation registered under the Corporations Act.	7 8 9 10
53	Exc	ecution by partnership or unincorporated association	11
	(1)	An individual may execute a document that is to have effect as a deed on behalf of a partnership or unincorporated association by signing the document.	12 13 14
	(2)	An individual may sign a document under subsection (1) whether or not in the presence of a witness.	15 16
	(3)	If an individual signs a document under subsection (1), the individual must sign the document in a way that indicates the person is executing the document on behalf of the partnership or unincorporated association.	17 18 19 20
	(4)	A reference in subsection (1) to a document includes a document containing a power of attorney for the partnership or unincorporated association.	21 22 23
	(5)	This section does not limit or otherwise affect another law or document that requires or permits a document executed on behalf of a partnership or unincorporated association to be executed in a particular way.	24 25 26 27
		Example—	28
		This section does not affect a document that requires or permits a document executed on behalf of a partnership to be executed by a stated number of partners.	29 30 31

54	Exc	ecution by the State	1
	(1)	A person who is authorised to execute a document that is to have effect as a deed for the State may execute the document by signing the document.	2 3 4
	(2)	The person may sign the document under subsection (1) without using a seal and whether or not in the presence of a witness.	5 6 7
	(3)	If a seal is used to execute a document that is to have effect as a deed for the State, the fixing of the seal to the document is taken to have been witnessed by a person who is authorised to witness the fixing of the seal if—	8 9 10 11
		(a) the person observes the fixing of the seal by audio visual link; and	12 13
		(b) the person signs the document; and	14
		(c) the document includes a statement that the person observed the fixing of the seal by audio visual link.	15 16
	(4)	This section does not limit or otherwise affect—	17
		(a) section 52(3); or	18
		(b) the State's powers or legal capacity under another law.	19
	(5)	In this section—	20
		State includes a public sector unit and any other entity that represents the State.	21 22
55	Sig	ning counterpart or true copy	23
	(1)	A document that is to have effect as a deed for a person may be signed by or for the person by signing a counterpart or true copy of the document.	24 25 26
	(2)	For subsection (1), if the counterpart or true copy is electronically signed by a person, the counterpart or true copy need not include any material included in the document about the method used for electronically signing the document.	27 28 29 30
	(3)	In this section—	31

		<i>person</i> includes a partnership, an unincorporated association and the State.	1 2
Sub	divis	sion 3 Miscellaneous matters	3
56	De	livery	4
	(1)	The execution of a document in the form of a deed does not, of itself, constitute delivery of a deed, unless it appears the execution of the document was intended to constitute delivery of the document.	5 6 7 8
	(2)	Subject to subsection (1), delivery of a deed may be inferred from any fact or circumstance, including, for example, words or conduct, that indicates delivery.	9 10 11
	(3)	In this section—	12
		<i>delivery</i> , of a deed, means an intention to be legally bound by the deed either immediately or subject to the fulfilment of 1 or more conditions.	13 14 15
57	Re	ceipt in body of deed sufficient	16
	(1)	A receipt for consideration in the body of a deed or other document is a sufficient discharge for the consideration to the person giving the consideration without any further receipt for the consideration being endorsed on the deed or document.	17 18 19 20
	(2)	In this section—	21
		consideration includes money and securities.	22
58	De	posit of deed in registry	23
	(1)	This section applies to a deed made under this division that is proposed to be deposited in a registry for the purpose of supporting another document lodged or deposited in the registry.	24 25 26 27

(2)		e deed is made in counterparts, each counterpart must be sited in the registry for the purpose.	1 2
(3)	elect certi	e deed or a counterpart of the deed is in the form of an cronic document, a printed copy of the deed or counterpart fied under subsection (4) must be deposited in the registry he purpose.	3 4 5 6
(4)		subsection (3), the printed copy must be certified as a true of the original deed or counterpart—	7 8
	(a)	on a page of the printed copy; and	9
	(b)	by 1 of the following persons—	10
		(i) 1 of the signatories;	11
		(ii) a lawyer;	12
		(iii) a justice;	13
		(iv) a commissioner for declarations;	14
		(v) a notary public;	15
		(vi) a trustee company under the <i>Trustee Companies</i> Act 1968;	16 17
		(vii) a stockbroker.	18
(5)	In th	is section—	19
	regi	stry means—	20
	(a)	the land registry; or	21
	(b)	the water allocations register under the Water Act 2000.	22
Pro	tecti	on for third parties	23
(1)		erson may assume that a document has been duly executed corporation if—	24 25
	(a)	the document appears to have been signed under section 52(1) or (3); or	26 27
	(b)	for a corporation using a seal—	28

		(i) the seal of the corporation appears to have been fixed to the document; and	1 2
		(ii) the fixing of the seal appears to have been witnessed under section 52(2) or (4).	3
	(2)	This section does not limit or otherwise affect any requirement to be satisfied that a person signing a document is a director, secretary, or lawfully authorised agent or attorney, of a corporation.	5 6 7 8
60	Ab	olition of rule in <i>Pigot's case</i>	9
	(1)	The rule of law known as the rule in <i>Pigot's case</i> is abolished.	1
	(2)	Accordingly, a material alteration to a deed does not, by itself, invalidate the deed or render it voidable, or limit or otherwise affect any obligation under the deed.	1 1 1
Div	ision	2 Covenants	1
61		nstruction of expressions used in deeds and other cuments	1 1
	(1)	In a deed, contract, will or other document, unless the context otherwise requires—	1 1
		(a) the term <i>month</i> means calendar month; and	1
		(b) the term <i>person</i> includes an individual and a corporation; and	2 2
		(c) words indicating a gender include each other gender; and	2 2
		(d) words in the singular include the plural and words in the plural include the singular.	2 2
	(2)	A covenant, power or term implied in a deed, contract, will, or other document under this Act or another Act must be construed under subsection (1).	2 2 2

62	lm	olied covenants may be negatived	1		
	(1)	A covenant, power or term implied, under this Act or another Act, in a document has the same effect, and may be enforced in the same way, as if the covenant, power or term had been expressed in the document.			
	(2)	However, the covenant, power or term implied in the document may be negatived, varied or extended by the express terms of the document or another document.	6 7 8		
	(3)	This section is subject to this Act or another Act.	9		
63		venants and agreements made by person with self and ers	10 11		
	(1)	A covenant, whether express or implied, or agreement, entered into by a person with the person's self and 1 or more other persons, has the same effect, and may be enforced in the same way, as if the covenant or agreement had been entered into by the person with the other person or persons alone.	12 13 14 15 16		
	(2)	In this section—	17		
		implied includes implied under this Act or another Act.	18		
64	Co	venants relating to land bind successors	19		
	(1)	A covenant relating to land of a covenantee is taken to be made with each of the following—	20 21		
		(a) the covenantee;	22		
		(b) the covenantee's successors in title;	23		
		(c) each person deriving title from a person mentioned in paragraph (a) or (b).	24 25		
	(2)	A covenant relating to land of a covenantor, or land capable of being bound by a covenantor, is taken to be made by each of the following—	26 27 28		
		(a) the covenantor on behalf of the covenantor's self;	29		
		(b) the covenantor's successors in title:	30		

		(c) each person deriving title from a person mentioned in paragraph (a) or (b);	1 2
		(d) for a restrictive covenant—the owners and occupiers for the time being of the land burdened by the covenant.	3 4
	(3)	Subsection (2) extends to a covenant to do some act relating to the land, notwithstanding that the subject matter of the covenant may not be in existence when the covenant is made.	5 6 7
	(4)	This section applies subject to any agreement to the contrary.	8
65		rticular covenants in registered easements bind	9 10
	(1)	This section applies to a covenant contained in a registered easement over land (the <i>burdened land</i>) for the benefit of other land.	11 12 13
	(2)	If the covenant imposes an obligation, whether positive or negative, in relation to the use, ownership or maintenance of the burdened land, the covenant binds the grantor and the grantee of the easement, and each of their successors in title.	14 15 16 17
	(3)	Without limiting subsection (2), a covenant imposes an obligation in relation to the use, ownership or maintenance of the burdened land if the covenant imposes an obligation relating to any of the following matters—	18 19 20 21
		(a) maintenance or repair;	22
		(b) payment of rates or taxes;	23
		(c) building, maintenance or repair of infrastructure used in connection with the easement.	24 25
	(4)	Subsection (2) does not apply if the covenant is expressed to be personal to the grantor or the grantee of the easement.	26 27
	(5)	This section does not limit or otherwise affect the <i>Land Title</i>	28

[s	66
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66	No	right	t to register restrictive covenant	1
			remove any doubt, it is declared that this Act does not fer on any person a right to register a restrictive covenant.	2 3
Part	7		Contracts, sales of land, instalment contracts and seller disclosure for sales of lots	4 5 6
Divis	ion	1	Contracts	7
67	Effe	ect o	f joint promises and liabilities	8
	(1)	Sub	ject to this Act and any other Act—	9
		(a)	a promise made by 2 or more persons takes effect, unless a contrary intention appears, as a promise made jointly and severally by each of those persons; and	10 11 12
		(b)	a joint liability is discharged, or a cause of action with respect to a joint liability is extinguished, by a fact, event or other thing only to the extent the liability would be discharged, or cause of action extinguished, by the fact, event or other thing if the liability were joint and several.	13 14 15 16 17 18
	(2)	In th	nis section—	19
		pron	nise includes—	20
		(a)	a promise, bond or other obligation under seal or under a deed; and	21 22
		(b)	a covenant, whether express or implied under this Act.	23
68	Co	ntrac	t containing promise for benefit of third party	24
	(1)	This	s section applies if—	25
		(a)	a person (the <i>promisor</i>) and another person (the <i>promisee</i>) enter into a contract; and	26 27

		(b) the contract contains a promise that the promisor will of or refrain from doing an act for the benefit of anoth person who is not a party to the contract (the <i>thin party</i>).	er 2
	(2)	The promisor is subject to a duty enforceable by the thir party to perform the promise.	rd 5 6
	(3)	Subject to the terms of the contract, the contract or the promise may be terminated or modified by the agreement of the promisor and promisee before the third party accepts the benefit of the promise.	of 8
	(4)	If the third party accepts the benefit of the promise, either expressly or by conduct, an obligation imposed by the contract on the third party for the benefit of the promisor enforceable by the promisor.	ne 12
	(5)	The promise is enforceable by the third party in a proceedir brought in the third party's own name.	ng 15 16
	(6)	If the third party brings a proceeding under subsection (5)—	17
		(a) each party to the contract must be joined as a party the proceeding; and	to 18 19
		(b) a defence that would have been available to the promise had the third party been a party to the contract available to the promisor.	
	(7)	If the promise creates an interest in land, this section applies subject to part 2, division 1.	es 23 24
	(8)	In this section—	25
		contract includes a deed or another document if the deed other document provides for the giving of consideration.	or 26 27
		third party includes—	28
		(a) a person designated by name, description or class; and	29
		(b) a person not in existence when a promise is made.	30
69	Gu	arantee not enforceable unless in writing	31
	(1)	A guarantee is not enforceable in a proceeding unless—	32

		(a)	the guarantee is in writing or its terms are recorded in writing; and	1 2
		(b)	the guarantee or written record is signed by the party against whom the guarantee is sought to be enforced.	3 4
	(2)	give	vever, subsection (1) does not require the consideration in for the guarantee to appear in writing or by necessary rence from a written document.	5 6 7
	(3)	(Cw	ject to the <i>National Consumer Credit Protection Act 2009</i> lth), a guarantee may comply with subsection (1) even if guarantee is—	8 9 10
		(a)	an electronic document; or	11
		(b)	digitally signed.	12
	(4)	In th	is section—	13
		docu	tally sign, an electronic document, means sign the ament using a method mentioned in the <i>Electronic usactions</i> (Queensland) Act 2001, section 14.	14 15 16
		guar	rantee includes an indemnity.	17
70			f conclusive evidence provision	18
	(1)	perso	contract or other document provides that a certificate of a on is conclusive evidence of a fact, the certificate is ence, but not conclusive evidence, of the fact.	19 20 21
	(2)	How	vever, subsection (1) does not apply to—	22
		(a)	a certificate of a person bound to act judicially, quasi-judicially or as an arbitrator in giving the certificate; or	23 24 25
		(b)	a certificate of an expert, including, for example, an architect or engineer, required to be independent and act fairly to the parties to the contract or other document in giving the certificate; or	26 27 28 29
		(c)	a provision in a contract or other document agreed to after a dispute has arisen about the fact.	30 31
	(3)	Subs	section (1) applies—	32

	(a) subject to any other Act; and	1
	(b) despite any agreement to the contrary.	2
(4)	In this section—	3
	certificate includes a statement and an opinion.	4
	fact includes a circumstance, event, matter and state of affairs.	5
	ect on contract of non-compliance with statutory	6 7
(1)	A statutory instrument, other than prescribed subordinate legislation, does not and can not—	8 9
	(a) render voidable or unenforceable any contract or disposition concerning property that is made, entered into or effected contrary to the statutory instrument; or	10 11 12
	(b) for a contract for the sale of land—give a party to the contract a right to terminate the contract for a failure by another party to the contract to comply with the statutory instrument.	13 14 15 16
(2)	In this section—	17
	<i>prescribed subordinate legislation</i> means subordinate legislation prescribed by regulation for this section.	18 19
Eff	ect of statutory requirement for certificate	20
(1)	This section applies if an Act requires a certificate to be obtained or given before or when—	21 22
	(a) entering a contract for the disposition of property; or	23
	(b) making a disposition of property.	24
(2)	It is sufficient compliance with the requirement if the certificate is obtained or given before settlement of the contract or disposition.	25 26 27
(3)	Subsection (2) does not apply if this Act or another Act expressly provides otherwise.	28 29

	(4)	In th	is section—	1
		certi	ficate includes an approval and a consent.	2
		settle	ement, of a contract or disposition, means—	3
		(a)	for a sale—settlement of the sale; or	4
		(b)	for a lease—entry into possession under the lease by the lessee; or	5 6
		(c)	for a mortgage—the acceptance of liability under the mortgage by the mortgagor; or	7 8
		(d)	otherwise—the finalisation of the contract or disposition.	9 10
73	Sti	pulati	ons not of essence of contract	11
	(1)	other	section applies to a stipulation in a contract, as to time or rwise, that under the rules of equity is not of the essence e contract.	12 13 14
	(2)		stipulation must be construed, and has effect at law, under ules of equity.	15 16
Divi	sion	2	Sales of land	17
74	Det	finitio	ons for division	18
		In th	is division—	19
		com	puter means all or part of a computer, computer system or puter network and includes, for example, all external ces connected to the computer in any way or capable of municating with each other as part of a system or rork.	20 21 22 23 24
			<i>reyancing transaction</i> see the Electronic Conveyancing onal Law (Queensland), section 3.	25 26
			nveyance means a conveyancing transaction to be pleted using e-conveyancing.	27 28

		uses an ELN to lodge documents electronically for the	1 2 3
		electronic workspace within an ELN that allows the	4 5 6
			7 8
		· · · · · · · · · · · · · · · · · · ·	9 10
		E	11 12
		of value, in an ELN, between financial institutions in accordance with the instructions of participating subscribers	13 14 15 16
		•	17 18
		subscriber who is involved in the e-conveyance as a party to	19 20 21
		sale, of land, includes an exchange for value.	22
		•	23 24
75			25 26
	(1)	however described, of the sale of land or a contract for the sale of land, using e-conveyancing, is a reference to the electronic	27 28 29 30
		(a) financial settlement of the sale; or	31

		(b)	acce	here is no financial settlement of the sale—the eptance by the registrar, for electronic lodgement, of documents necessary to transfer title.	1 2 3
	(2)			n (1) does not apply if this Act or another Act provides otherwise.	4 5
76	lmį	olied	cond	litions	6
	(1)		follov nd—	wing conditions are implied in a contract for the sale	7 8
		(a)	copy	seller must give the buyer, at the cost of the seller, a y of each document, in relation to which a caveat is stered, that is in the possession of the seller;	9 10 11
		(b)	obje	seller must, at the cost of the seller, remove any action to the registration of any document required to effect to the contract unless—	12 13 14
			(i)	the objection arises from the buyer's own act or omission; or	15 16
			(ii)	the objection may have been discovered by a reasonable person in the position of the buyer, and was not raised by the buyer, before settlement;	17 18 19
		(c)	land	e seller is required under the contract to transfer the free from encumbrances—the seller must, on ement of the contract—	20 21 22
			(i)	discharge any encumbrances out of the purchase money payable under the contract by the buyer; and	23 24 25
			(ii)	for an encumbrance registered on the title to the land—give the buyer a release of the encumbrance in registrable form.	26 27 28
	(2)		litions	sale of land is not an e-conveyance, the following s are implied in the contract for the sale of the	29 30 31

	(a)	payment or tender of money payable under the contract may be made by a cheque drawn on a financial institution;	1 2 3
	(b)	settlement of the contract must take place at—	4
		(i) the office of the land registry at which the document relating to the sale may be lodged; or	5 6
		(ii) if there is more than 1 office under subparagraph (i)—the office of the land registry nearest the land.	7 8
(3)		s section applies subject to the terms of the contract for the of the land.	9 10
		nay rescind contract if residential dwelling unfit upation	11 12
(1)	This	s section applies if—	13
	(a)	parties enter into a contract for the sale of land; and	14
	(b)	the land contains or comprises a residential dwelling; and	15 16
	(c)	before the earlier of the following to happen, the residential dwelling is so damaged or destroyed as to be unfit for occupation as a residential dwelling—	17 18 19
		(i) the settlement of the contract;	20
		(ii) the buyer taking possession of the land under the contract or another document.	21 22
(2)	selle	buyer may rescind the contract by giving notice to the er of the rescission before the earliest of the following to pen—	23 24 25
	(a)	the settlement of the contract;	26
	(b)	the buyer taking possession of the land under the contract or another document;	27 28
	(c)	the seller restoring the residential dwelling to the condition it was in immediately before it was so damaged or destroyed as to be unfit for occupation as a residential dwelling.	29 30 31 32

(3)	was to be must	e seller restores the residential dwelling to the condition it in immediately before it was so damaged or destroyed as e unfit for occupation as a residential dwelling, the seller t give notice to the buyer of the restoration as soon as ticable after the restoration.					
(4)	and	givir	r may, after receiving notice under subsection (3) ng reasonable notice to the seller, inspect the l dwelling.	6 7 8			
(5)			sion of the contract, an amount, if any, paid under the y the buyer must be refunded to the buyer.	9 10			
(6)	This	section	on applies despite any agreement to the contrary.	11			
(7)	In th	is sec	tion—	12			
	resid	lentia	l dwelling—	13			
	(a)		ns a building or part of a building used, or currently gned for use, only as a single dwelling; and	14 15			
	(b)	inclu	udes a residential dwelling that comprises—	16			
		(i)	a lot included in a community titles scheme; or	17			
		(ii)	a lot under the Building Units and Group Titles Act 1980; or	18 19			
		(iii)	a leasehold building units lot under the <i>South Bank Corporation Act 1989</i> , section 97B; and	20 21			
	(c)	curr	s not include a building or part of a building used, or ently designed for use, as temporary emmodation.	22 23 24			
Wh	en da	ay of	settlement is next business day	25			
(1)	This	section	on applies if—	26			
	(a)	parti	ies enter into a contract for the sale of land; and	27			
	(b)		contract provides that the day of settlement of the ract is a day that is not a business day in—	28 29			
		(i)	the place where the contract is to be settled; or	30			

			(ii) if the contract is to be settled electronically and the contract does not provide for a place where the contract is to be settled—the place where the land is located; and	1 2 3 4
		(c)	the contract does not designate the day mentioned in paragraph (b) as a Saturday, Sunday or public holiday.	5 6
	(2)	_	pite the terms of the contract, the day of settlement of the ract is—	7 8
		(a)	if the parties to the contract agree to another day of settlement—the day agreed; or	9 10
		(b)	otherwise—the next business day in the place mentioned in subsection (1)(b) after the day of settlement provided for in the contract.	11 12 13
79		jistry	f inoperative computers in office of the land on day of settlement	14 15
	(1)	This	section applies if—	16
		(a)	parties enter into a contract for the sale of land; and	17
		(b)	the contract provides that time is of the essence; and	18
		(c)	the buyer, without default on the buyer's part, can not, on the day of settlement of the contract, verify the seller's title because computers in the office of the land registry being used to verify the seller's title are inoperative.	19 20 21 22 23
	(2)	Time	e stops being of the essence of the contract.	24
	(3)	The	seller is taken—	25
		(a)	not to have proved title to the land; and	26
		(b)	not to be in breach of the contract only because of the failure to prove title at that time.	27 28
	(4)		seller or buyer may give a notice to the other party to the ract to complete the contract.	29 30
	(5)	The	notice must state—	31

	(a)	that the computers are again fully operational; and	1
	(b)	the day, at least 3 business days but not more than business days after the day the notice is given, for settlement of the contract.	
(6)	cont	notice may not be given earlier than the day after the first tinuous day of operation of the computers after the aputers are again fully operational.	
(7)		m a party's receipt of the notice, time is again of the ence of the contract.	e 8 9
(8)		s section applies subject to the terms of the contract for the of the land.	10 11
		of inoperative computers in particular entities on settlement	12 13
(1)	This	s section applies if—	14
	(a)	parties enter into a contract for the sale of land that is a e-conveyance; and	n 15 16
	(b)	the contract provides that time is of the essence; and	17
	(c)	the contract can not, on the day of settlement of the contract, be settled because computers used by any of the following entities are inoperative, including, for example, because the entity is closed for business—	of 19
		(i) an office of the land registry;	22
		(ii) an office of the Commissioner of State Revenu under the <i>Taxation Administration Act 2001</i> ;	23 24
		(iii) the Reserve Bank of Australia;	25
		(iv) a financial institution;	26
		(v) an ELN.	27
(2)	cont	parties to the contract are taken not to be in breach of the tract only because of the failure, on the day of settlement he contract, to complete settlement of the contract.	
(3)	Tim	ne does not stop being of the essence of the contract.	31

	(4)		day of settlement of the contract is taken to be the next ness day.	1 2
	(5)		parties must do everything required under the ELN to ble the contract to be settled on the next business day.	3 4
	(6)	This	s section applies subject to any agreement to the contrary.	5
	(7)	In th	nis section—	6
		busi	iness day means a day that is not—	7
		(a)	a Saturday or Sunday; or	8
		(b)	a public holiday in—	9
			(i) the place where the contract is to be settled; or	10
			(ii) if the contract is to be settled electronically and the contract does not provide for a place where the contract is to be settled—the place where the land is located; or	11 12 13 14
		(c)	a day in the period starting on 27 December and ending on 31 December.	15 16
31	Eff	ect o	f adverse event on day of settlement	17
	(1)	This	s section applies if—	18
		(a)	parties enter into a contract for the sale of land; and	19
		(b)	the contract provides that time is of the essence; and	20
		(c)	a party to the contract (the <i>non-attending party</i>), because of an adverse event, can not, on the day and at the time of settlement of the contract, complete settlement of the contract.	21 22 23 24
	(2)	Tim	e stops being of the essence of the contract.	25
	(3)	The	non-attending party—	26
		(a)	must take reasonable steps to mitigate the effects of the adverse event on the settlement of the contract; and	27 28
		(b)	subject to compliance with paragraph (a)—is taken not to be in breach of the contract only because of the	29 30

		failure, on the day and at the time of settlement of the contract, to complete settlement of the contract.	1 2
(4)	unde settle	pite the terms of the contract, but subject to any right er the contract to nominate a new day and time of ement of the contract, the day and time of settlement of contract are—	3 4 5 6
	(a)	if the parties to the contract agree to another day and time—the day and time agreed; or	7 8
	(b)	otherwise—the day and time determined under subsections (5) to (8).	9 10
(5)	The	non-attending party must—	11
	(a)	as soon as practicable after the adverse event, tell the other party of the adverse event and how the adverse event has caused the non-attending party to fail to complete settlement of the contract; and	12 13 14 15
	(b)	as soon as practicable after the adverse event stops preventing the non-attending party from completing settlement of the contract, give a notice to the other party to the contract to complete the contract.	16 17 18 19
(6)	The	notice under subsection (5)(b) must state—	20
	(a)	a day, at least 5 business days and not more than 10 business days after the day the notice is given, for settlement of the contract; and	21 22 23
	(b)	a time for settlement of the contract.	24
(7)		m a party's receipt of a notice under subsection (5)(b) and time is again of the essence of the contract.	25 26
(8)	the s	notice is given under subsection (5)(b) by the buyer and seller in relation to the same adverse event on the same of settlement, the notice given by the seller prevails.	27 28 29
(9)	In th	is section—	30
		erse event means an event that causes serious disruption to	31

		(a)	a cyclone, fire, flood, landslide, seismic event, storm, storm tide, tsunami or tornado; and	1 2
		(b)	a public health emergency under the <i>Public Health Act</i> 2005; and	3 4
		(c)	a requirement to comply with a lawful direction or order given by a government entity under a law of the Commonwealth or a State; and	5 6 7
		(d)	an act of terrorism, activity related to war, civil commotion, public disturbance or riot; and	8 9
		(e)	an explosion or sudden impact of an object, including, for example, an aircraft or object from space.	10 11
		busi	iness day means a day that is not—	12
		(a)	a Saturday or Sunday; or	13
		(b)	a public holiday in—	14
			(i) the place where the contract is to be settled; or	15
			(ii) if the contract is to be settled electronically and the contract does not provide for a place where the contract is to be settled—the place where the land is located; or	16 17 18 19
		(c)	a day in the period starting on 27 December and ending on 31 December.	20 21
82			on for payment given by seller's authorised agent nt discharge of buyer	22 23
	(1)	buye payr suffi	vritten direction given by a seller's authorised agent to the er or the buyer's authorised agent in relation to the ment of money under a contract for the sale of land is ficient discharge of the buyer in relation to the payment of money.	24 25 26 27 28
	(2)	In th	his section—	29
		auth	horised agent means—	30
		(a)	a legal practitioner; or	31

		(b) a manager of a financial institution.	1
83	Bu	yer may recover damages if defective title	2
	(1)	The rule of law known as the rule in <i>Bain v Fothergill</i> is abolished in relation to a contract for the sale or other disposition of land.	3 4 5
	(2)	The court may award damages for loss of bargain against a seller who can not perform a contract for the sale or other disposition of land because of a defect in the seller's title.	6 7 8
	(3)	This section does not affect a right, power or remedy available to a buyer under a contract for the sale or other disposition of land in relation to a defect in the seller's title, or a failure of the seller to perform the contract, that is available under a law other than this section.	9 10 11 12 13
	(4)	This section applies despite any agreement to the contrary.	14
84	title	yer may recover deposit and instalments if defective e but no rescission	15 16
	(1)	This section applies if a seller is not entitled to specific performance of a contract for the sale of land against a buyer because of a defect in the seller's title but the defect does not entitle the buyer to rescind the contract.	17 18 19 20
	(2)	The buyer may recover the buyer's deposit and any instalments under the contract and is relieved from all liability under the contract, unless the contract discloses the defect and contains a term precluding the buyer from objecting to the defect.	21 22 23 24 25
	(3)	If the defect was known, or should reasonably have been known, to the seller at the date of the contract the buyer may also recover the buyer's expenses of investigating the title.	26 27 28
	(4)	Also, without being limited by subsection (1), in any proceeding in which the court refuses to order specific performance of a contract, or in which the buyer seeks return of the deposit or any instalments under a contract, the court may order the repayment of the deposit and any instalments.	29 30 31 32 33

	(5)	This section applies despite any agreement to the contrary.	1
85		ller may forfeit deposit of no more than 20 per cent if yer breaches contract for sale of proposed lot	2 3
	(1)	This section applies in relation to a contract for the sale of a proposed lot.	4 5
	(2)	The contract may provide for a sum of not more than 20% of the purchase price of the proposed lot that is paid under the contract as a deposit, whether paid in 1 or more amounts, to be forfeited and retained by the seller in the event of a breach of the contract by the buyer.	6 7 8 9 10
	(3)	However, the sum mentioned in subsection (2) may only be forfeited or retained by the seller if the breach of the contract by the buyer results in termination of the contract.	11 12 13
	(4)	The sum mentioned in subsection (2) is not, either at law or in equity, a penalty if the sum is forfeited or retained by the seller under subsection (3).	14 15 16
86		nen statutory right of termination on settlement ends if conveyance	17 18
	(1)	This section applies if—	19
		(a) an Act provides for a right of termination, however described, in relation to a sale of land or a contract for the sale of land; and	20 21 22
		(b) the right is expressed to end on settlement; and	23
		(c) the sale is completed using e-conveyancing.	24
	(2)	The right of termination—	25
		(a) ends on settlement; and	26
		(b) may not be exercised during any period the electronic workspace for the e-conveyance is locked for the purpose of settlement.	27 28 29
	(3)	In this section—	30

e-c alle	conveyance, means the ELN for the workspace does not low a participating subscriber to the e-conveyance to change document or instruction in the workspace.	1 2 3 4
Division 3	Instalment contracts for sale of land	5
87 Definit	ions for division	6
In	this division—	7
•	yer, in relation to an instalment contract, includes a person riving an interest under the contract from the original buyer.	8 9
coi	ntract, for the sale of land, includes—	10
(a)	an agreement for the sale of land; and	11
(b)	an option to purchase land.	12
sui pui mo bre	mosit, in relation to a contract for the sale of land, means a m of not more than the prescribed percentage of the rchase price of the land that is payable by the buyer in 1 or one amounts, and refundable to the buyer if the seller eaches the contract or does not fulfil a contingent condition the contract.	13 14 15 16 17 18
	<i>stalment</i> , in relation to a contract for the sale of land, does t include—	19 20
(a)	an option fee relating to the land; or	21
(b)	an amount paid by the buyer, after the contract was entered into and before settlement of the contract, in relation to any of the following—	22 23 24
	(i) maintenance of the land;	25
	(ii) rent and outgoings relating to the land;	26
	(iii) rates and taxes relating to the land;	27
	(iv) interest on any part of the purchase price under the contract for the land;	28 29
	(v) an extension of time to complete the contract.	30

		instalment contract see section 89.	1
		option fee, relating to land, means an amount paid for the grant or exercise of an option to purchase the land.	2 3
		prescribed percentage, of the purchase price of land, means—	4
		(a) if the land is a proposed lot—20%; or	5
		(b) otherwise—10%.	6
		<i>seller</i> , in relation to an instalment contract, includes a person to whom the rights of the seller under the contract have been assigned with the consent under section 92 of the buyer.	7 8 9
88	Ар	plication of division	10
	(1)	This division applies in relation to an instalment contract despite any agreement to the contrary.	11 12
	(2)	However, despite section 3, this division does not bind the State, the Commonwealth or the other States.	13 14
	(3)	To remove any doubt, it is declared that this division does not apply in relation to a contract for the sale of land by the public trustee.	15 16 17
	(4)	In this section—	18
		public trustee see the Public Trustee Act 1978, section 6.	19
89	Wh	nat is an <i>instalment contract</i>	20
		An <i>instalment contract</i> is a contract for the sale of land under which the buyer is bound to make 1 or more payments by instalment of the purchase price of the land, other than a deposit, and is not entitled to receive a transfer of the title to the land in exchange for the payments.	21 22 23 24 25

90		ien buyer must give seller notice to constitute contract instalment contract	1 2
	(1)	This section applies if a contract for the sale of land may, at the election of the buyer, be performed in a way that would constitute the contract an instalment contract.	3 4 5
	(2)	The contract is not an instalment contract unless and until the buyer gives the seller a notice stating that the buyer elects to perform the contract in a way that will constitute the contract an instalment contract.	6 7 8 9
91		striction on seller's right to termination if buyer faults on payment of instalment	10 11
	(1)	The seller under an instalment contract may not terminate the contract because of default by the buyer in payment of an instalment of the purchase price of the land, or in payment of any other sum of money, other than a deposit, until 30 days after the seller gives the buyer a notice in the approved form about the default.	12 13 14 15 16 17
	(2)	If a buyer receives a notice under subsection (1) about a default by the buyer in payment of an instalment or sum of money mentioned in subsection (1), the buyer may, within 30 days after the seller gives the notice to the buyer, pay the outstanding instalment or sum to the seller.	18 19 20 21 22
	(3)	If a buyer pays the outstanding instalment or sum to the seller under subsection (2), any right or power of the seller to terminate the contract because of the default ends and the buyer is taken not to be in default under the instalment contract.	23 24 25 26 27
92	Sel	ller can not sell or mortgage land	28
	(1)	The seller under an instalment contract must not without the consent of the buyer sell or mortgage the land the subject of the contract.	29 30 31
	(2)	The buyer may give consent under subsection (1) only by giving the seller a notice stating that—	32 33

	(a)	the buyer has received a notice from the seller stating the terms of the sale or mortgage; and	1 2	
	(b)	the buyer consents to the sale or mortgage on the stated terms.	3 4	
(3)	the	nd is sold or mortgaged in contravention of subsection (1), instalment contract is voidable by the buyer before ement of the contract.	5 6 7	
(4)	subs	e buyer elects to render the instalment contract void under ection (3), the buyer may recover as a debt a deposit or alment paid to the seller under the contract.	8 9 10	
(5)	This	section does not limit or otherwise affect—	11	
	(a)	a right or remedy of the buyer under a law other than this section; or	12 13	
	(b)	a right of another person who buys from the seller in good faith, for value and without notice of the instalment contract.	14 15 16	
(6)	In th	is section—	17	
	consent, to a sale or mortgage, means consent to the stated terms of the sale or mortgage.			
Bu	yer m	nay lodge caveat	20	
(1)	unde this	buyer under an instalment contract may, by a caveat er the <i>Land Title Act 1994</i> that is stated to be lodged under section, forbid the registration of any document affecting land the subject of the contract until settlement of the ract.	21 22 23 24 25	
(2)		caveat is taken, for the <i>Land Title Act 1994</i> , to have been sed other than under part 7, division 2 of that Act.	26 27	
(3)	The caveat may, on the application of any person interested, be removed on proof to the satisfaction of the registrar or of the court that—			
	(a)	the buyer has consented to removal of the caveat; or	31	

[s 94]

		(b)	the instalment contract has been rescinded or terminated or discharged by performance or otherwise; or	1 2			
		(c)	the caveat should be removed on another ground.	3			
	(4)	This section does not limit or otherwise affect the powers of the registrar in relation to caveats under the <i>Land Title Act</i> 1994.					
94	Bu	yer n	ot in default may require seller to transfer land	7			
	(1)	1) A buyer not in default under an instalment contract may gi notice to the seller requiring the seller to transfer the land of stated day (the <i>day of settlement</i>) in exchange for payment the balance of the purchase money owing at the day settlement.					
	(2)	The	notice must—	13			
		(a)	make time of the essence of the contract, if time is not already of the essence of the contract; and	14 15			
		(b)	be given to the seller at least 3 months before the day of settlement.	16 17			
Division 4 Seller disclosure for sales of lots							
Sub	divis	sion	1 Preliminary	19			
95	Definitions for division						
	is division—	21					
		buyer, under a contract for the sale of a lot, means—					
		(a)	if the contract is an option—	23			
			(i) for a call option—the grantee of the option; or	24			
			(ii) for a put option—the grantor of the option; or	25			

(iii) for a put and call option—a person who is the grantee of the call option or grantor of the put option; or	1 2 3				
(b) otherwise—the person who is bound under the contract, absolutely or conditionally, to buy the lot.	4 5				
<i>call option</i> , for the sale of a lot, means an agreement or promise under which the grantor of the option agrees or promises to sell the lot to the grantee of the option if requested by the grantee.					
contract, for the sale of a lot, includes—	10				
(a) an agreement or promise for the sale of the lot; and					
(b) an option for the sale of the lot.	12				
<i>disclosure documents</i> , for a lot, means the documents required to be given by the seller of the lot to the buyer of the lot under section 99.					
disclosure statement, for a lot, see section 99(1)(a).					
<i>listed corporation</i> see the Corporations Act, section 9.					
lot—	18				
(a) has the meaning given by the Land Title Act 1994; and	19				
(b) does not include a proposed lot.	20				
option, for the sale of a lot, means—					
(a) a put option for the sale of the lot; or	22				
(b) a call option for the sale of the lot; or	23				
(c) a put and call option for the sale of the lot.	24				
prescribed certificate, applicable to a lot, see section 99(1)(b).					
put and call option, for the sale of a lot, means a contract under which there is a call option for the sale of the lot and a put option for the sale of the lot.					
put option, for the sale of a lot, means an agreement or promise under which the grantor of the option agrees or	29 30				

	promises to purchase the lot from the grantee of the option if requested by the grantee.							
	relat	<i>related</i> , for a buyer of a lot and a seller of a lot, see section 96.						
	selle	seller, under a contract for the sale of a lot, means—						
	(a)	if the contract is an option—						
		(i)	for a call option—the grantor of the option; or	6				
		(ii)	for a put option—the grantee of the option; or	7				
		(iii)	for a put and call option—a person who is the grantor of the call option or grantee of the put option; or	8 9 10				
	(b)		erwise—the person who is bound under the contract, plutely or conditionally, to sell the lot.	11 12				
	statu	itory i	body—	13				
	(a)		the meaning given by the <i>Financial Accountability</i> 2009; and	14 15				
	(b)	includes—						
		(i)	an entity of the Commonwealth or another State that is equivalent to a statutory body under the <i>Financial Accountability Act 2009</i> ; and	17 18 19				
		(ii)	an entity prescribed by regulation to be a statutory body for this definition; and	20 21				
	(c)		s not include an entity prescribed by regulation not e a statutory body for this definition.	22 23				
Wh	en bı	uyer	and seller are <i>related</i>	24				
1)	The buyer of a lot and the seller of a lot are <i>related</i> if—							
	(a)	for a seller who is an individual—						
		(i)	the buyer is a relative of the seller; or	27				
		(ii)	the buyer is in a partnership under the <i>Partnership Act 1891</i> with the seller; or	28 29				

		(iii) the buyer is a corporation of which the seller is a director or member; or	1 2
		(iv) the buyer is a related body corporate of a corporation of which the seller is a director or member; or	3 4 5
	(b)	for a seller that is a corporation—	6
		(i) the buyer is a related body corporate; or	7
		(ii) if the seller is a corporation other than a listed corporation—the buyer is a director or member of the corporation or of a related body corporate.	8 9 10
(2)	In th	nis section —	11
	rela	ted body corporate see the Corporations Act, section 9.	12
	rela	tive, of a seller, means—	13
	(a)	a parent, step-parent or grandparent of the seller; or	14
	(b)	a sibling, half-sibling or step-sibling of the seller; or	15
	(c)	an uncle, aunt, nephew, niece or cousin of the seller; or	16
	(d)	a child, step-child or grandchild of the seller; or	17
	(e)	a spouse of the seller; or	18
	(f)	if the seller has a spouse—a person who is a relative, of the type mentioned in any of paragraphs (a) to (d), of the seller's spouse; or	19 20 21
	(g)	if the seller is an Aboriginal person or Torres Strait Islander—a person who is a relative, of the type mentioned in any of paragraphs (a) to (f), of the seller under Aboriginal tradition or Island custom.	22 23 24 25
Ret sel		ces to things done by or in relation to buyer or	26 27
(1)		s section applies in relation to a provision of this division refers to—	28 29
	(a)	a thing required or permitted to be done by or in relation to a buyer of a lot or a seller of a lot; or	30 31

		(b)	a thing having been done by or in relation to a buyer of a lot or a seller of a lot.	1 2
	(2)		thing may be done, or the thing may have been done, by relation to the buyer of the lot or seller of the lot either—	3 4
		(a)	personally; or	5
		(b)	by an agent who is authorised to act for the buyer or seller in relation to the thing.	6 7
			Examples—	8
			1 A seller of a lot may sign a disclosure statement for the lot personally or by an agent authorised to act for the seller.	9 10
			A seller of a lot may give to the buyer of the lot a disclosure statement for the lot personally or by an agent authorised to act for the seller.	11 12 13
98	Со	ntrac	ting out prohibited	14
		This	s division applies despite any agreement to the contrary.	15
Sub	divis	sion	2 Disclosure requirement	16
99	Sel	ler m	nust give buyer disclosure documents	17
	(1)		ore a contract for the sale of a lot is signed by the buyer, seller must give the buyer—	18 19
		(a)	a statement (a disclosure statement) for the lot; and	20
		(b)	each document prescribed by regulation (each a <i>prescribed certificate</i>) applicable to the lot.	21 22
		Note-	_	23
		Se	ee section 97 in relation to acting by an agent.	24
	(2)	The	disclosure statement must—	25
		(a)	be in the approved form; and	26
		(b)	include the information prescribed by regulation; and	27

	(c) be completed with the information that is true at the time the statement is given to the buyer; and	1 2				
	(d) be signed by the seller.	3				
(3)	The approved form must contain, in appropriate places on the form, the warnings and other statements prescribed by regulation.	4 5 6				
(4)	A prescribed certificate may be a document that is required to be given to the buyer under another Act.	7 8				
	Examples of prescribed certificates—	9				
	1 a document relating to the lot issued under another Act	10				
	2 a document in which the seller of the lot certifies a stated thing has been done under another Act in relation to the lot	11 12				
	3 a document containing information about the lot in a register kept under another Act	13 14				
(5)	For a contract under which there are 2 or more sellers of a lot, a reference in subsection (1) to the seller of a lot giving a disclosure statement or prescribed certificate is a reference to any of the sellers giving the statement or certificate.					
(6)	For a contract under which there are 2 or more buyers of a lot—	19 20				
	(a) a reference in subsection (1) to the seller of a lot giving a disclosure statement or prescribed certificate to a buyer of the lot is a reference to giving the statement or certificate to any of the buyers; and	21 22 23 24				
	(b) a reference in subsection (1) to the time the buyer of the lot signed the contract is a reference to the time the first buyer signed the contract.	25 26 27				
(7)	To remove any doubt, it is declared that a disclosure statement may be an electronic document and may be electronically signed.	28 29 30				
Exc	ceptions to requirement	31				
	The seller of a lot is not required to comply with section 99 if—	32 33				

(a)	both	of the following apply—	1				
	(i)	the buyer of the lot and the seller of the lot are related, or if there is more than 1, all of the buyers and all of the sellers are related;	2 3 4				
	(ii)	before the buyer of the lot signs the contract for the sale of the lot, the buyer gives the seller of the lot, or if there is more than 1, any of the sellers, a notice waiving compliance with section 99; or	5 6 7 8				
	Exan	nple—	9				
	A seller is selling a lot to a parent and a person who is not related to the seller. The buyer who is the seller's parent gives the seller a notice waiving compliance with section 99. The exception under paragraph (a) does not apply in relation to the contract because not all of the buyers are related to the seller.						
(b)	the buyer of the lot is—						
	(i)	the State, the Commonwealth or another State; or	16				
	(ii)	a local government or a local government, however described, of another State; or	17 18				
	(iii)	a constructing authority under the Acquisition of Land Act 1967; or	19 20				
	(iv)	a statutory body; or	21				
	(v)	a listed corporation; or	22				
	(vi)	a subsidiary of a listed corporation; or	23				
(c)	the seller of the lot is the Brisbane City Council or another local government and—						
	(i)	the contract gives effect to the exercise of a power under the <i>City of Brisbane Act 2010</i> or the <i>Local Government Act 2009</i> to sell land to recover overdue rates or charges; and	26 27 28 29				
	(ii)	before the contract for the sale of the lot is signed by the buyer of the lot, the seller gives the buyer, or if there is more than 1, any of the buyers, a notice stating that—	30 31 32 33				

	enquiries about matters affecting the	1 2 3
	· · ·	4 5
(d)	the seller of the lot is the State and—	6
	least 3 years immediately before entering the	7 8 9
	by the buyer of the lot, the seller gives the buyer, or if there is more than 1, any of the buyers, a notice	10 11 12
	enquiries about matters affecting the	14 15 16
	· /	17 18
(e)	co-owners of the lot and the contract provides for the acquisition by 1 or more co-owners of the whole or part	19 20 21 22
(f)	adjoining land and the contract provides for the	23 24 25
(g)	the contract gives effect to—	26
	(i) a court order; or	27
		28 29
	agreement under the Family Law Act 1975	30 31 32
(h)	the contract gives effect to—	33

		(i)	the de	eath of		of t	st in the lot, because of the lot, to the owner's	1 2 3
		(ii)	becaus person intesta	se of the	e death or the ov court ord	of an vner'	of an interest in the lot, owner of the lot, to a s will, the rules of oder the Succession Act	4 5 6 7 8
	(i)				the sale of section 41		t under the Acquisition	9 10
	(j)	all o	f the fo	llowing	apply—			11
		(i)					the lot arises from the sale of the lot;	12 13
		(ii)		•			t for the sale of the lot f the lot are the same;	14 15
		(iii)				_	ied with section 99 in sale of the lot; or	16 17
	(k)	both	of the	followi	ng apply–	_		18
		(i)	the sal	le price	under the	cont	ract is more than—	19
					ount presc graph; or	ribec	l by regulation for this	20 21
			· /	if no subpara			prescribed for this including GST;	22 23
		(ii)	by the the lot	buyer of, or if the	of the lot, nere is mo	the b	tale of the lot is signed buyer gives the seller of an 1, any of the sellers, with section 99.	24 25 26 27
Ho	w dis	closi	ıre do	cumen	ts to be	give	n	28
(1)	A se	eller o	f a lot	may g		er of	the lot the disclosure	29 30
	(a)	secti	on 231	(1)(a)(i)	or (ii) or	(b)(i	i); or	31
	(b)	secti	on 102					32

(1)

(2)) If the lot is sold by auction—						
	(a)	for section 99(1), the contract for the sale of the lot is taken to be signed by the buyer of the lot at the completion of the auction; and	2 3 4				
	(b)	if the buyer of the lot was registered as a bidder before the start of the auction, the seller of the lot is taken to have given the buyer the disclosure documents before the completion of the auction only if the seller gave the buyer the disclosure documents before the start of the auction; and	5 6 7 8 9				
	(c)	if the buyer of the lot was not registered as a bidder until after the start of the auction and was not given the disclosure documents under subsection (1), the seller of the lot is taken to have given the buyer the disclosure documents before the completion of the auction only if the seller complies with section 103.	11 12 13 14 15				
(3)		The seller of a lot has the onus of proving that the seller gave the buyer of the lot the disclosure documents.					
(4)	To r	emove any doubt, it is declared that—	19				
	(a)	this section does not limit or otherwise affect—	20				
		(i) the Acts Interpretation Act 1954, section 39; or	21				
		(ii) the <i>Electronic Transactions (Queensland) Act</i> 2001; and	22 23				
	(b)	a seller of a lot may give a buyer of the lot the disclosure documents by separate or different communications and modes of communications and is not required to give the disclosure documents in a singular communication.	24 25 26 27				
(5)	In th	nis section—	28				
	the a	pletion , of an auction for a lot, means the time at which auctioneer announces the completion of the sale of the lot he fall of the hammer or in another customary way.	29 30 31				

02	Ele	ctror	nic communication of disclosure documents	1				
	(1)	docı	A seller of a lot may give a buyer of the lot the disclosure documents for the lot by giving the buyer a separate physical document (a <i>communication</i>) stating that—					
		(a)	the disclosure documents can be viewed by using an electronic link; and	5 6				
		(b)	the buyer may ask the seller for a copy of the disclosure documents.	7 8				
	(2)	bein buye com	o, if the buyer has consented to the disclosure documents ag sent to an electronic address, the seller may give the er the disclosure documents by sending an electronic amunication (also a <i>communication</i>) to the electronic ress that—	9 10 11 12 13				
		(a)	attaches the disclosure documents; or	14				
		(b)	includes the content of the disclosure documents; or	15				
		(c)	includes an electronic link that allows the person to view and obtain a copy of the disclosure documents.	16 17				
	(3)	rece elec	subsections (1)(a) and (2)(c), the buyer is taken to have eived the disclosure documents only if, by using the etronic link, the buyer would have been able to view and ain a copy of the disclosure documents—	18 19 20 21				
		(a)	at the time the communication was given or sent (the <i>sending time</i>); and	22 23				
		(b)	for a reasonable period after the sending time.	24				
	(4)		section (3) applies whether or not the buyer used the etronic link.	25 26				
	(5)	buye	ess otherwise agreed between the seller of the lot and the er of the lot, a communication under subsection (1) or (2) aken to be received by the buyer—	27 28 29				
		(a)	for a physical document—	30				
			(i) if the communication is given to the buyer personally—when the communication is given to the buyer personally; or	31 32 33				

		(ii)	7 bu unle	e communication is sent to the buyer by post—siness days after the communication was sent as the actual time the document was received tost is proven; or	1 2 3 4	
	(b)	for a	an elec	ctronic communication—	5	
		(i)	elect the	ne communication is sent to the buyer at an tronic address designated by the buyer—when communication becomes capable of being eved by the buyer at the address; or	6 7 8 9	
		(ii)	elect	e communication is sent to the buyer at another tronic address of the buyer—when both of the buying are satisfied—	10 11 12	
			(A)	the buyer becomes aware that the communication has been sent to the address;	13 14	
			(B)	the communication becomes capable of being retrieved by the buyer at the address.	15 16	
(6)	Unless otherwise agreed between the seller of the lot and the buyer of the lot, an electronic communication is taken to be capable of being retrieved by the buyer at the electronic address of the buyer when the communication reaches the address.					
(7)	Subsection (8) applies if the buyer of a lot is given a communication under subsection (1) and asks the seller of the lot for a copy of the disclosure documents.					
(8)	docu signe	ment ed by	s only the b	aken to have given the buyer the disclosure y if, before the contract for the sale of the lot is buyer, the seller gives the buyer a copy of the aments in hard copy or electronic form.	25 26 27 28	
(9)	In th	is sec	tion-	_	29	
		<i>ent</i> , 1		closure documents being sent to an electronic	30 31	
	(a)			consent that can reasonably be inferred from	32 33	

		(b)		not include consent given subject to conditions s the conditions are complied with.	1 2
103		_		closure documents to buyer who is not bidder until after start of auction	3 4
	(1)	This	section	n applies if—	5
		(a)	a lot i	is sold by auction; and	6
		(b)		uyer of the lot was not registered as a bidder until the start of the auction.	7 8
	(2)			is taken to have given the buyer the disclosure for the lot before the completion of the auction	9 10 11
		(a)	follov auctio	an auction conducted in person, either of the wing documents was displayed at the place of the on from the start of the auction until the completion e auction—	12 13 14 15
			(i)	a physical copy of the disclosure documents;	16
				a physical document stating the disclosure documents could be viewed by using a stated electronic link; or	17 18 19
		(b)	follov electr	n auction conducted electronically, either of the wing documents was made available in the same conic medium being used to conduct the auction the start of the auction until the completion of the con—	20 21 22 23 24
			(i)	a copy of the disclosure documents;	25
				a document stating the disclosure documents could be viewed, and a copy obtained, by using a stated electronic link.	26 27 28
	(3)	lot a disci	asks th losure er the	if subsection (2)(a)(ii) applies and the buyer of the ne seller of the lot for a physical copy of the documents, the seller is taken to have given the disclosure documents for the lot before the of the auction only if the seller—	29 30 31 32 33

		(a)	gives the buyer a physical copy of the disclosure documents; or	1 2
		(b)	displays at the place of auction a physical copy of the disclosure documents.	3 4
	(4)	taker using able	subsections (2)(a)(ii) and (b)(ii), the buyer of the lot is n to have received the disclosure documents only if, by g the stated electronic link, the buyer would have been to view and obtain a copy of the disclosure documents for period—	5 6 7 8 9
		(a)	starting at the time the document containing the electronic link was displayed or sent; and	10 11
		(b)	ending at the completion of the auction.	12
	(5)		section (4) applies whether or not the buyer of the lot used electronic link.	13 14
Sub	divis	sion (3 Termination by buyer	15
104			nay terminate contract if seller fails to disclose or naccurate disclosure	16 17
	(1)	This	section applies if—	18
		(a)	the seller of a lot fails to give the buyer of the lot a disclosure statement for, or prescribed certificate applicable to, the lot before the contract for the sale of the lot is signed by the buyer of the lot; or	19 20 21 22
		(b)	the seller of a lot gives the buyer of the lot a disclosure statement for, or prescribed certificate applicable to, the	23 24
			lot before the contract for the sale of the lot is signed by the buyer of the lot and all of the following apply—	25 26

		(ii)	at the time the contract is signed by the buyer, the buyer is not aware of the correct state of affairs concerning the matter;	1 2 3			
		(iii)	if the buyer had been aware of the correct state of affairs concerning the matter, the buyer would not have signed the contract.	4 5 6			
(2)	the 1	ot by	of the lot may terminate the contract for the sale of giving a notice (a <i>termination notice</i>) to the seller g the contract.	7 8 9			
(3)			ination notice may be given at any time before of the contract for the sale of the lot.	10 11			
(4)	How	ever,	subsection (2) does not apply if—	12			
	(a)	preso	seller's failure to give the disclosure statement or cribed certificate, or the giving of the inaccurate or mplete statement or certificate, is also a failure to ply with another Act; and	13 14 15 16			
	(b) the other Act provides a consequence to the seller for the failure, or for the giving of the inaccurate or incomplete statement or certificate, including, for example, a remedy to the buyer.						
		Exam	aple of a consequence to the seller—	21			
		1	a requirement for the seller to remedy the failure or the inaccurate or incomplete statement or certificate	22 23			
		Exam	ples of a remedy to the buyer—	24			
		1	the contract of sale is of no effect	25			
		2	the buyer may terminate the contract of sale	26			
		3	the seller is taken to have given the buyer a contractual warranty about a particular matter	27 28			
(5)	For subsection (4)(b), the other Act is taken not to provide a consequence to the seller for the failure, or for the giving of the inaccurate or incomplete statement or certificate, only because the failure, or the giving of the inaccurate or incomplete statement or certificate, is an offence under that Act.						
(6)	In th	is sec	tion—	35			

	<i>material matter</i> , affecting a lot, does not include a matter prescribed by regulation not to be a material matter for this section.	1 2 3
Sel	ller must repay amounts to buyer on termination	4
(1)	This section applies if a buyer of a lot terminates a contract for the sale of the lot under section 104.	5 6
(2)	The seller of the lot must, within 14 days after the termination, repay to the buyer—	7 8
	(a) any amount paid, towards the purchase of the lot, to—	9
	(i) the seller or the seller's agent; or	10
	(ii) another entity to whom the amount is paid under the contract; and	11 12
	(b) any interest that accrued on the amount while it was held by the seller, seller's agent or other entity.	13 14
(3)	The buyer may recover an amount repayable under subsection (2) as a debt.	15 16
(4)	To remove any doubt, it is declared that the seller of a lot is not required to repay an amount that is collateral to the purchase of the lot and for which the buyer receives consideration separate to the purchase.	17 18 19 20
	Examples of amounts—	21
	1 occupation rent	22
	2 contribution for rates and maintenance	23
ina	other remedy if prescribed certificate contains ccurate information given by statutory body or body porate	24 25 26
(1)	This section applies if—	27
	(a) the seller of a lot gives the buyer of the lot a prescribed certificate applicable to the lot; and	28 29

	(b)	the certificate contains a true and complete copy of information given to the seller by a body corporate or statutory body; and	1 2 3
	(c)	the information given to the seller by the body corporate or statutory body is inaccurate.	4 5
(2)		buyer's sole remedy against the seller in relation to the curate information is under this division.	6 7
	Note-	_	8
	Se	ee section 104.	9
(3)	subs corp by	remove any doubt, it is declared that a reference in section (1) to information given to a seller by a body sorate includes a reference to information given to a seller a body corporate manager or another person who is orised to give the information for the body corporate.	10 11 12 13 14
(4)	This Con	s section does not limit the <i>Body Corporate and</i> amunity Management Act 1997, chapter 5, part 3.	15 16
(5)	In th	is section—	17
	body	v corporate means—	18
	(a)	a body corporate created under the <i>Body Corporate and Community Management Act 1997</i> for a community titles scheme; or	19 20 21
	(b)	a body corporate under the <i>Building Units and Group Titles Act 1980</i> , section 7(1).	22 23
	body	v corporate manager means—	24
	(a)	a body corporate manager under the <i>Body Corporate</i> and <i>Community Management Act 1997</i> , section 14 for a community titles scheme; or	25 26 27
	(b)	a body corporate manager under the <i>Building Units and Group Titles Act 1980</i> , section 7(1).	28 29

Subd	livis	ion 4 Miscellaneous matters	1
107		ginal owner of lot in community titles scheme must e statement describing power of attorney	2 3
	(1)	This section applies in relation to a contract for the sale of a lot included in a community titles scheme if—	4 5
		(a) the seller is an original owner for the scheme; and	6
		(b) the buyer gives the seller a power of attorney to act for the buyer.	7 8
	(2)	The power of attorney may be exercised only if, before the power is given, the seller gives the buyer a statement that includes a detailed description of the circumstances in which the power may be exercised.	9 10 11 12
	(3)	The power of attorney may be exercised only in ways, and only for purposes, disclosed in the statement.	13 14
	(4)	The power of attorney expires 1 year after it is given, unless it expires earlier other than under this subsection.	15 16
	(5)	In this section—	17
		original owner, for a community titles scheme, means an original owner for the scheme under the <i>Body Corporate and Community Management Act 1997</i> , section 13.	18 19 20
Part	8	Mortgages	21
Divis	ion	1 Preliminary	22
108	Def	inition for part	23
		In this part—	24
		<i>term</i> , to the extent the context permits, includes agreement, condition and covenant.	25 26

109	Ар	plication of part	1
	(1)	This part applies to a mortgage over land subject to any of the following Acts—	2 3
		(a) the <i>Land Act 1994</i> ;	4
		(b) the Land Title Act 1994;	5
		(c) the Housing Act 2003;	6
		(d) a Resource Act;	7
		(e) another Act.	8
	(2)	Subject to this Act or another Act, this part also applies to a mortgage over the following property—	9 10
		(a) land other than land mentioned in subsection (1);	11
		(b) property other than land.	12
Divi	sion	2 General rules	13
110	Vai	riation of mortgage	14
	(1)	A mortgage over land evidenced by an instrument of mortgage may be varied by an instrument of variation.	15 16
	(2)	The instrument of variation may do any of the following—	17
		(a) increase or reduce the rate of interest payable in relation to the debt or obligation secured by the mortgage;	18 19
		(b) increase or reduce the amount secured by the mortgage;	20
		(c) shorten, extend or renew the term of the mortgage;	21
		(d) vary a term of the instrument of mortgage.	22
	(3)	An instrument of variation relating to a mortgage registered under the <i>Land Act 1994</i> may be registered under section 343 of that Act if it complies with the requirements of that Act relating to registration.	23 24 25 26

	(4)	An instrument of variation relating to land subject to the <i>Land Title Act 1994</i> may be registered under that Act if it complies with the requirements of that Act relating to registration.	1 2 3
	(5)	This section does not limit or otherwise affect a power of, or procedure for, variation or amendment of a mortgage under another law.	4 5 6
111	Eff	ect of advance out of joint account	7
	(1)	This section applies in relation to—	8
		(a) a mortgage under which an amount is expressed to be advanced by 2 or more persons (the <i>mortgagees</i>) out of money belonging to them on a joint account; or	9 10 11
		(b) a mortgage to 2 or more persons (also the <i>mortgagees</i>) jointly.	12 13
	(2)	An amount owing under the mortgage belongs to the mortgagees on a joint account.	14 15
	(3)	The receipt, for an amount paid under the mortgage, given in writing by the survivors or last survivor of the mortgagees is a complete discharge for the amount, despite any notice to the mortgagor of a severance of the joint account.	16 17 18 19
	(4)	This section applies subject to any agreement to the contrary.	20
	(5)	In this section—	21
		mortgage includes—	22
		(a) an obligation to pay money; and	23
		(b) a transfer of a mortgage; and	24
		(c) a transfer of an obligation to pay money.	25
112	Мо	rtgages lodged electronically	26
	(1)	This section applies in relation to a mortgage under this Act or another law if—	27 28

		(a)	the mortgage is lodged under the Electronic Conveyancing National Law (Queensland), section 7; and	1 2 3
		(b)	the mortgagee holds a document that grants a mortgage by the mortgagor that—	4 5
			(i) is on the same terms as the lodged mortgage; and	6
			(ii) complies with section 8.	7
	(2)	any	e mortgage is required to be given, produced or used for purpose, the document mentioned in subsection (1)(b) be—	8 9 10
		(a)	given, produced or used for the purpose; and	11
		(b)	relied on as evidence of the mortgage.	12
	(3)		section (2) applies whether or not the document tioned in subsection (1)(b)—	13 14
		(a)	was signed by or for the mortgagor or mortgagee in the presence of a witness; or	15 16
		(b)	was electronically signed by or for the mortgagor or mortgagee.	17 18
Divi	sion	3	Powers and rights of mortgagees	19
113	lmį	olied	powers of mortgagee	20
	(1)		nortgagee under a mortgage over land, or over land and r property, has the following powers—	21 22
		(a)	a power to sell, or concur with another seller in selling, or bid at an auction of, the mortgaged property, or any part of the mortgaged property, on terms the mortgagee considers appropriate;	23 24 25 26
		(b)	a power to insure the mortgaged property, or any part of the mortgaged property, against loss or damage;	27 28
		(c)	a power to appoint a receiver of the mortgaged property, or any part of the mortgaged property;	29 30

	(d)	a power to grant an easement, right or privilege in relation to the mortgaged property, or any part of the mortgaged property;	1 2 3	
	(e)	a power, if the mortgagee is in possession, to—	4	
		(i) cut and sell timber on the mortgaged property, or any part of the mortgaged property; or	5 6	
		(ii) enter into a contract for the cutting and selling of timber on the mortgaged property, or any part of the mortgaged property, provided the contract is to be completed within 12 months after the contract is made;	7 8 9 10 11	
	(f)	a power to sell any mines or minerals apart from the surface of the mortgaged property, or any part of the mortgaged property, to the extent the mines or minerals are not vested in the State;	12 13 14 15	
	(g)	a power to do whatever is necessary or convenient in relation to the exercise of a power under paragraphs (a) to (f).	16 17 18	
(2)	-	ower under subsection (1) takes effect as a term of the gage.	19 20	
(3)	If a mortgagee exercises a power under subsection (1)(b), the premiums paid for the insurance are a charge on the mortgaged property, in addition to the mortgage money, and with the same priority, and with interest at the same rate, as the mortgage money.			
(4)	This	section applies subject to any agreement to the contrary.	26	
(5)		emove any doubt, it is declared that the power to sell land or subsection (1)(a) includes—	27 28	
	(a)	the power to vary or rescind a contract for the sale of the land; and	29 30	
	(b)	the power to sell a fixture on the land.	31	
(6)	In th	is section—	32	
	timb	er does not include trees for shelter or ornament.	33	

114	Re	striction on exercise of power of sale	1
	(1)	A mortgagee under a mortgage over property must not exercise a power to sell the property unless and until—	2 3
		(a) a default has happened under the mortgage; and	4
		(b) the mortgagee has given the mortgagor a notice that—	5
		(i) states the nature of the default; and	6
		(ii) requires the default to be remedied within 30 days after the notice is given to the mortgagor; and	7 8
		Note—	9
		If the chief executive has approved a form for this paragraph under section 234, the notice may, but need not, be in the approved form.	10 11 12
		(c) the default has not been remedied within the period mentioned in paragraph (b)(ii).	13 14
	(2)	This section applies despite any agreement to the contrary.	15
	(3)	This section does not apply to the exercise by a mortgagee of a power of sale given under the <i>Land Act 1994</i> .	16 17
115	Po	wer of sale if disclaimer of onerous property	18
	(1)	This section applies if—	19
		(a) a trustee in bankruptcy disclaims under the <i>Bankruptcy Act</i> 1966 (Cwlth), section 133(1) freehold land that is subject to a registered mortgage; and	20 21 22
		(b) notice of the disclaimer is given under the <i>Bankruptcy Act 1966</i> (Cwlth), section 133(3).	23 24
	(2)	Also, this section applies if—	25
		(a) a liquidator disclaims under the Corporations Act, section 568(1) freehold land that is subject to a registered mortgage; and	26 27 28
		(b) notice of the disclaimer is given to each person who appears to the liquidator to have, or to claim to have, an	29 30

		interest in the property under the Corporations Act, section 568A; and	1 2
	(c)	the disclaimer takes effect under the Corporations Act, section 568C.	3 4
(3)	_	oite the disclaimer, the mortgagee under the registered gage may exercise a power to sell the land if—	5 6
	(a)	the mortgagee has given a notice in the approved form to each person who appears to the mortgagee to be an interested person for the land stating—	7 8 9
		(i) the property has been disclaimed by a trustee in bankruptcy under the <i>Bankruptcy Act 1966</i> (Cwlth) or by a liquidator under the Corporations Act; and	10 11 12
		(ii) the mortgagee intends to exercise a power of sale in relation to the land on or after a day (the <i>notified day</i>) at least 30 days after the day the notice is given; and	13 14 15 16
	(b)	on the day, on or after the notified day, that the power to sell is exercised—	17 18
		(i) any application under the <i>Bankruptcy Act 1966</i> (Cwlth), section 133(9) or the Corporations Act, section 568E or 568F in relation to the land has been finally dealt with or withdrawn; and	19 20 21 22
		(ii) no order, under the <i>Bankruptcy Act 1966</i> (Cwlth), section 133(9) or the Corporations Act, section 568F, vesting the land in another person, has been made.	23 24 25 26
(4)	subs	mortgagee may exercise a power to sell the land under ection (3) even if the mortgagee has not complied with on 114.	27 28 29
(5)	In th	is section—	30
	inter	ested person, for land, means—	31
	(a)	the registrar; or	32
	(b)	a person who has an interest in the land.	33

16	Du	ty to	sell at market value	1
	(1)	give	s section applies if a mortgagee exercises a power of sale en under an instrument of mortgage, or this Act or another , in relation to property.	2 3 4
	(2)		mortgagee must take reasonable care to ensure the perty is sold at the market value of the property.	5 6
	(3)		o, if the mortgage is a prescribed mortgage, the mortgagee st, unless the mortgagee has a reasonable excuse—	7 8
		(a)	adequately advertise the sale; and	9
		(b)	obtain reliable evidence of the property's value; and	10
		(c)	maintain the property, including, for example, by undertaking reasonable repairs; and	11 12
		(d)	sell the property by auction, unless it is appropriate to sell it in another way; and	13 14
		(e)	do anything else prescribed by regulation.	15
		Max	ximum penalty—	16
		(a)	if the contravention relates only to paragraph (e)—20 penalty units; or	17 18
		(b)	otherwise—200 penalty units.	19
	(4)	mus	hin 28 days after the sale of the property, the mortgagee at give the mortgagor a notice in the approved form about sale, unless the mortgagee has a reasonable excuse.	20 21 22
		Max	ximum penalty—2 penalty units.	23
	(5)	This	s section applies despite any agreement to the contrary.	24
	(6)		s section does not limit or otherwise affect a law relating to duty of a mortgagee to account to a mortgagor.	25 26
	(7)		tion 113(1)(a), 119(4) or 123(2) do not limit or otherwise ct a duty imposed on a mortgagee under this section.	27 28
	(8)	In th	his section—	29
			<i>tgagee</i> includes a person exercising a power of sale under ortgage, including, for example, a receiver.	30 31

		prescribed mortgage means a mortgage of a type prescribed by regulation.	1 2
117	Pro	otection of buyer	3
	(1)	This section applies if a mortgagee exercises a power of sale given under an instrument of mortgage, or this Act or another Act, in relation to property.	4 5 6
	(2)	The buyer—	7
		(a) is not answerable for the loss, misapplication or non-application of the purchase money paid for the property; and	8 9 10
		(b) need not inquire whether the power of sale was properly exercised, including, for example, whether notice of the sale was given, or leave of the court, if required, was obtained.	11 12 13 14
	(3)	A person who incurs loss or damage because of a breach of the mortgagee's duty under section 116, or an unauthorised or improper exercise of the mortgagee's power of sale, may claim compensation for the loss or damage from the mortgagee.	15 16 17 18 19
	(4)	In this section—	20
		<i>mortgagee</i> includes a person exercising a power of sale under a mortgage, including, for example, a receiver.	21 22
118	Ар	plication of proceeds of sale	23
	(1)	This section applies if a mortgagee exercises a power of sale given under an instrument of mortgage, or this Act or another Act, in relation to property.	24 25 26
	(2)	The proceeds of sale must be held by the mortgagee in trust to be applied in payment of the following amounts in the following order—	27 28 29
		(a) the reasonable expenses incurred in selling the property;	30
		(b) the following amounts—	31

		(i) if the property has only 1 mortgage—the principal amount, interest and other amounts owing under the mortgage;	1 2 3
		(ii) if the property has more than 1 mortgage—the principal amount, interest and other amounts owing under the mortgages in order of the priority of the amounts;	4 5 6 7
		(c) the balance to the owner of the property.	8
	(3)	However, if the property is disclaimed property mentioned in section 115, the mortgagee must pay into court the balance mentioned in subsection (2)(c).	9 10 11
	(4)	A person claiming an amount paid into court under subsection (3) may apply to the court for an order dealing with the amount.	12 13 14
119	Oth	ner matters relating to power of sale	15
	(1)	This section applies to a power of sale given under this Act.	16
	(2)	The power of sale may be exercised by a person entitled to receive and give a discharge for the mortgage.	17 18
	(3)	The power of sale does not affect the right of foreclosure.	19
	(4)	The person exercising the power of sale is not answerable for any involuntary loss relating to the exercise of the power.	20 21
	(5)	The person exercising the power of sale under a mortgage may obtain from a person, other than a person having an interest in priority to the mortgage, any document that a purchaser under the power of sale would be entitled to obtain from the person.	22 23 24 25 26
120	Re	ceipt of mortgagee sufficient discharge	27
	(1)	The receipt in writing of a mortgagee is sufficient discharge for—	28 29
		(a) any money arising from a sale under the power of sale given by this Act; or	30 31

		(b) any money or securities comprised in, or arising under, the mortgagee's mortgage.	1 2
	(2)	A person paying or transferring money or securities mentioned in subsection (1) is not required to—	3 4
		(a) ask whether any money remains due under the mortgage; or	5 6
		(b) ensure the money or securities are properly applied.	7
	(3)	Money received by a mortgagee under the mortgagee's mortgage or from the proceeds of securities comprised in the mortgagee's mortgage must be applied as if—	8 9 10
		(a) the money were money received by the mortgagee under a power of sale under this Act; and	11 12
		(b) a reference in section 118(2)(a) to the reasonable expenses incurred in selling the property were a reference to the reasonable expenses incurred in recovering and receiving the money or securities, or of converting the securities into money.	13 14 15 16 17
121	Ins	surance of mortgaged property	18
	(1)	This section applies in relation to the insurance against loss or damage of mortgaged property.	19 20
	(2)	The mortgagee may not insure the property for an amount of more than—	21 22
		(a) if the mortgage states an amount for which the property may be insured—the amount stated; or	23 24
		(b) otherwise—the lesser of the following amounts—	25
		(i) the full insurable value of the buildings and improvements on the property;	26 27
		(ii) the amount owing to the mortgagee under the mortgage.	28 29
	(3)	Despite section 113(1)(b), the mortgagee may not insure the property if—	30 31
		(a) the mortgage states that no insurance is required; or	32

		(b)	the mortgagor insures the property as required under the mortgage; or	1 2
		(c)	the mortgagor insures the property with the consent of the mortgagee.	3 4
	(4)		o, the mortgagee may not require a mortgagor to insure the perty for the reinstatement value of the property if—	5 6
		(a)	it is not possible to effect the reinstatement of the property; or	7 8
		(b)	it is not lawful to use the property in the way in which the property was used before the reinstatement of the property.	9 10 11
122	Ар	plicat	tion of insurance money	12
	(1)		s section applies if money is received under an insurance nortgaged property.	13 14
	(2)		mortgagee may require that the money be applied towards statement of the property.	15 16
	(3)		mortgagor may require that the money be applied towards statement of the property only if—	17 18
		(a)	the mortgage expressly states the money may be applied towards reinstatement of the property; or	19 20
		(b)	the mortgagor insured the property for the reinstatement value of the property—	21 22
			(i) to comply with a requirement under the mortgage to insure the property for the reinstatement value; or	23 24 25
			(ii) with the consent of the mortgagee.	26
	(4)		mortgagee may require that the money be applied towards harge of the mortgage money only if—	27 28
		(a)	the mortgagee insured the property; and	29
		(b)	the mortgage expressly states the money may be applied towards discharge of the mortgage money.	30 31

	(5)	The right of the mortgagor under subsection (3) overrides any right of the mortgagee under subsection (4).	1 2
	(6)	This section applies despite any agreement to the contrary.	3
	(7)	In this section—	4
		reinstatement includes replacement.	5
123	Ар	pointment of receiver	6
	(1)	This section applies if a mortgagee under a mortgage over property is entitled to take or enter into possession of the property.	7 8 9
	(2)	The mortgagee may appoint an appropriately qualified person as receiver of the property.	10 11
	(3)	The appointment must be in the approved form.	12
	(4)	The receiver is the agent of the mortgagor.	13
	(5)	The receiver may take or enter into possession of the property.	14
	(6)	As soon as practicable after taking or entering into possession of the property, the receiver must give a receipt for the property to the person from whom the property was taken or who held possession of the property.	15 16 17 18
	(7)	The receiver may take or enter into possession of the property despite a lien or other security over the property claimed by another person.	19 20 21
	(8)	However, the taking or entry into possession does not affect the other person's claim to the lien or other security against a person other than the receiver.	22 23 24
	(9)	The receiver may deal with the property in the same way as the mortgagor may have lawfully dealt with the property if the receiver had not taken or entered into possession of the property, including, for example, claiming or receiving an amount owing in relation to the property.	25 26 27 28 29
	(10)	The receiver may insure the property, and deal with money received under an insurance of the property, to the extent the	30 31

		tgagee is authorised under section 121 to insure the perty or under section 122 to deal with the money.	1 2			
(11)	The receiver is entitled to remuneration—					
	(a)	if an amount of remuneration, of not more than 5% of the gross amount of all money received by the receiver, is stated in the appointment—in the amount stated in the appointment; or	4 5 6 7			
	(b)	if no amount of remuneration is stated in the appointment—in the amount of 5% of the gross amount of all money received by the receiver; or	8 9 10			
	(c)	if the receiver makes an application to the court to decide the amount of remuneration—in the amount decided by the court.	11 12 13			
(12)		receiver must apply money received by the receiver in ment of the following amounts in the following order—	14 15			
	(a)	rents, taxes, rates, and outgoings relating to the property;	16 17			
	(b)	amounts owing on other mortgages over the property having priority to the mortgage, including, for example, instalments of the principal amount, and interest on the principal amount, owing under those mortgages;	18 19 20 21			
	(c)	the receiver's remuneration under subsection (11);	22			
	(d)	premiums for insurance of the property under section 121, if any;	23 24			
	(e)	repairs of the property authorised by the mortgagee, if any;	25 26			
	(f)	interest on the principal amount owing under the mortgage;	27 28			
	(g)	the principal amount owing under the mortgage, if authorised by the mortgagee;	29 30			
	(h)	amounts owing under other mortgages over the property;	31 32			
	(i)	the balance to the owner of the property.	33			

	(13)	However, if the property is disclaimed property mentioned in section 115, the mortgagee must pay into court the balance mentioned in subsection (12)(i).	1 2 3
	(14)	A person claiming an amount paid into court under subsection (13) may apply to the court for an order dealing with the amount.	4 5 6
	(15)	In this section—	7
		<i>remuneration</i> includes costs, charges, expenses and commission.	8 9
124	Jud	dgment debt does not permit seizure	10
	(1)	This section applies if a court gives judgment to a claimant for the payment of a debt secured by a mortgage over property.	11 12
	(2)	The interest of the mortgagor in the property, or any other property over which the mortgagor has granted a mortgage to the claimant, may not be taken in execution of the judgment.	13 14 15
	(3)	This section applies despite any agreement to the contrary.	16
	(4)	This section does not limit or otherwise affect a power of a mortgagee under section 113(1)(a).	17 18
	(5)	In this section—	19
		debt includes a liquidated demand.	20
125	Sul	bsequent mortgage does not affect first mortgage	21
	(1)	A mortgagor under a mortgage over property (the <i>first mortgage</i>) may grant a second or subsequent mortgage over the property.	22 23 24
	(2)	The granting of the second or subsequent mortgage does not—	25 26
		(a) constitute a breach of a term of, or proviso for re-entry contained in, the first mortgage or second or subsequent mortgage; or	27 28 29
		(b) occasion any forfeiture or penalty; or	30

		amount that, if the second or subsequent mortgage had not been granted, would not have been payable or would	1 2 3 4
	(3)	This section applies despite any agreement to the contrary.	5
126		en further advance ranks in priority to subsequent	6 7
	(1)	advance to rank in priority to a subsequent mortgage granted by the mortgagor to another person (the <i>subsequent</i>	8 9 10 11
			12 13
		further advance is made, of the mortgage to the	14 15 16
		mortgage, immediately before the creation of the	17 18 19
	(2)	rank in priority to a subsequent mortgagee in relation to expenses reasonably incurred in preserving the mortgaged	20 21 22 23
	(3)	registration of the subsequent mortgage is not of itself actual	24 25 26

Divi	sion	4 Obligations and rights of mortgagors	1 2
127	Со	ntracting out prohibited	3
		This division, other than section 128, applies despite any agreement to the contrary.	4 5
128	lmp	olied obligations of mortgagor	6
	(1)	The mortgagor under a mortgage over property has the following obligations—	7 8
		(a) to pay the principal amount and interest secured by the mortgage according to the terms of the mortgage without deduction;	9 10 11
		(b) if the property is land—	12
		(i) to keep buildings and other improvements on the land in as good and substantial repair as the buildings and other improvements were in when the mortgage was entered into; and	13 14 15 16
		(ii) to permit the mortgagee, when reasonably convenient, to enter the land to view and inspect the state of repair of buildings and other improvements on the land.	17 18 19 20
	(2)	An obligation under subsection (1) takes effect as a term of the mortgage.	21 22
	(3)	If the mortgage is under a deed, an obligation under subsection (1) takes effect as a covenant by the mortgagor.	23 24
	(4)	This section applies subject to any agreement to the contrary.	25
129		tht to obtain copy of documents in possession of ortgagee	26 27
	(1)	A mortgagor under a mortgage over property may ask the mortgagee to give the mortgagor a copy of, or allow the	28 29

		mortgagor to inspect at a reasonable time, each document in	1
		the possession of the mortgagee that relates to the property.	2
	(2)	The mortgagee must comply with the request if the mortgagor pays the mortgagee's reasonable costs and expenses of complying with the request.	3 4 5
130	Riç	ght to relief against payment of accelerated sum	6
	(1)	This section applies in relation to a mortgage over land if—	7
		(a) the mortgagor defaults under the mortgage—	8
		(i) in payment of an instalment of the principal amount or interest secured by the mortgage; or	9 10
		(ii) in the performance of an obligation or covenant under the mortgage; and	11 12
		(b) under the terms of the mortgage the whole or part of the principal amount or interest secured by the mortgage other than the instalment mentioned in subsection (1)(a)(i) (the <i>accelerated sum</i>) is, or may become, payable because of—	13 14 15 16 17
		(i) the default; or	18
		(ii) the exercise on the default of an option or election under the mortgage.	19 20
	(2)	The mortgagor can not be required to pay the accelerated sum if the mortgagor, before the mortgagee exercises a power of sale or starts a proceeding to enforce the mortgagee's rights—	21 22 23
		(a) for a default mentioned in subsection (1)(a)(i)—pays to the mortgagee—	24 25
		(i) the amount of the instalment or interest; and	26
		(ii) the reasonable expenses, if any, incurred by the mortgagee because of the default; or	27 28
		(b) for a default mentioned in subsection (1)(a)(ii)—performs the obligation or covenant.	29 30
	(3)	The mortgagor may, in a proceeding brought by the mortgagee to enforce the mortgagee's rights or in a	31 32

		·		
	orde	eeding brought by the mortgagor, apply to the court for an r for relief against payment of the accelerated sum (a <i>f order</i>).	1 2 3	
(4)	The court may make the relief order if the court is satisfied that making the order is appropriate in the circumstances.			
(5)	In considering whether or not to make the relief order, t court must take into account—			
	(a)	the conduct of the parties to the proceeding; and	8	
	(b)	anything else the court considers relevant.	9	
(6)		court may also make any other order it considers opriate, including, for example—	10 11	
	(a)	an order for the stay of a proceeding brought by the mortgagee; or	12 13	
	(b)	an order removing a stay of a proceeding if the mortgagor fails to comply with an undertaking given to the court.	14 15 16	
		relief against payment of overdue principal if payment of interest accepted	17 18	
(1)	This	section applies in relation to a mortgage over land if—	19	
	(a)	the term of the mortgage has expired; and	20	
	(b)	the principal amount secured by the mortgage has not been repaid; and	21 22	
	(c)	the mortgagee has, after the end of the term, accepted interest on the principal amount, other than by entering into possession of the property or appointing a receiver, for at least 3 months after the end of the term; and	23 24 25 26	
	(d)	the mortgagor has performed all obligations or covenants under the mortgage other than the obligation or covenant to repay the principal amount on the due date.	27 28 29 30	
(2)		mortgagee must not call up as payable the principal unt unless—	31 32	

		(a) the mortgagee has given the mortgagor notice of the mortgagee's intention to call up the amount at the end of the period stated in the notice (the <i>notice period</i>); and	1 2 3
		(b) the notice period has expired.	4
	(3)	The notice period must be at least 3 months starting on the day the mortgagee gives the notice to the mortgagor.	5 6
	(4)	In this section—	7
		<i>term</i> , of a mortgage, includes a period for which the original term has been renewed or extended.	8 9
132		th to require transfer of mortgage instead of charge	10 11
	(1)	This section applies if a mortgagor is entitled to discharge a mortgage over property.	12 13
	(2)	The mortgagor may require the mortgagee (the <i>first mortgagee</i>), instead of discharging the mortgage, to transfer the mortgage to another person as directed by the mortgagor.	14 15 16
	(3)	Also, if the property is subject to another mortgage, the mortgagee under that mortgage (the <i>subsequent mortgagee</i>), may require the first mortgagee, instead of discharging the mortgage, to transfer the mortgage to another person as directed by the subsequent mortgagee.	17 18 19 20 21
	(4)	The transfer is on the terms on which the first mortgagee would be required to discharge the mortgage.	22 23
	(5)	However, a requirement may not be made under subsection (2) or (3) if—	24 25
		(a) a mortgagee is in possession of the property; or	26
		(b) the mortgage contains an enforceable condition in favour of a mortgagee in restraint of the trade or business of the mortgagor or any other collateral benefit or advantage in favour of a mortgagee.	27 28 29 30
	(6)	If a requirement of a mortgagor under subsection (2) is inconsistent with a requirement of a subsequent mortgagee	31 32

			r subsection (3), the requirement of the subsequent gagee under subsection (3) prevails.	1 2
	(7)	made mortg	if more than 1 requirement of a subsequent mortgagee is under subsection (3), the requirement of the subsequent gagee under whichever of the subsequent mortgages is er prevails.	3 4 5 6
133	Ab	olitior	n of consolidation of mortgages	7
		(the paying morts	prigagor seeking to discharge a mortgage over property primary mortgage) is entitled to the discharge without ag any money due under another mortgage made by the gagor over property other than the property the subject of rimary mortgage.	8 9 10 11 12
Divi	sion	5	Proceedings	13
134			ay order sale of mortgaged property ining for redemption or foreclosure	14 15
	(1)	perso bring	court may order the sale of mortgaged property if a on entitled to redemption of the mortgaged property is a proceeding for either or both of the following in on to the property—	16 17 18 19
		(a)	sale;	20
		(b)	redemption.	21
	(2)	Also,	the court may order the sale of mortgaged property if—	22
		(a)	a person brings a proceeding for any of the following in relation to the property—	23 24
			(i) sale;	25
			(ii) redemption;	26
			(iii) foreclosure;	27
			(iv) the raising or payment in any way of mortgage money; and	28 29

	(b)	the mortgagee, or another person interested in the mortgage money or right of redemption, requests the sale of the property.	1 2 3
(3)	Subs	section (2) applies even if—	4
	(a)	another person dissents; or	5
	(b)	the mortgagee, or another person interested in the mortgage money or right of redemption, does not appear in the proceeding.	6 7 8
(4)	requ	naking an order under subsection (2), the court is not ired to allow time for redemption or for payment of any gage money.	9 10 11
(5)		nout limiting subsection (1) or (2), the court may also e any of the following orders—	12 13
	(a)	an order that the mortgagee deposit in court a reasonable sum fixed by the court to meet the expenses of sale and to secure performance of the terms of sale;	14 15 16
	(b)	an order giving the conduct of the sale to a respondent in the proceeding;	17 18
	(c)	an order vesting the mortgaged property in a buyer;	19
	(d)	for an equitable mortgage—an order creating and vesting a legal interest in the mortgagee to enable the mortgagee to carry out the sale as if the mortgage were a legal mortgage.	20 21 22 23
(6)	subs	court may order a sale of mortgaged property under ection (1) or (2) without previously determining the rities of mortgages.	24 25 26
(7)	In th	is section—	27
	woul	tgaged property includes the interest the mortgagee ld have power to transfer if the power of sale under this were applicable.	28 29 30

Re	ealisation of equitable mortgage of land	1
(1)	This section applies if the court makes an order for sale in relation to an equitable mortgage of land.	2 3
(2)	Without limiting section 134 or another power of the court, the court may make any of the following orders—	4 5
	 (a) an order creating and vesting a legal interest in the mortgagee to enable the mortgagee to carry out the sale as if the equitable mortgage were a legal mortgage; 	
	(b) an order appointing a person to conduct the sale as if the equitable mortgage were a legal mortgage;	9 10
	(c) an order vesting the land in a buyer as if the equitable mortgage were a legal mortgage.	11 12
(3)	An order made by a court in relation to an equitable mortgage of land is without prejudice to any mortgage having priority to the equitable mortgage unless the mortgagee consents to the sale.	14
	ncilitation of redemption in case of absent or unknown ortgagee	17 18
(1)	This section applies if land is subject to a mortgage and the person entitled to receive, or alleged to have received, payment of any money secured by the mortgage—	
		22
	(a) is out of the jurisdiction; or	
	(a) is out of the jurisdiction; or(b) is not known or can not be found; or	23
	(b) is not known or can not be found; or(c) is deceased and no personal representative is	24
(2)	 (b) is not known or can not be found; or (c) is deceased and no personal representative is administering the deceased person's estate; or (d) is uncertain in identity. 	24 25 26

	(b)	the amount of any outstanding debt under the mortgage, if any, to be paid into court.	1 2
(3)	entit outs	n order is made under subsection (2), and the person cled to redeem the land pays the amount of any tanding debt under the mortgage into court, the registrar ne court must give the person a certificate stating that—	3 4 5 6
	(a)	an order has been made under subsection (2); and	7
	(b)	no amount remains payable under the mortgage.	8
(4)	The	certificate operates to discharge the mortgage debt.	9
(5)	entit pers or p subs	vever, as between the mortgagor and another person cled to the mortgage debt, any amount shown by the other on entitled to the mortgage debt to have been in fact due ayable over the amount determined by the court under section (2)(a), or paid into court under subsection (2)(b), inues to be a debt due under the mortgage.	10 11 12 13 14 15
(6)	cour	n amount is paid into court under subsection (2)(b), the et must, on the application of the person entitled to the nunt, order the amount to be paid to that person.	16 17 18
(7)	How	vever, subsection (6) applies only if—	19
	(a)	an instrument releasing the mortgage, capable of registration under the <i>Land Act 1994</i> , section 342 or the <i>Land Title Act 1994</i> , section 81, is given to the person who paid the amount into court; or	20 21 22 23
	(b)	the court is satisfied the mortgage has been discharged.	24
(8)	The	certificate mentioned in subsection (3)—	25
	(a)	for a mortgage registered under the <i>Land Act 1994</i> —is capable of registration under the <i>Land Act 1994</i> , section 342 as a release of mortgage; and	26 27 28
	(b)	for a mortgage registered under the <i>Land Title Act</i> 1994—is capable of registration under the <i>Land Title Act</i> 1994, section 81 as an instrument releasing the mortgage; and	29 30 31 32
	(c)	for a mortgage under a Resource Act or another Act—has effect under that Act as a document signed by	33 34

		the mortgagee to the effect that the debt secured by the mortgage has been paid.	1 2
	(9)	For the purpose of effecting registration under subsection (8)(b), the registrar may dispense with the publication of any notice or the doing of any other act required under the <i>Land Title Act 1994</i> .	3 4 5 6
	(10)	This section does not limit or otherwise affect the <i>Public Trustee Act 1978</i> , section 61.	7 8
Par	t 9	Leases	9
Divi	sion	1 Preliminary	10
137	Def	finition for part	11
		In this part—	12
		<i>term</i> , to the extent the context permits, includes agreement, condition and covenant.	13 14
Divi	sion	2 General rules	15
138		ase for term of years may take effect without entry into	16 17
	(1)	A lease of land for a term of years is capable of taking effect at law or in equity from the start of the term, without entry into possession of the land.	18 19 20
	(2)	This section—	21
		(a) does not affect the right of a person to recover rent or to take advantage of a term of the lease; and	22 23
		(b) does not limit or otherwise affect section 10(2).	24
	(3)	In this section—	25

		term of years includes a term for less than a year, or for 1 or more years or from year to year.	1 2
139	lmı	olied terms	3
	(1)	A lease of land includes the standard terms.	4
	(2)	This section is subject to—	5
		(a) this Act and any other Act; and	6
		(b) any agreement to the contrary.	7
	(3)	In this section—	8
		standard terms means the terms stated in schedule 1.	9
Divi	sion	3 Transfer of reversion of lease	10
140	Eff	ect of transfer of reversion of lease by lessor	11
	(1)	This section applies in relation to a lease of land if the lessor transfers the reversion of the lease to another person (the <i>transferee</i>).	12 13 14
	(2)	Each right conferred under the terms of the lease on the lessor—	15 16
		(a) runs with the reversion of the lease; and	17
		(b) may be exercised by the transferee, whether or not the lessee has acknowledged that person as the lessor of the land.	18 19 20
	(3)	Each obligation imposed under the terms of the lease on the lessor—	21 22
		(a) runs with the reversion of the lease; and	23
		(b) may be enforced by the lessee against the transferee.	24
	(4)	Also the transferee is—	25

	(a)	bound by each term of the lease to the extent the lessor was bound by the term immediately before the transfer; and	1 2 3			
	(b)	entitled to the benefit of each term of the lease to the extent the lessor was entitled to the benefit of the term immediately before the transfer.	4 5 6			
(5)	Subs	section (4) applies whether or not the term—	7			
	(a)	touches and concerns the land the subject of the lease; or	8			
	(b)	is express, implied or imposed by law.	9			
(6)		sections (2), (3) and (4) do not apply in relation to a term the lease to the extent—	10 11			
	(a)	the lease expressly provides the term is personal; or	12			
	(b)	the lease expressly excludes the operation of the subsection in relation to the term; or	13 14			
	(c)	the lessor and the transferee expressly agree in writing that the benefit of the term remains with the lessor.	15 16			
(7)		o, the lessor remains liable for a breach of a term of the e committed by the lessor.	17 18			
(8)	If a term of the lease restricts the use of the land, the reference to the transferee in subsection (4) also includes a reference to any person who is the owner of the land to which the term relates.					
(9)	This 62.	section applies despite the Land Title Act 1994, section	23 24			
10)	In th	is section—	25			
	right to—	t, conferred under the terms of a lease, includes a right	26 27			
	(a)	receive the rent payable under the lease; and	28			
	(b)	enforce a term of the lease, whether or not the subject matter of the term was in existence when the lease was made: and	29 30 31			

		(c)	enforce a guarantee of the performance of a term mentioned in paragraph (b); and	1 2
		(d)	give a notice under the lease; and	3
		(e)	take advantage of a term of the lease; and	4
		(f)	re-enter, or apply for an order for possession of, the land; and	5 6
		(g)	terminate the lease.	7
			sfer, of a reversion of a lease, includes the passing of the rsion including by transmission.	8 9
141			t of rent or other amount without notice of of reversion	10 11
	(1)	This	section applies in relation to a lease of land if—	12
		(a)	the lessor transfers the reversion of the lease to another person; and	13 14
		(b)	the lessee pays rent or another amount to the lessor, without actual notice of the transfer.	15 16
	(2)	amo	lessee is discharged from liability to pay the rent or other and to the extent the rent or other amount has been paid er subsection (1)(b).	17 18 19
	(3)	regis	subsection (1)(b), and despite any other Act, the stration of the transfer of the reversion of the lease is not self actual notice to the lessee of the transfer.	20 21 22
Divi	sion	4	Dealings with leases	23
142			f requirement in lease for consent of lessor to ease or take other action	24 25
	(1)		s section applies if a lessee is required under a lease of to obtain the lessor's consent to—	26 27
		(a)	assign the lease: or	28

	(b)	enter into a sublease; or	1					
	(c)	part with or share possession of the leased premises; or	2					
	(d)	change the use of the leased premises from a use that is permitted under the lease; or	3 4					
	(e)	create a mortgage over the lessee's interest in the land; or	5 6					
	(f)	make an alteration or carry out works in relation to the leased premises; or	7 8					
	(g)	act under paragraph (a), (b), (c), (d), (e) or (f) in relation to a part of the leased premises or for a period of the term of the lease.	9 10 11					
(2)	conta	lessee may give the lessor a notice (a <i>proposal notice</i>), aining any information required under the lease, asking onsent.	12 13 14					
(3)	The	The lessor must not unreasonably withhold consent.						
(4)	If the lessor considers the information given in the proposal notice is not sufficient to enable the lessor to make a decision, the lessor may give the lessee a notice requiring the further information the lessor considers is required to make the decision.							
(5)	The lessor must give the lessee a notice (the <i>decision notice</i>) stating the lessor's decision within 1 month after receiving full particulars of the lessee's proposal.							
(6)	The	decision notice must also state—	24					
	(a)	if the lessor gives consent—the conditions, if any, attached to the consent and the reasons for the conditions; and	25 26 27					
	(b)	if the lessor withholds consent—the reasons for the decision.	28 29					
(7)	subs	lessor and lessee may, within the period mentioned in ection (5), agree to extend the period for the giving of the sion notice.	30 31 32					

	(8)	• 11 •	1 2
		· · ·	3
			5 6
		• •	7 8
	(9)	*	9 10
	(10)	If the lessee makes an alteration or carries out work in relation to the leased premises without the consent of the lessor, the lessee must restore the premises to the condition the premises were in immediately before the alteration or the carrying out of the work.	11 12 13 14 15
	(11)	This section applies despite any agreement to the contrary.	16
143	Eff	ect of assignment of lease by lessee to assignee	17
	(1)	,	18 19
	(2)	On and from the assignment, the assignee is—	20
		was bound by the term immediately before the	21 22 23
		extent the lessee was entitled to the benefit of the term	24 25 26
	(3)	Subsection (2) applies whether or not the term—	27
		(a) touches and concerns the land the subject of the lease; or	28
		(b) is express, implied or imposed by law.	29
	(4)	·	30 31

		(a)	the lease expressly provides the term is personal; or	1
		(b)	the lease expressly excludes the operation of subsection (2) in relation to the term; or	2 3
		(c)	the lessee and the assignee expressly agree in writing that the benefit of the term remains with the lessee and either—	4 5 6
			(i) the benefit of the term accrued to the lessee before the assignment; or	7 8
			(ii) the lessor consents to the benefit of the term remaining with the lessee.	9 10
	(5)	to the reference	term of the lease restricts the use of the land, the reference he assignee in subsections (2) and (4) also includes a rence to any person who is the occupier of the land to the term relates.	11 12 13 14
	(6)	This	section—	15
		(a)	applies despite the Land Title Act 1994, section 62; and	16
		(b)	is subject to any agreement to the contrary; and	17
		(c)	does not limit or otherwise affect rights and liabilities that have accrued between the lessee and the lessor before the assignment.	18 19 20
144			f assignment of lease by transferee to uent transferee	21 22
	(1)	This	section applies in relation to a lease of land if—	23
		(a)	the lessee assigns the lease to another person (the <i>assignee</i>); and	24 25
		(b)	after the assignment of the lease, the assignee assigns the lease to another person (the <i>subsequent assignee</i>).	26 27
	(2)	liabi	lessee, and any guarantor of the lessee, is released from lity to the lessor for a breach of the lease by the equent assignee.	28 29 30
	(3)	Subs	section (2) applies despite any agreement to the contrary.	31

145	Eff	ect o	f surrender or merger of lease	1
	(1)	This	s section applies in relation to a lease of land if—	2
		(a)	the lease is surrendered; or	3
		(b)	the lease is merged in another interest in the land, including, for example, a future interest.	4 5
	(2)	reve relat	person entitled, on the surrender or merger, to the ersion of the lease has the same rights and obligations in tion to the lease as the person who, but for the surrender or ger, would have been entitled to the reversion.	6 7 8 9
146	Eff	ect o	f reconfiguration of land	10
	(1)	reco	s section applies in relation to a lease of land if the land is onfigured and 2 or more persons become entitled to the ome of the land.	11 12 13
	(2)	The	rights and obligations under the lease—	14
		(a)	must be apportioned between the persons entitled to the land under the reconfiguration; and	15 16
		(b)	to the extent required by the apportionment under paragraph (a), are attached to the land under the reconfiguration and bind successors in title.	17 18 19
	(3)	In th	nis section—	20
			<i>onfigure</i> , land, includes subdivide, amalgamate, and onfigure the boundaries of, the land.	21 22
147			ase may be surrendered and new head lease without affecting other rights and obligations	23 24
		anot term	head lease is surrendered in order to be renewed, and ther head lease (the <i>new head lease</i>) is granted during the n of a sublease and the parties to the surrendered head e and the new head lease are the same—	25 26 27 28
		(a)	the new head lease takes effect as if any sublease were surrendered; and	29 30

		(b)	any sublease remains valid; and	1
		(c)	the lessor under the new head lease, any parties to any sublease and any guarantor, have the same rights and obligations against each other as if the surrendered head lease had not been surrendered.	2 3 4 5
148	Inv	oluni	tary transmission not breach of lease	6
	(1)	This	s section applies if a term of a lease of land—	7
		(a)	prohibits the lessee from transferring the lease; or	8
		(b)	grants the lessee a right to transfer the lease with the consent of the lessor.	9 10
	(2)		ransmission of the lease by the lessee does not cause a ach of the term of the lease.	11 12
	(3)	This	s section applies despite any agreement to the contrary.	13
Divi	sion	5	Relief	14
Sub	divis	sion	1 Preliminary	15
149	De	finitio	on for division	16
		In th	nis division—	17
		leas	e includes an agreement for a lease.	18
150	Аp	plica	tion of division	19
	(1)		s division applies to a lease of land other than any of the owing leases—	20 21
		(a)	a housing lease;	22
		(b)	a residential tenancy;	23
		(c)	a resources lease.	2/

	(d)	a Sta	ate land lease.	1	
(2)	In relation to a lease of land of not more than 1 year, this division applies only in relation to—				
	(a)	an o	ption to renew the lease; or	4	
	(b)	an o	ption to purchase the reversion of the lease.	5	
(3)	In thi	is sec	tion—	6	
	hous	ing le	ease—	7	
	(a)	meand and	ns a lease of housing under the Housing Act 2003;	8 9	
	(b)		s not include a sublease of a lease mentioned in graph (a).	10 11	
		lentid	I tenancy means a residential tenancy under the al Tenancies and Rooming Accommodation Act	12 13 14	
	resources lease—				
	(a)	mea	ns any of the following leases—	16	
		(i)	a mining lease under the <i>Mineral Resources Act</i> 1989;	17 18	
		(ii)	a petroleum lease under the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act 2004</i> ;	19 20	
		(iii)	a lease under the Petroleum Act 1923;	21	
		(iv)	a geothermal production lease under the Geothermal Energy Act 2010;	22 23	
		(v)	a GHG lease under the <i>Greenhouse Gas Storage Act</i> 2009; and	24 25	
	(b)		s not include a sublease of a lease mentioned in graph (a).	26 27	
	State	land	l lease—	28	
	(a)		ns a lease of land from the State under the <i>Land Act</i> 4; and	29 30	

	(b)	does not include a sublease of a lease mentioned in paragraph (a).	1 2
151	Contrac	ting out prohibited	3
	This	division applies despite any agreement to the contrary.	4
Sub	division	2 Relief against forfeiture for breach of term of lease	5 6
152	Definition	ons for subdivision	7
	In th	is subdivision—	8
	even	ch, of a term of a lease, includes the happening of an at of default that under the terms of the lease gives the or a right to forfeit the lease.	9 10 11
	desiş	gnated person, for a lease of land, means—	12
	(a)	a mortgagee or receiver of a lessee's interest in the land; or	13 14
	(b)	a guarantor under the lease; or	15
	(c)	a sublessee under the lease; or	16
	(d)	a mortgagee or receiver of a sublessee's interest in the land; or	17 18
	(e)	if the lease has been assigned—an assignor under the lease, or a guarantor of an assignor, who has not been released from liability under the lease.	19 20 21
	notic	ce to remedy breach see section 153(1)(a).	22
	mea	onable compensation, for a breach of a term of a lease, ns an amount in payment of reasonable costs and enses reasonably incurred by the lessor in—	23 24 25
	(a)	preparing and giving a notice to remedy breach in relation to the breach; or	26 27

		(b)		_	legal or other professional advice about the lextent of the breach; or	1 2
		(c)	brea	ich, in	y other reasonable thing in relation to the cluding, for example, mitigating the loss or rising from the breach.	3 4 5
153	Les	ssor ı	must	give	lessee notice to remedy breach	6
	(1)			-	xercise a right to re-enter land under a term of each of a term of the lease only if—	7 8
		(a)			has given the lessee a notice in the approved otice to remedy breach) stating—	9 10
			(i)	the n	ature and extent of the breach; and	11
			(ii)	if the	e breach is capable of being remedied by the e—	12 13
				(A)	that the lessee is required to remedy the breach; and	14 15
				(B)	a reasonable period within which the lessee is required to remedy the breach; and	16 17
			(iii)		ne lessor claims an amount of reasonable pensation for the breach—	18 19
				(A)	the amount claimed and how the amount is calculated; and	20 21
				(B)	a reasonable period within which the lessee is required to pay the amount; and	22 23
			(iv)	bread	the lessor intends to terminate the lease if the ch is not remedied, or the amount is not paid, in the reasonable period; and	24 25 26
		(b)	the	breac	of the reasonable period stated in the notice, h has not been remedied or the amount of e compensation has not been paid.	27 28 29
	(2)	only	if	it is	(1)(a)(ii)(B) and (iii)(B), a period is reasonable reasonable having regard to all of the including, for example—	30 31 32

		(a) the nature and the extent of the breach; and	1
		(b) for subsection (1)(a)(ii)(B)—the nature of the thing, if any, the lessee must do or stop doing to remedy the breach.	2 3 4
154	Les	ssor must give copy of notice to designated persons	5
	(1)	If a lessor gives a notice to remedy breach to a lessee, the lessor must also give a copy of the notice to each designated person for the lease whose name and address is known to the lessor.	6 7 8 9
	(2)	To remove any doubt, it is declared that the lessor's failure to comply with subsection (1) does not prevent the lessor from exercising a right to terminate the lease, re-enter land under a term of the lease, or make an application to the court for any form of relief in relation to the lease.	10 11 12 13 14
155		ceptance of rent paid by lessee in possession not iver of lessor's rights	15 16
	(1)	This section applies if a lessor accepts rent, or another amount, after the lessor gives the lessee a notice to remedy breach.	17 18 19
	(2)	The lessor's acceptance of the rent, or other amount, does not operate as a waiver of the lessor's right to forfeit the lease because of the breach.	20 21 22
	(3)	Subsection (2) applies subject to any agreement to the contrary.	23 24
156		tice to remedy breach not required if lessee has given possession	25 26
	(1)	Despite section 153, a lessor of land may exercise a right to re-enter the land under a term of the lease for breach of a term of the lease if the lessor reasonably believes the lessee has given up possession of the land.	27 28 29 30

	(2)	A lessor exercising a right of re-entry under subsection (1) is not required to—	1 2
		(a) give the lessee a notice to remedy breach; or	3
		(b) apply to the court for recovery of possession of the land.	4
	(3)	As soon as practicable after exercising a right of re-entry under subsection (1), the lessor must give each designated person for the lease whose name and address is known to the lessor a notice stating the lessor has exercised the right of re-entry.	5 6 7 8 9
157	Но	w lessor may exercise right of re-entry	10
	(1)	This section applies if a lessee of land fails to remedy a breach or pay an amount of reasonable compensation required under a notice to remedy breach given to the lessee.	11 12 13
	(2)	The lessor may exercise a right to re-enter the land under a term of the lease for breach of a term of the lease by—	14 15
		(a) peaceably re-entering the land; or	16
		(b) if the lessor can not peaceably re-enter the land—making a written demand for possession of the land; or	17 18 19
		(c) if the lessee refuses to give up possession of the land after a written demand under paragraph (b)—applying to the court for recovery of possession of the land.	20 21 22
158	Po	wers of court in making order for possession	23
	(1)	This section applies if a lessor of land applies to the court for recovery of possession of the land in exercise of a right to forfeit the lease because of a breach by the lessee of a term of the lease.	24 25 26 27
	(2)	The court may make any order that the nature of the case requires, including, for example, any of the following orders—	28 29 30
		(a) an order for possession of the land;	31

		(b)	an order forfeiting the lease;	1
		(c)	an order that the lessee pay to the lessor an amount owed under the lease;	2 3
		(d)	an order that the lessee pay to the lessor an amount of reasonable compensation for the breach;	4 5
		(e)	an order imposing a condition on the lessee or lessor.	6
159	Les	ssor's	s claim for damages not affected	7
		a les	s subdivision does not limit or otherwise affect a claim by ssor for damages for a breach of a term of the lease or the obligation owed by the lessee to the lessor.	8 9 10
160	Pro	oceed	dings for relief against forfeiture	11
	(1)	the forfe	lessee or a designated person for the lease may apply to court for relief against the forfeiture, or proposed eiture, of the lease because of a breach by the lessee of a n of the lease.	12 13 14 15
	(2)	The	application may be—	16
		(a)	an originating process; or	17
		(b)	made in a proceeding brought by the lessor for recovery of possession of the land.	18 19
	(3)	An mad	application mentioned in subsection (2)(b) must be le—	20 21
		(a)	if the lessor has re-entered the land under section 156 or 157(2)(a)—within 1 month after the re-entry; or	22 23
		(b)	if the lessor has applied to the court for recovery of possession of the land—before an order for possession of the land is made by the court.	24 25 26
	(4)	desi	court may extend the period in which the lessee or gnated person may bring an application under subsection a) if the court considers it appropriate.	27 28 29

Ар	plication for relief against forfeiture not admission	1
(1)	An application under section 160 is not an admission by the lessee or designated person for the lease that—	2 3
	(a) the lessee has breached a term of the lease; or	4
	(b) the lessor has a right to forfeit the lease; or	5
	(c) a notice to remedy breach has been given; or	6
	(d) a period for remedying the breach has ended.	7
(2)	A court may order relief against the forfeiture, or proposed forfeiture, of a lease without deciding a matter mentioned in subsection (1).	8 9 10
	wers of court in making order for relief against feiture	1 : 12
(1)	This section applies if the lessee or a designated person for the lease applies under section 160 to the court.	13 14
(2)	The court may make any order that the nature of the case requires, including, for example, any of the following orders—	1: 10 1'
	(a) an order for relief against the forfeiture, or proposed forfeiture, of the lease;	18 19
	(b) an order that the lessee pay to the lessor an amount owed under the lease;	20 21
	(c) an order that the lessee pay to the lessor an amount of reasonable compensation for the breach;	22 23
	(d) if the applicant is a sublessee—an order that the lessor enter into a lease of the land, or a part of the land, with the sublessee;	24 25 26
	(e) an order imposing a condition on the lessee, lessor or designated person.	27 28
(3)	The court may make an order that the lessor enter into a lease of the land, or a part of the land, with a sublessee only if the lease—	29 30 31

		(a)	start	ts on a day not earlier than—
			(i)	the day the lessor re-enters the land under section 156 or 157(2)(a); or
			(ii)	the day the lessor recovers possession of the land after making a written demand for possession of the land or under an order of the court; and
		(b)		s on a day not later than the day the sublease would e ended but for the forfeiture of the lease.
	(4)			g an order under subsection (3), the court must take ant the terms of the sublease.
Sub	divis	sion	3	Relief against refusal to renew, or extend term of, or sell reversion of, lease
163	Def	finitio	ons fo	or subdivision
		In th	is sut	odivision—
		brea	ch no	otice see section 164(2)(a).
			_	d person, for a lease of land, means a mortgagee or f a lessee's interest in the land.
164				may refuse to renew, or extend term of, or n of, lease
	(1)	This	secti	on applies to a lease of land if—
		(a)	befo	lessor has agreed in writing with the lessee that at or one the end of the term of the lease, the lessee has an on—
			(i)	to renew, or extend the term of, the lease in relation to all or part of the land; or
			(ii)	to purchase the reversion of the lease; and

	(b)		exercise of the option is conditional on 1 or more of following matters—	1 2
		(i)	the fulfilment by the lessee of a condition precedent to the exercise of the option;	3 4
		(ii)	the performance by the lessee of the terms of the lease;	5 6
		(iii)	the lessee giving a notice exercising the option (an <i>option notice</i>); and	7 8
	(c)	1 or	more of the following apply (each a breach)—	9
		(i)	for paragraph (b)(i)—the lessee has not fulfilled the condition precedent;	10 11
		(ii)	for paragraph (b)(ii)—the lessee has not performed the terms of the lease;	12 13
		(iii)	for paragraph (b)(iii)—the lessee has not complied with a formal requirement in relation to the giving of the option notice.	14 15 16
(2)			r may refuse to renew, or extend the term of, or sell ion of, the lease, only if—	17 18
	(a)		essor gives the lessee a notice in the approved form reach notice) stating the following matters—	19 20
		(i)	that the lessor intends to refuse to renew, or extend the term of, or sell the reversion of, the lease, because of 1 or more breaches;	21 22 23
		(ii)	the details of the breach or breaches;	24
		(iii)	that the lessee or a designated person for the lease may apply to the court for relief against the refusal;	25 26
		(iv)	that an application to the court for relief against the refusal must be made within 1 month after the lessee receives the breach notice;	27 28 29
		(v)	that the lessee should seek independent legal advice about the refusal and its implications; and	30 31

	(b)	the lessee or a designated person for the lease does not apply to the court under section 166 within 1 month after the lessor gives the lessee the breach notice.	1 2 3			
(3)	The	lessor must give the lessee the breach notice—	4			
	(a)	within 10 business days after the giving of the option notice, if the breach relied on in the breach notice happened on or before the giving of the option notice; or	5 6 7			
	(b)	within 10 business days after the breach relied on in the breach notice, if the breach happened after the giving of the option notice.	8 9 10			
(4)	In th	is section—	11			
	form notic	nal requirement, in relation to the giving of an option ce—	12 13			
	(a)	means a requirement under the lease about—	14			
		(i) the form of the notice; or	15			
		(ii) the way in which the notice is to be given; or	16			
		(iii) the person to whom the notice is to be given; and	17			
	(b)	does not include a requirement under the lease about the period within which the notice is to be given.	18 19			
Les	ssor ı	must give copy of notice to designated persons	20			
(1)	This	section applies if a lessor gives a lessee a breach notice.	21			
(2)	The lessor must also give a copy of the breach notice to each designated person for the lease whose name and address is known to the lessor.					
(3)	com	emove any doubt, it is declared that the lessor's failure to ply with subsection (2) does not limit or otherwise affect right of the lessor to refuse to renew, or extend the term or sell the reversion of the lesse	25 26 27			

165

Pro	oceedings for relief against refusal	1
(1)	The lessee or a designated person for the lease may apply to the court for relief against the refusal to renew, or extend the term of, or sell the reversion of, the lease, because of 1 or more breaches mentioned in section 164(1)(c).	2 3 4 5
(2)	The application may be—	6
	(a) an originating process; or	7
	(b) made in a proceeding brought by the lessor for recovery of possession of the land.	8 9
(3)	If the lessor gives the lessee a breach notice relying on 1 or more breaches mentioned in subsection (1), the lessee, or designated person for the lease, must make the application under subsection (1) within 1 month after the giving of the breach notice to the lessee.	10 11 12 13 14
Po	wers of court in making order for relief against refusal	15
(1)	This section applies if the lessee or a designated person for the lease applies to the court under section 166.	16 17
(2)	In deciding whether to give the relief, the court may consider anything the court considers relevant, including, for example—	18 19 20
	(a) the nature of the breach or breaches relied on in the breach notice; and	21 22
	(b) the extent to which the lessor has been prejudiced by the breach or breaches relied on in the breach notice; and	23 24
	(c) the conduct of the lessor and the lessee, whether before or after the giving of the breach notice; and	25 26
	(d) the rights relating to the lease of persons other than the lessor and the lessee, including, for example, a designated person for the lease.	27 28 29
(3)	The court may make any order that the nature of the case requires, including, for example, any of the following orders—	30 31 32

		(a)	an order that the lessor renew the lease;	1
		(b)	an order that the lessor sell the reversion of the lease;	2
		(c)	an order imposing a condition on the lessor, lessee or designated person for the lease.	3 4
	(4)	secti were	te lease ends before the court makes an order under this ion, the lease is taken to continue on the same terms that it is either in effect immediately before the application was made the court makes an order under this section.	5 6 7 8
Divis	ion	6	Apportionment of rent	9
168	Apı	porti	onment in respect of time	10
	(1)	relat	section applies to a payment of rent under a lease in tion to a fixed or ascertainable period, whether or not the ment is reserved or made payable under a document.	11 12 13
	(2)	The	payment—	14
		(a)	is to be regarded as accruing from day to day; and	15
		(b)	is apportionable in respect of time in relation to both the liability to make, and the right to receive, the payment.	16 17
	(3)	This	section is subject to any agreement to the contrary.	18
169	Pay	/men	t and recovery of apportioned part of rent	19
	(1)	An a	apportioned part of rent is payable and recoverable—	20
		(a)	for a continuing right to payment—only when the entire payment becomes payable and recoverable; or	21 22
		(b)	for a right to payment the continuing right to which has stopped for a reason, including, for example, the death of a person or the re-entry of land—only when the entire payment would have become payable and recoverable had the continuing right not stopped.	23 24 25 26 27
	(2)	A pe	erson entitled to an apportioned part of rent—	28

	(a)	has, when the entire payment becomes payable, the same rights and remedies for recovering the apportioned part as would have been available in relation to the entire payment; and	1 2 3 4
	(b)	must bear a proportionate part of any allowance which would have been given in relation to the entire payment.	5 6
Divis	sion 7	Termination of particular leases	7
170	Definition	ons for division	8
	In th	nis division—	9
	leas	e terminable at will see section 172.	10
	part	y, to a lease, means a lessor or lessee under the lease.	11
	tern	nination notice see section 173.	12
171	Contrac	eting out permitted	13
	This	s division applies subject to any agreement to the contrary.	14
172	Meaning	g of <i>lease terminable at will</i>	15
	A le	ease of land is a <i>lease terminable at will</i> if—	16
	(a)	the lessee is in possession of the land, although the lessor and the lessee have not agreed, expressly or impliedly, to the duration of the term of the lease; or	17 18 19
	(b)	the lessee remains in possession of the land with the lessor's consent, although the term of the lease has ended, and the lessor and the lessee have not agreed, expressly or impliedly, that the lessee may continue in possession for another period.	20 21 22 23 24

173	WE	nat is a <i>termination notice</i>	1
•	(1)	A <i>termination notice</i> , in relation to a lease, is a notice given by a party to the lease that—	1 2 3
		(a) identifies the land subject to the lease; and	4
		(b) states that the party is terminating the lease on a stated day; and	5 6
		(c) is signed by the party.	7
	(2)	The notice may, but need not, be in the approved form.	8
	(3)	To remove any doubt, it is declared that this section does not limit or otherwise affect the ability of a party to sign by an agent.	9 10 11
174	Tei	rmination of lease terminable at will	12
		A party to a lease terminable at will may terminate the lease on a stated day (the <i>termination day</i>) by giving a termination notice to the other party at least 20 business days before the termination day.	13 14 15 16
175	Tei	rmination of periodic tenancy	17
	(1)	A party to a periodic tenancy may terminate the tenancy, on a stated day that is the last day of a period of the tenancy (the <i>termination day</i>), by giving a termination notice to the other party—	18 19 20 21
		(a) for a weekly tenancy—at least 1 week before the termination day; or	22 23
		(b) for a monthly tenancy—at least 1 month before the termination day; or	24 25
		(c) for a yearly tenancy—at least 6 months before the termination day; or	26 27
		(d) for a tenancy for a period other than a week, a month or a year—at least the required period for the tenancy before the termination day.	28 29 30

	(2)	period	ubsection (1)(d), subject to any contrary agreement, the d of the tenancy is taken to start on the day on which rent the tenancy is payable.	1 2 3
	(3)	In this	s section—	4
		-	red period, for a tenancy, means the lesser of the ving periods—	5 6
		(a)	the period of the tenancy;	7
		(b)	6 months.	8
176	Tei	minat	ion of other tenancies	9
	(1)	This s	section applies to a tenancy other than—	10
		(a)	a periodic tenancy; or	11
		` /	a tenancy for a fixed term if the fixed term has not expired; or	12 13
		. ,	a tenancy for which a period of notice has expressly or impliedly been agreed to by the parties.	14 15
	(2)	day (1	ty to the tenancy may terminate the tenancy on a stated the <i>termination day</i>) by giving a termination notice to her party a reasonable period before the termination day.	16 17 18
	(3)		absection (2), whether a period is reasonable depends on the circumstances, including, for example—	19 20
		(a)	the nature of the tenancy; and	21
			the circumstances surrounding the creation of the tenancy; and	22 23
		(c)	the terms of the tenancy; and	24
			any implications arising from the agreement of the parties.	25 26

Divisio	on	8	Miscellaneous matters	1
177	Effe	ect of	waiver	2
(1)	A wa	niver by a lessor of the benefit of a term of the lease—	3
		(a)	extends only to the instance or breach to which the waiver particularly relates; and	4 5
		(b)	is not to be taken as a general waiver.	6
(2)	This	section applies subject to any agreement to the contrary.	7
		itatio epair	on on award of damages for breach of obligation	8 9
(1)	lesse put p	section applies if a lessor brings a proceeding against the e claiming damages for breach of an obligation to keep or premises in good repair during the term of the lease or a the lease ends.	10 11 12 13
((2)	the c	aking an award of damages for breach of the obligation, ourt may not award more than the lesser of the following unts—	14 15 16
		(a)	the amount, if any, by which the value of the reversion is diminished by the breach;	17 18
		(b)	the amount of the actual cost of remedying the breach.	19
((3)	oblig	, the court may not award damages for breach of the ation if the lessee proves that on or after the termination e lease—	20 21 22
		(a)	the premises have been, or will be, demolished; or	23
		(b)	structural alterations have been, or will be, made to the premises that would result in the cost of remedying the breach being of no value or of insufficient value to justify the cost.	24 25 26 27

Part	10		Neighbouring land	1
Divis	ion	1	Support for land	2
179	Dut	ty of	care in relation to support for land	3
	(1)	For	the common law of negligence—	4
		(a)	the owner of supporting land owes a duty of care to the owner of supported land not to do or omit to do anything that adversely affects the support provided by the supporting land to the supported land; and	5 6 7 8
		(b)	the owner of supported land owes a duty of care to the owner of supporting land not to do or omit to do anything that adversely affects the support provided by the supporting land to the supported land.	9 10 11 12
	(2)	Sub	section (1) applies—	13
		(a)	whether or not the supporting land and supported land share a common boundary; and	14 15
		(b)	to any support, whether from structures anywhere on the land or on a common boundary.	16 17
	(3)	agre	duty of care may be excluded or modified by express element between a person on whom the duty lies and a son to whom the duty is owed.	18 19 20
	(4)	ease agre	an agreement under subsection (3) is embodied in an ement registered under the <i>Land Title Act 1994</i> , the element binds the parties to the agreement and each of their cessors in title.	21 22 23 24
	(5)	nuis the	right at common law, if any, to bring a proceeding in sance in relation to acts or omissions that adversely affect support provided by supporting land to supported land is lished.	25 26 27 28
	(6)	In th	nis section—	29
			ported land, includes reduce or remove support.	30 31

		<i>owner</i> , of supporting land or supported land, includes a mortgagee or receiver in possession of the land if the mortgagee or receiver has exclusive management and control of the land.	e 2
	supported land means land, including a structure on the land, that is provided with support by supporting land.	5 6	
		supporting land means land, including each of the following aspects of the land, that provides support to supported land—	7 8
		(a) the natural surface of the land;	9
		(b) the subsoil of the land;	10
		(c) the water, if any, on or beneath the land;	11
		(d) a part of the land, if any, that has been reclaimed;	12
		(e) a structure on the land.	13
Divi: 180	sion Po	2 Easements and rights of use wer of court to impose statutory right of use	14 15
	(1)	A person having an interest in land (the <i>benefited land</i>) may apply to the court for an order imposing a statutory right of use over other land (the <i>burdened land</i>) if the statutory right of use is reasonably necessary for the effective use and development of the benefited land.	16 17 18 19 20
	(0)		
	(2)	Also, a person having an interest in land (also the <i>benefited land</i>) may apply to the court for an order imposing a statutory right of use over other land (the <i>burdened land</i>), relating to a utility, in favour of the public utility provider providing the utility, if the statutory right of use is reasonably necessary for the effective use and development of the benefited land.	21 22 23 24 25 26
	(3)	<i>land</i>) may apply to the court for an order imposing a statutory right of use over other land (the <i>burdened land</i>), relating to a utility, in favour of the public utility provider providing the utility, if the statutory right of use is reasonably necessary for	22 23 24 25

(5)	The court may make the order if the court is satisfied that—					
	(a)	the statutory right of use is reasonably necessary for the effective use and development of the benefited land; and	2 3			
	(b)	the statutory right of use is consistent with the operation of the <i>Planning Act 2016</i> , including, for example, the planning scheme under that Act that applies to the land affected by the statutory right of use; and	4 5 6 7			
	(c)	the use or development of the benefited land is consistent with the public interest; and	8 9			
	(d)	each person having an interest in the burdened land can be adequately compensated for any loss or disadvantage arising from the imposition of the statutory right of use; and	10 11 12 13			
	(e)	the person applying to the court has made reasonable attempts to obtain the easement, or other statutory right of use, by agreement; and	14 15 16			
	(f)	the attempts mentioned in paragraph (e) have been unsuccessful because—	17 18			
		(i) a person has refused to agree to the statutory right of use and the refusal is unreasonable in all the circumstances; or	19 20 21			
		(ii) a person who has capacity to agree to the statutory right of use can not be located.	22 23			
(6)	Also, for a statutory right of use imposed under subsection (2), the court may make the order only if the court is satisfied—					
	(a)	the statutory right of use is able to be registered; and	27			
	(b)	the public utility provider has agreed to the terms of the statutory right of use; and	28 29			
	(c)	the local government in whose area the statutory right of use is located has agreed to the terms of the statutory right of use.	30 31 32			
(7)	If th	e court makes the order, the court must state in the	33 34			

	(a)	the nature of the statutory right of use, and its terms; and	1	
	(b)	the land to be benefited, and the land to be burdened, by the statutory right of use.	2 3	
(8)	state	vever, for subsection (7)(b), the court is not required to the land to be benefited if the statutory right of use is osed under subsection (2).	4 5 6	
(9)	pers or d right pay	on having an interest in the burdened land will suffer loss isadvantage arising from the imposition of the statutory t of use, the court must make an order that the applicant an amount to the person, considered by the court to be just the circumstances, by way of compensation.	7 8 9 10 11 12	
(10)	requ	court may make any order that the nature of the case sires, including, for example, any of the following ers—	13 14 15	
	(a)	an order requiring a plan of survey, designating the area of the burdened land subject to the statutory right of use, to be prepared;	16 17 18	
	(b)	an order imposing a condition on the applicant or a person having an interest in the burdened land.	19 20	
(11)		e court makes an order that creates an interest that may be stered—	21 22	
	(a)	the interest must be registered; and	23	
	(b)	unless otherwise ordered by the court, the applicant must register the interest.	24 25	
(12)	crea	n interest is registered under subsection (11), the order ting the interest binds all persons, including, for example, parties to the proceeding and each of their successors in	26 27 28 29	
(13)		costs of a proceeding under this section are payable by applicant unless special circumstances exist.	30 31	
(14)	1			

			a statutory right of use in the form of an easement in s in favour of the public utility provider.	1 2
	(15)	In th	nis section—	3
		the I	<i>Land Act 1994</i> , schedule 6 or the <i>Land Title Act 1994</i> , ion 81A.	4 5 6
		statu	utory right of use, over land, includes—	7
		(a)	a right of way over land; and	8
		(b)	a right to access, enter or cross over land; and	9
		(c)	a right to carry and place a utility on, over or under land.	10
		utilit	ty includes—	11
		(a)	electricity, gas, power, telecommunication, water, drainage, sewerage and other service pipes or lines; and	12 13
		(b)	facilities and structures reasonably incidental to the service pipes or lines mentioned in paragraph (a).	14 15
181		wer o ⁄enar	of court to modify or extinguish easement or	16 17
	(1)		s section applies if land (the <i>burdened land</i>) is subject to burden of—	18 19
		(a)	an easement or covenant benefiting other land (the benefited land); or	20 21
		(b)	an easement in gross.	22
	(2)	the	erson having an interest in the burdened land may apply to court for an order modifying or extinguishing the ment or covenant.	23 24 25
	(3)	The	court may make the order if the court is satisfied—	26
		(a)	the easement or covenant is obsolete because of—	27
			(i) a change in the use of the benefited land; or	28
			(ii) a change in the character of the area in the vicinity of the benefited land; or	29 30

	(iii)	other circumstances the court considers material; or	1 2
(b)	the c	continued existence of the easement or covenant—	3
	(i)	would impede a reasonable use of the burdened land; or	4 5
	(ii)	would not provide a practical benefit of substantial value, utility or advantage to any person entitled to the benefit of the easement or covenant; or	6 7 8
	(iii)	would be contrary to the public interest; or	9
(c)		an easement or covenant under a building agement statement—the modification or nguishment of the easement or covenant—	10 11 12
	(i)	can not be obtained by an amendment of the statement under the <i>Land Act 1994</i> , section 294F or the <i>Land Title Act 1994</i> , section 54E because the signature of all persons required for the amendment can not be obtained; and	13 14 15 16 17
	(ii)	is just and equitable in the circumstances; and	18
	(iii)	is reasonably necessary in the circumstances; or	19
(d)	cove	enant can reasonably be considered to have adoned, by an act or omission, the easement or enant; or	20 21 22 23
(e)	cove	en person entitled to the benefit of the easement or enant has agreed to, or would not be substantially red by, the modification or extinguishment of the ment or covenant.	24 25 26 27
(3)(c suffe extin amou) only r los guish	the court may make an order under subsection y if the court is satisfied that each person who will s or other disadvantage from the modification or ment of the easement or covenant can be paid an as adequate compensation for the loss or age.	28 29 30 31 32 33

(4)

(5)	In deciding whether to make an order under subsection (3)(a) or (b), the court—					
	(a)	must take into account the operation of the <i>Planning Act</i> 2016, including, for example, the planning scheme under that Act that applies to the benefited land and the burdened land; and	3 4 5 6			
	(b)	may take into account any other matter the court considers appropriate.	7 8			
(6)		court may make any order that the nature of the case ires, including, for example, any of the following rs—	9 10 11			
	(a)	an order requiring the payment of an amount to a person mentioned in subsection (4);	12 13			
	(b)	an order requiring the amendment of a document creating the easement or covenant to include a term relating to the use, repair or maintenance of the burdened land;	14 15 16 17			
	(c)	an order requiring the registration of a document necessary to give effect to an amendment mentioned in paragraph (b).	18 19 20			
		Note—	21			
		See the <i>Land Act 1994</i> , sections 294F and 294I and the <i>Land Title Act 1994</i> , sections 54E and 54H for the requirement to register an instrument of amendment or extinguishment of a building management statement.	22 23 24 25			
(7)	In th	is section—	26			
		ding management statement means a building agement statement under the Land Act 1994, section B(2) or the Land Title Act 1994, section 54A(2).	27 28 29			
	cove	covenant includes—				
	(a)	a covenant registered under the <i>Land Act 1994</i> or the <i>Land Title Act 1994</i> or arising under a contract or other arrangement; and	31 32 33			
	(b)	a covenant imposed under a building management statement.	34 35			

	ease	ement includes—	1
	(a)	a right of access, support or shelter, or other right in the nature of an easement, under a building management statement; and	2 3 4
	(b)	an easement in gross.	5
	exti	nguish means wholly or partially extinguish.	6
182	No inter	rest created by prescription	7
	1994	interest under the <i>Land Act 1994</i> or the <i>Land Title Act</i> 4 can be created by prescription or through the doctrine of modern grant.	8 9 10
Divi	sion 3	Encroachment of buildings	11
183	Definition	ons for division	12
	In th	nis division—	13
	affe	cted owner see section 185(2).	14
	buil	ding—	15
	(a)	means a substantial structure of a permanent character; and	16 17
	(b)	includes a part of a structure mentioned in paragraph (a), including, for example, a wall.	18 19
	enci	roaching owner see section 185(1).	20
		roachment means an encroachment by a building on to and includes—	21 22
	(a)	encroachment by overhang of the building on to the land; and	23 24
	(b)	encroachment by intrusion of the building on or into, or under the soil of, the land.	25 26

184	Re	latior	nship with other Acts	1
			s division applies despite any other Act.	2
185	Pro	oceed	lings for relief	3
	(1)	encr own	person who has an interest in land from which an coachment extends on to other land (an <i>encroaching er</i>) may apply to the court for relief in relation to the coachment.	4 5 6 7
	(2)	encr may	person who has an interest in land on to which an coachment extends from other land (an <i>affected owner</i>) apply to the court for relief in relation to the coachment.	8 9 10 11
	(3)	The relie	court may make an order granting or refusing to grant the ef.	12 13
	(4)		eciding whether to make an order under subsection (3), court may take into account the following matters—	14 15
		(a)	whether the application is made by an encroaching owner or an affected owner;	16 17
		(b)	the circumstances in which the encroachment was made;	18
		(c)	the nature and extent of the encroachment;	19
		(d)	the purposes for which the encroachment may be used;	20
		(e)	the situation and value of the land affected by the encroachment;	21 22
		(f)	the operation of the <i>Planning Act 2016</i> , including, for example, the planning scheme under that Act that applies to the land affected by the encroachment;	23 24 25
		(g)	the loss or damage, if any, that has been or will be incurred by the affected owner because of the encroachment;	26 27 28
		(h)	the loss or damage, if any, that would be incurred by the encroaching owner if the court required the encroachment to be removed;	29 30 31
		(i)	any other circumstance the court considers relevant.	32

	(5)		court may make any order that the nature of the case ires, including, for example, any of the following rs—	1 2 3
		(a)	an order that an affected owner transfer, lease, or grant an easement or another interest in, the land affected by the encroachment, to an encroaching owner;	4 5 6
		(b)	an order in relation to land reasonably required as curtilage and for access to the encroachment;	7 8
		(c)	an order requiring a plan of survey, designating the boundary of land affected by the encroachment and any land mentioned in paragraph (b), to be prepared;	9 10 11
		(d)	an order that an encroaching owner pay an amount to an affected owner as compensation for loss or other damage arising from the encroachment;	12 13 14
		(e)	an order that the encroachment be modified or removed.	15
186	Mir	nimur	n compensation	16
	(1)		ne court makes an order under section 185(5)(d), the unt of compensation must be at least—	17 18
	(1)			
	(1)	amo	if the encroaching owner satisfies the court that the encroachment was not intentional and did not arise from negligence—the market value of the interest in the land	18 19 20 21
	(1)	(a) (b) In dethat:	if the encroaching owner satisfies the court that the encroachment was not intentional and did not arise from negligence—the market value of the interest in the land affected by the encroachment; or otherwise—3 times the market value of the interest in	18 19 20 21 22 23
		(a) (b) In dethat:	if the encroaching owner satisfies the court that the encroachment was not intentional and did not arise from negligence—the market value of the interest in the land affected by the encroachment; or otherwise—3 times the market value of the interest in the land affected by the encroachment. eciding whether to make an order under section 185(5)(d) is more than the minimum amount of compensation under	18 19 20 21 22 23 24 25 26
		(a) (b) In dethat subs	if the encroaching owner satisfies the court that the encroachment was not intentional and did not arise from negligence—the market value of the interest in the land affected by the encroachment; or otherwise—3 times the market value of the interest in the land affected by the encroachment. eciding whether to make an order under section 185(5)(d) is more than the minimum amount of compensation under ection (1), the court must take into account—the value of the interest in the land affected by the	18 19 20 21 22 23 24 25 26 27 28

		(c)	the circumstances in which the encroachment was made.	1
Divi	sion	4	Improvements under mistake of title	2
187	Re	latior	nship with other Acts	3
		This	s division applies despite any other Act.	4
188	Pro	oceed	dings for relief	5
	(1)	This	s section applies to each of the following persons—	6
		(a)	a person (the <i>first person</i>) who makes a lasting improvement on land owned by someone else in the genuine but mistaken belief that the first person owns the land;	7 8 9 10
		(b)	a person who, on behalf of another person (the <i>second person</i>), makes a lasting improvement on land owned by someone else in the genuine but mistaken belief that the second person owns the land;	11 12 13 14
		(c)	a person who has an interest in land, or a lasting improvement, mentioned in paragraph (a) or (b);	15 16
		(d)	a local government within whose area any part of land, or a lasting improvement, mentioned in paragraph (a) or (b), is located.	17 18 19
	(2)		person may apply to the court for relief in relation to the ng improvement.	20 21
	(3)	The relie	court may make an order granting or refusing to grant the of.	22 23
	(4)		eciding whether to make an order under subsection (3), court may take into account the following matters—	24 25
		(a)	whether the application is made by a person who held a mistaken belief about the ownership of the land on which the lasting improvement was made, or a person who has an interest in the land or lasting improvement:	26 27 28

	(b)	the circumstances in which the lasting improvement was made;	1 2
	(c)	the nature and extent of the lasting improvement;	3
	(d)	the purposes for which the lasting improvement may be used;	4 5
	(e)	the situation and value of the land affected by the lasting improvement;	6 7
	(f)	the operation of the <i>Planning Act 2016</i> , including, for example, the planning scheme under that Act that applies to the land affected by the lasting improvement;	8 9 10
	(g)	the loss or damage, if any, that has been or will be incurred by a person because of the lasting improvement;	11 12 13
	(h)	the loss or damage, if any, that would be incurred by a person if the court required the lasting improvement to be removed;	14 15 16
	(i)	any other circumstance the court considers relevant.	17
(5)		nout limiting subsection (3), the court may make any of following orders—	18 19
	(a)	an order that a person transfer, lease, or grant an easement or another interest in, the land or any part of the land affected by the lasting improvement, to another person;	20 21 22 23
	(b)	an order declaring that an interest in the land or any part of the land affected by the lasting improvement is free from a mortgage, lease, easement or other interest affecting the land;	24 25 26 27
	(c)	an order varying, to the extent necessary in the circumstances, a mortgage, lease, easement, contract or other document affecting or relating to the land affected by the lasting improvement;	28 29 30 31
	(d)	an order in relation to land reasonably required as curtilage and for access to the lasting improvement;	32 33

	(e)	an order that a person pay an amount to another person as compensation for loss of the land, or other loss or damage arising from the lasting improvement;	1 2 3
	(f)	an order that the lasting improvement be modified or removed;	4 5
	(g)	an order requiring a plan of survey, designating the boundary of land affected by the lasting improvement and any land mentioned in paragraph (d), to be prepared.	6 7 8
(6)	In th	is section—	9
	-	e has the meaning given by the Neighbourhood Disputes iding Fences and Trees) Act 2011.	10 11
	lastii	ng improvement does not include a fence.	12
Part 11		Transactions	13
· art i i			13
	1	Assignment of debts or things in action	14 15
Division		Assignment of debts or things in	14
Division	finitio	Assignment of debts or things in action	14 15
Division	finitio In th	Assignment of debts or things in action	14 15
Division	finitio In th	Assignment of debts or things in action ons for division is division—	14 15 16 17
Division	finitio In th abso	Assignment of debts or things in action ons for division is division— lute, in relation to an assignment, means—	14 15 16 17 18
Division	initio In the absor (a) (b)	Assignment of debts or things in action ons for division is division— lute, in relation to an assignment, means— not conditional; and	14 15 16 17 18 19
Division	finitio In the absorb (a) (b) debte	Assignment of debts or things in action ons for division is division— lute, in relation to an assignment, means— not conditional; and not by way of charge only.	14 15 16 17 18 19 20

Ass	signment of debt or legal thing in action	1
(1)	The absolute assignment in writing of a debt or legal thing action, signed by the assignor, passes to the assignee—	in 2 3
	(a) all the rights of the assignor in relation to the debt thing in action; and	or 4 5
	(b) all the remedies of the assignor in relation to the debt thing in action; and	or 6 7
	(c) a power to give a good discharge to the debtor, trustee other person liable for the debt or thing in action withouthe agreement of the assignor.	
(2)	However, subsection (1) applies only if the debtor, trustee other person liable for the debt or thing in action is give actual notice of the assignment.	
(3)	Also, an assignment under subsection (1) is subject to equition in relation to the debt or thing in action that—	es 14 15
	(a) arose before the debtor, trustee or other person liable for the debt or thing in action was given notice of the assignment; and	
	(b) would, but for the assignment, have had priority over the rights of the assignor.	ne 19 20
	scharge of debt or legal thing in action when no actuatice of assignment	ı l 21
(1)	This section applies if a debt or legal thing in action assigned under section 190 or in equity.	
(2)	If the debtor, trustee or other person liable for the debt or thir in action has actual notice of the assignment, the debt or leg thing in action is payable to the assignee.	
(3)	If the debtor, trustee or other person liable for the debt or thir in action does not have actual notice of the assignment, ar that person pays all or part of the debt or legal thing in action to the assignor, the payment discharges that person to the extent of the payment.	nd 29 on 30

	(4)	However, the debt or legal thing in action is payable to another assignee if, before making the payment, the debtor, trustee or other person liable for the debt or thing in action receives actual notice of the assignment of the same debt or legal thing in action to the other assignee.	1 2 3 4 5
	(5)	If subsection (4) applies, the rights of the other assignee in relation to the debt or legal thing in action have priority over the rights of the earlier assignee.	6 7 8
	(6)	A debtor, trustee or other person liable for a debt or thing in action may interplead in any proceeding brought against that person for the payment of the debt or legal thing in action, or may apply to a court for an order determining the entitlement to any right in relation to the debt or thing in action, if that person has actual notice—	9 10 11 12 13 14
		(a) that an assignment of the debt or thing in action is disputed by the assignee or anyone claiming under the assignor; or	15 16 17
		(b) that there are other opposing or conflicting claims in relation to the debt or thing in action.	18 19
192	As	signment in equity	20
	(1)	A voluntary assignment of property is taken to have been assigned in equity, whether the assignment is oral or in writing, if the assignment is complete.	21 22 23
	(2)	For subsection (1), an assignment is complete when the	24
		assignor has done everything that needs to be done by the assignor to transfer to the assignee, whether absolutely, conditionally, or by way of charge, the rights of the assignor in relation to the property.	25 26 27 28
	(3)	assignor to transfer to the assignee, whether absolutely, conditionally, or by way of charge, the rights of the assignor	25 26 27
	(3)	assignor to transfer to the assignee, whether absolutely, conditionally, or by way of charge, the rights of the assignor in relation to the property. Subsection (2) applies even if a thing remains to be done, without the intervention or assistance of the assignor, to transfer to the assignee the rights of the assignor in relation to	25 26 27 28 29 30 31

			[6 :00]	
		(b)	subject to sections 7 and 8.	1
Divis	ion	2	Dispositions to defraud creditors	2
193	Dis	posi	tion with intent to defraud creditor voidable	3
	(1)	void disp	disposition of property by a person (the <i>transferor</i>) is lable against the transferor, by a person prejudiced by the osition, if the transferor made the disposition with intent efraud the transferor's creditors.	4 5 6 7
	(2)		disposition is not voidable against the transferor under section (1) if the disposition was made to a person who—	8 9
		(a)	became a party to the disposition in good faith; and	10
		(b)	at the time when the person became a party, had no notice of the transferor's intent to defraud the transferor's creditors; and	11 12 13
		(c)	provided valuable consideration.	14
	(3)	prop	person whose interests are affected by a disposition of perty voidable under subsection (1) may apply to the court relief against the disposition.	15 16 17
	(4)		court may hear and decide the application and make the ers it considers appropriate.	18 19
Part	12		Powers of appointment	20
194	Wh	en e	xercise of power of appointment valid	21
	(1)	This	s section applies if—	22
		(a)	a document, other than a will, gives a person a power of appointment over property; and	23 24
		(b)	the power of appointment is exercised under—	25
			(i) a deed; or	26
			(ii) a document under the Land Act 1994; or	27

		(iii) an instrument under the Land Title Act 1994.	1
	(2)		2
		(a) for a deed—the deed is executed under part 6; or	4
			5
			7 8
	(3)	the power of appointment requires the deed, instrument or	9 10 11
	(4)	requirements in a document, other than a will, giving a person	12 13 14
		obtained for the power of appointment to be validly	15 16 17
		a deed or other document is executed, be performed for	18 19 20
	(5)	a document in writing in a way allowed under the power of	21 22 23
195	Ар	pointment among 2 or more objects	24
	(1)		25 26
	(2)		27 28
			29 30
		· ·	31 32

	(3)	the a	s section does not affect a term of the document that states amount of a share of the property from which an object is to be excluded.	1 2 3
196	Pro	otecti	on of buyer if invalid appointment	4
	(1)	This	s section applies if—	5
		(a)	a document gives a person (the <i>appointor</i>) a power of appointment over property; and	6 7
		(b)	the appointor invalidly appoints property to another person (the <i>appointee</i>) in purported exercise of the power; and	8 9 10
		(c)	another person (the <i>buyer</i>) purchases the invalidly appointed property from the appointee.	11 12
	(2)	The	buyer has a valid title to the property if—	13
		(a)	the appointee is at least 25 years; and	14
		(b)	the appointee is a person, or member of a class of persons, entitled to the property in default of exercise of the power of appointment; and	15 16 17
		(c)	the buyer did not know, and could not reasonably be expected to have known, that the appointment of the property to the appointee was invalid; and	18 19 20
		(d)	the buyer gave valuable consideration for the purchase.	21
	(3)	prop to the the prop	vever, if the amount or value of the invalidly appointed perty is more than the value of the appointee's entitlement me property immediately before the purported exercise of power of appointment, the buyer has a valid title to the perty only to the extent of the appointee's entitlement to property at that time.	22 23 24 25 26 27
	(4)	imm	subsection (3), the appointee's entitlement to the property nediately before the purported exercise of the power of pintment must be calculated taking into account—	28 29 30
		(a)	any advance made to the appointee; and	31
		(b)	any hotchpot provision in the power of appointment.	32

[s 197	1
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	(5)	In th	nis section—	1
		hote prov	hpot provision , in a power of appointment, means a rision providing for the appointment of property to an ct after taking into account advances of property already e to the object under the provision.	2 3 4 5
197	Re	lease	and disclaimer of power	6
	(1)	This	section—	7
		(a)	applies to a power to dispose of property whether or not the person who can exercise the power has an interest in the property; and	8 9 10
		(b)	does not apply to a power to dispose of property if the power is in the nature of a trust.	11 12
	(2)	The	person who can exercise the power may—	13
		(a)	release the power under a deed or contract; or	14
		(b)	disclaim the power under a deed.	15
	(3)	The	release of the power extinguishes the power.	16
	(4)	If the	e power is disclaimed—	17
		(a)	the person who disclaimed the power may not exercise or join in the exercise of the power; but	18 19
		(b)	any other person who can exercise the power, and who has not disclaimed it, may continue to exercise the power.	20 21 22
	(5)		section (4)(b) applies subject to the terms of the document ting the power.	23 24

Part 1	13	Perpetuities	1
Divisi	on 1	Preliminary	2
198	Definitio	ons for part	3
	In th	nis part—	4
	disp	osition includes the conferring or exercise of—	5
	(a)	a power of appointment; and	6
	(b)	any other power to dispose of an interest in property.	7
		petuity period , for a disposition of property under a trust, section 201.	8 9
199	When d	isposition in will made	10
		the purpose of this part, a disposition in a will is made at death of the testator.	11 12
Divisi	on 2	General rules	13
200	Abolitio	n of rule against perpetuities	14
		common law rule known as the rule against perpetuities is ished.	15 16
201	What is	the perpetuity period	17
	The trust	perpetuity period, for a disposition of property under a s, is—	18 19
	(a)	125 years starting on the day on which the disposition is made; or	20 21
	(b)	if the terms of the trust state or imply a shorter period to be the perpetuity period for the disposition, including, for example, by stating a mechanism for determining the	22 23 24

		day on which the trust property will vest—the shorter period.	1 2
202	Ve	sting of trust property	3
	(1)	This section applies to a disposition of property under a trust to a person.	4 5
	(2)	The disposition is valid only if the property vests in the person before the end of the perpetuity period for the disposition.	6 7
203	Wa	it and see rule	8
		A disposition of property under a trust to a person is not invalid under section 202 merely because the property may vest in the person after the end of the perpetuity period for the disposition provided it is possible the property may vest in the person before the end of the perpetuity period.	9 10 1 12 13
Divi	sion	3 Trust saving devices	14
204		duction of age to ensure disposition within perpetuity	1; 10
	(1)	This section applies to a disposition of property under a trust if—	1′ 18
		(a) the terms of the trust state or imply a mechanism for determining the day on which the property will vest in a person by reference to the person attaining a stated age of at least 18 years; and	19 20 2 22
		(b) the reference to the stated age would cause the disposition to be invalid under section 202; and	2.2
		(c) the disposition would be valid under section 202 if the stated age were 18 years.	2:
	(2)	The stated age is taken to be reduced to an age not less than 18 years to the extent necessary to cause the disposition to be valid under section 202.	2′ 28 29

205			on of class members to ensure disposition within ity period	1 2
	(1)	This	s section applies to a disposition of property under a trust	3 4
		(a)	the terms of the trust state or imply a mechanism for determining the day on which the trust property will vest in a class of persons; and	5 6 7
		(b)	the inclusion of potential members of the class or of unborn persons who at birth would become members or potential members of the class (both <i>non-qualifying members</i>) would cause the disposition to be invalid under section 202; and	8 9 10 11 12
		(c)	the application of section 204 would not cause the disposition to be valid under section 202.	13 14
	(2)	the o	non-qualifying members are taken to be excluded from class to the extent necessary to cause the disposition to be d under section 202.	15 16 17
	(3)		vever, a non-qualifying member is not excluded under section (2) if the member's exclusion would exhaust the s.	18 19 20
	(4)	relat	s section does not affect the validity of anything done in tion to the trust property before the disposition, including, example, by way of advancement or application of rmediate income.	21 22 23 24
	(5)	In th	nis section—	25
			nber , of a class, means a person who satisfies all the ditions for being a member of the class.	26 27
		pote	ential member, of a class, means a person who—	28
		(a)	satisfies 1 or more of the conditions for being a member of the class; and	29 30
		(b)	may in time satisfy all the conditions for being a member of the class.	31 32

206		celeration of prior disposition to ensure subsequent position within perpetuity period	1 2
	(1)	This section applies in relation to a disposition of property under the terms of a trust (a <i>prior disposition</i>) if the prior disposition is invalid under section 202.	3 4 5
	(2)	A disposition of property under the terms of the trust that is ulterior to and dependent on the prior disposition (a <i>subsequent disposition</i>) may be accelerated so the subsequent disposition is valid under section 202.	6 7 8 9
Divi	sion	4 Ambit of perpetuity period	10
207	No	n-charitable purpose trust	11
	(1)	If a document creates a non-charitable purpose trust, or a trust for the benefit of a corporation that is not a charity, and the trust is not otherwise invalid, the property must be applied for the purposes of the trust before the end of the perpetuity period for the disposition of property under the trust.	12 13 14 15 16
	(2)	To remove any doubt, it is declared that division 2 applies to a trust mentioned in subsection (1).	17 18
208	Po	wers of appointment	19
	(1)	If a document creates a general power of appointment relating to property, the property must vest before the end of the perpetuity period.	20 21 22
	(2)	For subsection (1), the perpetuity period starts when the property is appointed by the donee of the power.	23 24
	(3)	If a document creates a special power of appointment relating to property, both of the following must happen before the end of the perpetuity period—	25 26 27
		(a) the exercise of the power;	28
		(b) the vesting of the property.	29

(4)			ection (3), the perpetuity period starts when the created.	1 2		
(5)	In th	nis sec	ction—	3		
	general power of appointment means—					
	(a)	othe	ower of appointment exercisable under a document er than a will under which the person given the ver—	5 6 7		
		(i)	is the only person capable of exercising the power; and	8 9		
		(ii)	may appoint the whole of the property to any person including the person's self without complying with any other condition; or	10 11 12		
	(b)	-	ower of appointment exercisable under a will under ch the person given the power—	13 14		
		(i)	is the only person capable of exercising the power; and	15 16		
		(ii)	may appoint the whole of the property to any person including the person's personal representative without complying with any other condition.	17 18 19 20		
	-	_	ower of appointment means a power of appointment a general power of appointment.	21 22		
Co	nditio	ons p	precedent and conditions subsequent	23		
(1)	in pr vest	ropert befor	ment limits property in trust so as to create an interest by subject to a condition precedent, the property must be the end of the perpetuity period for the disposition perty.	24 25 26 27		
(2)			ment limits property in trust so as to create an interest cy subject to a condition subsequent—	28 29		
	(a)		ne property is land—a right of re-entry exercisable if condition subsequent is broken must be exercised	30 31		

209

		before the end of the perpetuity period for the disposition of the property; or (b) for property other than land—a right equivalent to a right of re-entry exercisable if the condition subsequent	1 2 3 4
		is broken may only be exercised before the end of the perpetuity period for the disposition of the property.	5 6
	(3)	If a right mentioned in subsection (2) is not exercised before the end of the perpetuity period for the disposition of the property, the interest in the property is no longer subject to the condition subsequent.	7 8 9 10
210	De	terminable interests	11
	(1)	This section applies if the terms of a trust allow the disposition of property under—	12 13
		(a) a right of reverter on the determination of a determinable fee simple; or	14 15
		(b) a resulting trust on the determination of a determinable interest in property.	16 17
	(2)	If the property does not vest before the end of the perpetuity period for the disposition of the property—	18 19
		(a) for subsection (1)(a)—the determinable fee simple becomes absolute; and	20 21
		(b) for subsection (1)(b)—the determinable interest becomes absolute.	22 23
	(3)	In this section—	24
		<i>determinable</i> , interest in property, means an interest created under the terms of a disposition that, under the terms, is determinable on a contingency.	25 26 27
211	Ac	cumulation of income	28
	(1)	This section applies if property is held on trust the terms of which confer a power or impose a duty on the trustee to accumulate income of the property.	29 30 31

	(2)		power or duty is valid only to the extent the disposition of accumulated income is valid under this part.	1 2
	(3)	This	section does not limit or otherwise affect—	3
		(a)	a power of a person to terminate an accumulation of income from property that is for the person's benefit; or	4 5
		(b)	a power of a court or trustee relating to an accumulation of income mentioned in paragraph (a).	6 7
212	Pai	rticul	ar trusts, powers and funds	8
			perpetuity period does not apply in relation to any of the owing matters—	9 10
		(a)	a charitable trust;	11
		(b)	the trusts of a superannuation fund or scheme;	12
		(c)	the trusts of a pension fund or scheme;	13
		(d)	a trust that is created under, or is subject to, another Act that allows the trust to continue indefinitely;	14 15
		(e)	a trust that may continue indefinitely under common law or equity;	16 17
		(f)	a trust or power to sell property, if a trust of the proceeds of sale is valid;	18 19
		(g)	a trust or power to lease or exchange property, if the lease or exchange directed or authorised by the trust or power is ancillary to the carrying out of a valid trust;	20 21 22
		(h)	a power that is ancillary to the carrying out of a valid trust or the giving effect to a valid disposition of property;	23 24 25
		(i)	a provision for the remuneration of trustees.	26
213	Со	mme	rcial arrangements	27
			perpetuity period does not apply in relation to any of the owing dispositions of property—	28 29

[s	21	4
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	(a)	an option to renew a lease of property;	1
	(b)	an option to acquire the reversion of a lease of property;	2
	(c)	an option to acquire an interest in property given for valuable consideration or in a will in relation to property;	3 4 5
	(d)	a right of pre-emption given for valuable consideration or in a will in relation to property.	6 7
214	Gift ove	r from charity to charity	8
		perpetuity period does not apply in relation to a gift over a 1 charity to another charity.	9 10
215	Particul	ar matters relating to land	11
		emove any doubt, it is declared that the perpetuity period a not apply in relation to any of the following matters—	12 13
	(a)	a power to take possession of land or the income of the land given by way of indemnity against a rent, whether or not the rent is payable in relation to the land;	14 15 16
	(b)	the grant, or exercise of, a right, power or privilege in relation to land, including, for example, a right of entry or an easement relating to—	17 18 19
		(i) mining; or	20
		(ii) the removal of timber; or	21
		(iii) the construction or repair of buildings; or	22
		(iv) the construction or maintenance of infrastructure.	23

Divis	sion	5 Variation of vesting date	1
216		riation of trust to opt in to 125-year perpetuity period if stee has power of variation	2 3
	(1)	This section applies if a trustee has power, under the terms of the trust, to vary the vesting date of a disposition of property under the trust.	4 5 6
	(2)	The trustee may vary the vesting date to a date not later than the last day of the period of 125 years starting on the day of the disposition of the property under the trust.	7 8 9
217		riation of trust to opt in to 125-year perpetuity period if stee does not have power of variation	10 11
	(1)	This section applies if a trustee does not have power, under the terms of the trust, to vary the vesting date of a disposition of property under the trust.	12 13 14
	(2)	If all of the beneficiaries under the trust are adults and of full capacity, the beneficiaries may execute a deed to vary the vesting date to a date not later than the last day of the period of 125 years starting on the day of the disposition of the property under the trust.	15 16 17 18 19
Divis	sion	6 Applications to court	20
218	Ар	plication to court for declaration of validity	21
	(1)	A person interested in a disposition of property may apply to the court for a declaration about the validity of the disposition under this part.	22 23 24
	(2)	The court may hear and decide the application and make the orders it considers appropriate.	25 26

219	Ap _l per	olication to court to opt in to 125-year perpetuity iod	1 2
	(1)	A person interested in a disposition of property under the terms of a trust, settled before the commencement, may apply to the court for an order that the property vest within 125 years after the creation of the trust.	3 4 5 6
	(2)	The court may hear and decide the application and make the orders it considers appropriate.	7 8
	(3)	Without limiting subsection (2), the court may make an order about the disposition of property that, under the terms of the trust, may have vested more than 125 years after the creation of the trust.	9 10 11 12
Part	14	Corporations sole and	13
		particular bodies corporate	14
220	Per	petual succession of corporation sole	15
		A corporation sole—	16
		(a) is taken to be a body corporate with perpetual succession; and	17 18
		(b) may sue and be sued in its corporate name.	19
221	Co	nstitution of corporation sole	20
		A corporation sole is constituted by the person who holds the appointment to the office of the corporation sole.	21 22
222		ect of transaction if temporary vacancy in particular lies corporate	23 24
	(1)	This section applies if—	25
		(a) either—	26
		(i) the office of a corporation sole is vacant; or	27

		(ii) the office of the head of a corporation aggregate is vacant; and	1 2
	(b)	before a successor to the office is appointed, the corporation sole or corporation aggregate purports to enter into a contract or other transaction, acquire an interest in property, or is appointed as a trustee.	3 4 5 6
2)	appo	pintment as trustee, takes effect as if the successor had	7 8 9
3)	trans	saction or acquisition of property, or renounce the	10 11 12
Pov	vers	of particular corporations	13
1)	This	section applies to a corporation other than—	14
	(a)	a corporation under the Corporations Act; or	15
	(b)	a corporation incorporated under another Act if the Act expressly provides for the way in which the corporation may do each of the things mentioned in subsection (2)(a) to (c).	16 17 18 19
2)		- · · · · · · · · · · · · · · · · · · ·	20 21
	(a)	enter into contracts; and	22
	(b)	acquire, hold, dispose of, and deal with, property; and	23
	(c)	appoint agents and attorneys.	24
3)	signo corp	ed by the individual, the contract may be made by the poration in writing signed by a person acting under the	25 26 27 28
4)	paro by a	ol, the contract may be made by parol by the corporation a person acting under the express or implied authority of	29 30 31 32
	3) Pov 1) 2)	2) The apportunity	vacant; and (b) before a successor to the office is appointed, the corporation sole or corporation aggregate purports to enter into a contract or other transaction, acquire an interest in property, or is appointed as a trustee. 2) The contract or other transaction, or acquisition of property, or appointment as trustee, takes effect as if the successor had already been appointed. 3) However, the successor may disclaim the contract or other transaction or acquisition of property, or renounce the appointment as trustee. Powers of particular corporations 1) This section applies to a corporation other than— (a) a corporation under the Corporations Act; or (b) a corporation incorporated under another Act if the Act expressly provides for the way in which the corporation may do each of the things mentioned in subsection (2)(a) to (c). 2) The corporation has all the powers of an individual and may, for example— (a) enter into contracts; and (b) acquire, hold, dispose of, and deal with, property; and (c) appoint agents and attorneys. 3) If a contract made by an individual is valid only if in writing signed by the individual, the contract may be made by the corporation in writing signed by a person acting under the express or implied authority of the corporation.

	(5)	In this section— contract includes transaction.	1 2
224		pointment of administrator if particular corporations capable of acting	3 4
	(1)	This section applies to a corporation, including, for example, a corporation incorporated under the <i>Associations Incorporation Act 1981</i> , the Corporations Act or another Act.	5 6 7
	(2)	If the corporation is incapable of acting for any reason, including, for example, the death or incapacity of an officer or member of the corporation, a designated person for the corporation may apply to the court for the appointment of an administrator.	8 9 10 11 12
	(3)	The court may order the appointment of an administrator if the court considers the appointment is necessary or desirable.	13 14
	(4)	The court may make any order that the nature of the case requires, including, for example, any of the following orders—	15 16 17
		(a) an order that the appointment be for an indefinite period, a fixed period or until the happening of a stated event;	18 19
		(b) an order imposing conditions;	20
		(c) an order that the remuneration of the administrator is to be paid from the assets of the corporation.	21 22
	(5)	Subject to an order of the court, the administrator may—	23
		(a) to the exclusion of the corporation and any officer or member of the corporation, exercise all the powers of the corporation; and	24 25 26
		(b) delegate any of the powers exercisable by the administrator.	27 28
	(6)	The court may, on the application of an administrator appointed under subsection (3), or a designated person for the corporation—	29 30 31

		(a) give to the administrator directions relating to the powers of the administrator or the affairs of the corporation; or	1 2 3
		(b) remove or replace the administrator.	4
(*	7)	If the court makes an order for the appointment, removal or replacement of an administrator in relation to a corporation incorporated under the Corporations Act, the order does not take effect until the order is lodged with ASIC.	5 6 7 8
	8)	The order mentioned in subsection (7) must be lodged with ASIC—	9 10
		(a) within 7 days after the order is made; or	11
		(b) if the court allows a longer period—within the longer period.	12 13
(9	9)	For subsection (2), a corporation is incapable of acting whether the corporation is incapable of acting—	14 15
		(a) generally, or in relation to a particular transaction; or	16
		(b) temporarily, or for an indefinite or other period.	17
(10	0)	In this section—	18
		designated person, for a corporation, means—	19
		(a) an officer or member of the corporation; or	20
		(b) the personal representative of a person mentioned in paragraph (a); or	21 22
		(c) a creditor or another person claiming against the corporation.	23 24
Part 1	5	Unregistered land	25
		istrar must give public notice if request to register egistered land	26 27
(1)	This section applies if—	28

		(a)	a person asks the registrar to register an instrument relating to land; and	1 2
		(b)	the registrar believes the land is not included in the land registry.	3 4
	(2)	The	registrar must give public notice of the request.	5
	(3)	The	registrar may decide—	6
		(a)	what is to be included in the public notice; and	7
		(b)	how many times the public notice is to be published; and	8
		(c)	how and when the public notice is to be published.	9
	(4)	who perse	public notice must include an invitation to any person claims an interest in the land to give notice of the on's claim to the registrar within 2 months after the public ce is published.	10 11 12 13
226			ar must give public notice if registrar believes registered	14 15
	(1)	This	section applies if—	16
		(a)	the registrar believes land is not included in the land registry; and	17 18
		(b)	a request in relation to the land has not been made under section 225.	19 20
	(2)		registrar must give public notice of the registrar's nation to include the land in the land registry.	21 22
	(3)	The	registrar may decide—	23
		(a)	what is to be included in the public notice; and	24
		(b)	how many times the public notice is to be published; and	25
		(c)	how and when the public notice is to be published.	26
	(4)	who perse	public notice must include an invitation to any person claims an interest in the land to give notice of the on's claim to the registrar within 2 months after the public ce is published.	27 28 29 30

Reg	gistrar may hold inquiry	1
(1)	If an issue arises in relation to land mentioned in section 225 or 226, the registrar may hold an inquiry under the <i>Land Title Act 1994</i> , part 2, division 4 to consider the issue.	2 3 4
(2)	To remove any doubt, it is declared that the <i>Land Title Act</i> 1994, part 2, division 5 applies in relation to the inquiry.	5 6
Ob	ligations of registrar	7
(1)	This section applies—	8
	(a) when the 2-month period provided for in a public notice under section 225 or 226 ends; or	9 10
	(b) if an inquiry is held under the <i>Land Title Act 1994</i> , part 2, division 4—when the inquiry is finally ended.	11 12
(2)	The registrar must consider the following information—	13
	(a) a request, if any, under section 225(1)(a);	14
	(b) information, if any, provided by a person claiming an interest under section 225(4) or 226(4);	15 16
	(c) information, if any, obtained under section 227;	17
	(d) any other information the registrar considers appropriate.	18 19
(3)	After considering the information mentioned in subsection (2), the registrar must decide to record in the land registry the particulars relating to the land the registrar considers appropriate.	20 21 22 23
(4)	Without limiting subsection (3), the registrar may decide to—	24
	(a) record the land as unallocated State land or freehold land; or	25 26
	(b) record information, if any, provided by a person claiming an interest under section 225(4) or 226(4), including, for example, information relating to the use and possession of the land.	27 28 29 30

	(5)	The registrar must give the applicant, and any person claiming an interest under section 225(4) or 226(4), notice of the decision.	1 2 3
Part	16	General	4
Divis	ion	1 Service	5
229	App	olication of division	6
		This division applies if this Act, or an agreement or another document relating to property, authorises or requires a document to be served on a person.	7 8 9
230	Rel	ationship of division with other matters	10
	(1)	If this division is inconsistent with the <i>Acts Interpretation Act</i> 1954, part 10 or the <i>Electronic Transactions (Queensland) Act</i> 2001, this division prevails to the extent of the inconsistency.	11 12 13
	(2)	This division is subject to this Act or an agreement to the contrary.	14 15
	(3)	To remove any doubt, it is declared that this division does not limit or otherwise affect a power of a court relating to service of a document.	16 17 18
231	Ger	neral requirements for service	19
	(1)	The document may be served on the person—	20
		(a) if the person is an individual—	21
		(i) by delivering the document to the person personally; or	22 23
		(ii) by leaving the document at, or by sending the document by post to, the address of the place of residence or place of business of the person last known to the person serving the document; or	24 25 26 27

		(1		•	electroni ess unde					an	electro	onic	1 2
		(b) if	f the	pers	on is a b	od	y corpo	rate—	_				3
		(1		•	leaving ment by				,		_	the	4 5
				(A)	registe	red	office;	or					6
				(B)	princip	al o	office;	or					7
				(C)	princip	al j	place o	f busi	ness in	the St	tate; or	ŗ	8
		(1		•	electroni ess unde				ion to	an	electro	onic	9 10
	(2)	served	7 bu	ısine	t is sent ss days a docume	afte	er the d	ocum	ent was	sent	unless		11 12 13
	(3)	Despite	e sul	bsect	ion (1),	the	court r	nay—	-				14
		(a) o	order	that	a docun	nen	t be sei	ved in	n a part	icular	way;	or	15
		(b) d	lispe	nse v	with the	req	uireme	nt to s	serve a	docur	nent.		16
	(4)	In this	sect	ion—	_								17
		•	v		s iness ct 2001,				ctronic	Tra	ınsacti	ons	18 19
232	Ind	lividual	abs	sent	from S	tate	e or de	eceas	sed				20
	(1)				oplies if					lividua	al who) is	21
	(-)				State or							. 15	22
	(2)		al 1		may b sentative				-		_		23 24 25
	(3)	-	-		agent or nay be se	-		-				wn,	26 27

233	Ele	ectronic communication	1
	(1)	This section applies if the person has designated an electronic address for receiving the document.	2 3
	(2)	The document may be served on the person by an electronic communication to the electronic address.	4 5
	(3)	The electronic communication must—	6
		(a) attach the document in the form required by the Act, agreement or other document relating to property; or	7 8
		(b) include the content of the document, as required by the Act, agreement or other document relating to property; or	9 10 11
		(c) include an electronic link that allows the person to view and obtain a copy of the document mentioned in paragraph (a), or the content mentioned in paragraph (b), for a reasonable period.	12 13 14 15
	(4)	The time of receipt of the electronic communication is taken to be—	16 17
		(a) if the communication is sent before 5p.m. on a business day—the business day; or	18 19
		(b) if the communication is sent after 5p.m. on a business day—9a.m. on the next business day; or	20 21
		(c) if the communication is sent on a day other than a business day—9a.m. on the next business day.	22 23
	(5)	However, subsection (4)—	24
		(a) is subject to any agreement to the contrary; and	25
		(b) does not apply if the actual time the electronic communication became capable of being retrieved by the person at the electronic address designated by the person is proven.	26 27 28 29
	(6)	To remove any doubt, it is declared that subsection (3)(c) is satisfied whether or not the person is required to take another step, including, for example, accepting terms and conditions of the electronic link, to access, and obtain a copy of, the	30 31 32 33

		document mentioned in subsection (3)(a), or the content mentioned in subsection (3)(b).	1 2
Divi	sion	2 Miscellaneous	3
234	Ар	proved forms	4
		The chief executive may approve forms for use under this Act.	5
235	Re	gulation-making power	6
	(1)	The Governor in Council may make regulations under this Act.	7 8
	(2)	A regulation may—	9
		(a) prescribe fees payable under the Act; and	10
		(b) provide for a maximum penalty of 20 penalty units for a contravention of a regulation.	11 12
236	Tra	nsitional regulation-making power	13
	(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature about any matter—	14 15
		(a) for which it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the repealed <i>Property Law Act 1974</i> to this Act; and	16 17 18 19
		(b) for which this Act or a regulation does not make provision or sufficient provision.	20 21
	(2)	A transitional regulation may have retrospective operation to a day that is not earlier than the day this section commences.	22 23
	(3)	A transitional regulation must declare it is a transitional regulation.	24 25
	(4)	This section and any transitional regulation expire 2 years after this section commences.	26 27

Part	17	Repeal	1					
237	Rep	eal of Property Law Act 1974	2					
		The Property Law Act 1974, No. 76 is repealed.	3					
Part	18	Savings and transitional provisions	4 5					
Divis	ion	1 Preliminary	6					
238	Арр	olication of Acts Interpretation Act 1954	7					
		This part does not limit or otherwise affect the <i>Acts Interpretation Act 1954</i> , section 20 or 20A.	8 9					
239	Definitions for part							
		In this part—	11					
		<i>corresponding provision</i> , for a repealed provision, means a provision of this Act that is equivalent to, or substantially the same as, the repealed provision.	12 13 14					
		repealed Act means the repealed Property Law Act 1974.	15					
		<i>repealed provision</i> means a provision of the repealed Act as in force immediately before the commencement.	16 17					
Divis	ion	2 Savings provisions	18					
240		ing of abolition or modification of common law vided for in repealed Act	19 20					
	(1)	This section applies if a repealed provision provided for the abolition or modification of a common law rule about a matter.	21 22 23					

(2)	is a Act	emove any doubt, it is declared that, whether or not there corresponding provision for the repealed provision, this does not affect the abolition or modification of the mon law rule effected by the repealed provision.	1 2 3 4
(3)	With	nout limiting subsection (2), it is declared that—	5
	(a)	if a document taking effect after the commencement of the repealed Act contains words that would have created an estate tail, the document is taken to create an estate in fee simple; and	6 7 8 9
		Note—	10
		See section 14 and the repealed Act, section 22.	11
	(b)	if a tenure is created by the State on granting an estate in fee simple after the commencement of the repealed Act, the tenure is in free and common socage without any incident of tenure for the benefit of the State; and	12 13 14 15
		Note—	16
		See section 15 and the repealed Act, section 20.	17
	(c)	if quit rent, or the residue of quit rent, issues to the State out of land after the commencement of the repealed Act, the land is released from quit rent; and	18 19 20
		Note—	21
		See section 16 and the repealed Act, section 20.	22
	(d)	if a corporation is dissolved, or otherwise ceases to exist, after the commencement of the repealed Act, subject to the Corporations Act, the State is entitled to take as <i>bona vacantia</i> any of the corporation's property that would have been liable to escheat if escheat had not been abolished; and	23 24 25 26 27 28
		Note—	29
		See section 17 and the repealed Act, section 20.	30
	(e)	if a life tenant commits, after the commencement of the repealed Act, voluntary or equitable waste that is not permitted under the document creating the life estate, the life tenant is liable in damages to the person entitled,	31 32 33 34

	immediately after the life estate ends, to the fee simple interest in remainder in the land; and	1 2
	Note—	3
	See section 19 and the repealed Act, sections 24 and 25.	4
(f)	if 2 or more persons acquire land after the commencement of the repealed Act in circumstances in which they would have acquired the land as coparceners, the persons acquire the land as tenants in common and not as coparceners; and	5 6 7 8 9
	Note—	10
	See section 25 and the repealed Act, section 33.	11
(g)	if a receipt for consideration is in the body of a deed or other document executed on or after the commencement of the repealed Act, the receipt is a sufficient discharge for the consideration to the person giving the consideration without any further receipt for the consideration being endorsed on the deed or document; and	12 13 14 15 16 17 18
	Note—	19
	See section 57 and the repealed Act, section 51.	20
(h)	if a seller can not perform a contract for the sale or other disposition of land, after the commencement of the repealed Act, because of a defect in the seller's title, the court may award damages for loss of bargain against the seller; and	21 22 23 24 25
	Note—	26
	See section 83 and the repealed Act, section 68.	27
(i)	for a mortgage entered into before or after the commencement of the repealed Act, other than in regard to the making of further advances as mentioned in the repealed Act, section 82(1), the right to tack is abolished; and	28 29 30 31 32
	Note—	33
	See section 126 and the repealed Act, section 82.	34

		 (j) a lease of land for a term of years entered into before or after the commencement of the repealed Act is capable of taking effect at law or in equity from the start of the term, without entry into possession of the land; and Note— See section 138 and the repealed Act, section 102. 	1 2 3 4 5 6
		(k) no interest under the <i>Land Act 1994</i> or the <i>Land Title Act 1994</i> can be created, after the commencement of the repealed Act, by prescription or through the doctrine of lost modern grant. Note—	7 8 9 10 11
		See section 182 and the repealed Act, section 198A.	12
241		ving of abolition of common law rule that alien can not e.e, give, buy or sell property	13 14
		To remove any doubt, it is declared that the repeal of the repealed Act, section 15A does not affect the abolition of the common law rule that an alien can not take, give, buy or sell property.	15 16 17 18
242		rticular provisions do not apply in relation to matters it happened before 1 December 1975	19 20
	(1)	This section applies if a repealed provision provided that the provision applied only in relation to a matter that happened after the commencement of the repealed Act.	21 22 23
	(2)	To remove any doubt, it is declared that a corresponding provision for the repealed provision does not apply in relation to a matter for which the corresponding provision provides that happened before the commencement of the repealed Act.	24 25 26 27
	(3)	Without limiting subsection (2), it is declared that a corresponding provision for the repealed provision does not apply in relation to the following matters that happened before the commencement of the repealed Act—	28 29 30 31
		(a) the creation of a future interest in land;	32

	Note—	1
	See section 22 and the repealed Act, section 30.	2
(b)	the making of a document containing an executory limitation on a gift over to another person;	3 4
	Note—	5
	See section 24 and the repealed Act, section 32.	6
(c)	the acquisition or holding of property as a joint tenant by a body corporate;	7 8
	Note—	9
	See section 26 and the repealed Act, section 34.	10
(d)	the disposition of an equitable interest in property to 2 or more persons together beneficially;	11 12
	Note—	13
	See section 28 and the repealed Act, section 35.	14
(e)	the making of a promise by 2 or more persons;	15
	Note—	16
	See section 67 and the repealed Act, section 54.	17
(f)	the making of a contract containing a promise to do or refrain from doing an act for the benefit of a third party;	18 19
	Note—	20
	See section 68 and the repealed Act, section 55.	21
(g)	the making of a contract or other document providing that a certificate of a person is conclusive evidence of a fact;	22 23 24
	Note—	25
	See section 70 and the repealed Act, section 57.	26
(h)	the creation of either of the following mortgages—	27
	(i) a mortgage under which an amount is expressed to be advanced by 2 or more persons out of money belonging to them on a joint account;	28 29 30
	(ii) a mortgage to 2 or more persons jointly;	31

[s 243]

		[6 = .6]	
		Note—	1
		See section 111 and the repealed Act, section 93.	2
		(i) the discharge of a mortgage.	3
		Note—	4
		See section 133 and the repealed Act, section 98.	5
Divis	sion	3 Transitional provisions	6
243		ver of State's rights to property by escheat on death state of person before commencement	7 8
		A person may apply under section 18 for the waiver of the State's rights to property by escheat, devolution or <i>bona vacantia</i> on the death intestate of a person whether the death happens before or after the commencement.	9 10 11 12
244		pility of co-owner of property to account for interest in perty arising before commencement	13 14
		A co-owner of property is liable to account under section 27 to each other co-owner of the property whether the interest in the property of the co-owners arises before or after the commencement.	15 16 17 18
245	Abo	olition of rule in <i>Pigot's case</i>	19
	(1)	Section 60 applies in relation to a material alteration of a deed whether the alteration is made before or after the commencement.	20 21 22
	(2)	However, section 60 does not apply in relation to a proceeding started before the commencement.	23 24

246	Covenant or agreement made by person with self and others before commencement		
	(1)	Section 63 applies in relation to a covenant or agreement entered into by a person with the person's self and 1 or more other persons, whether the covenant or agreement is entered into before or after the commencement.	3 4 5 6
	(2)	However, section 63 does not apply in relation to an order of the court made before the commencement.	7 8
247		rticular covenants in registered easements created fore commencement	9 10
		Section 65 applies in relation to a covenant contained in a registered easement over land for the benefit of other land whether the easement is created or registered before or after the commencement.	11 12 13 14
248	Effect of inoperative computers in office of the land registry on day of settlement on contract entered into before commencement		
		Section 79 applies in relation to a contract for the sale of land whether the contract is entered into before or after the commencement.	18 19 20
249	Effect of inoperative computers in particular entities on day of settlement on contract entered into before commencement		
		Section 80 applies in relation to a contract for the sale of land whether the contract is entered into before or after the commencement.	24 25 26
250		ect of adverse event on day of settlement on contract ered into before commencement	27 28
		Section 81 applies in relation to a contract for the sale of land whether the contract is entered into before or after the commencement.	29 30 31

s	251	1

251	Sel	ller disclosure for sales of lots	1
	(1)	Part 7, division 4 applies in relation to a contract for the sale of a lot only if the contract is entered into after the commencement.	2 3 4
	(2)	If a contract for the sale of a lot arises from the exercise of an option, part 7, division 4 applies in relation to the contract only if the option is granted after the commencement.	5 6 7
252		rtgagee's power of sale in relation to disclaimed operty mortgaged before commencement	8 9
		A mortgagee may sell under section 115 land subject to a registered mortgage that has been disclaimed by a trustee in bankruptcy or a liquidator whether the registered mortgage is entered into, or the disclaimer happens, before or after the commencement.	10 11 12 13 14
253	pro	urt may order sale of mortgaged property in occeeding for redemption or foreclosure started before mmencement	15 16 17
		The court may order in a proceeding a sale of mortgaged property under section 134 whether the proceeding is started before or after the commencement.	18 19 20
254		alisation of equitable mortgage in proceeding started fore commencement	21 22
		The court may make an order under section 135 in a proceeding brought in relation to an equitable mortgage whether the proceeding is brought before or after the commencement.	23 24 25 26
255	Dea	alings with leases entered into before commencement	27
	(1)	Subject to subsection (2), part 9, division 4 applies in relation to a dealing with a lease if the dealing happens after the	28 29

s 256

		commencement, whether the lease is entered into before or after the commencement.	1 2
	(2)	Section 144 applies only if the lease is entered into after the commencement.	3 4
256		lief in relation to leases entered into before mmencement	5 6
		Part 9, division 5 applies in relation to a lease as mentioned in section 150 whether the lease is entered into before or after the commencement.	7 8 9
257		interest created by prescription before mmencement	10 11
		Section 182 applies whether the interest is alleged to have been created before or after the commencement.	12 13
258		sposition with intent to defraud creditor before mmencement	14 15
		Section 193 applies in relation to the disposition of property whether the disposition happens before or after the commencement.	16 17 18
259		wers of appointment over property created before mmencement	19 20
		Part 12 applies in relation to a document giving a person a power of appointment over property, including, for example, an appointment, or purported appointment, of property under the document, whether the document, or the appointment or purported appointment, is made before or after the commencement.	21 22 23 24 25 26

Part	: 19		Amendment of Acts	1
Divis	sion 1		Amendment of this Act	2
260	Act amend This di		on amends this Act.	3 4
261	Amendme Long t omit.		f long title from ', and to amend'—	5 6 7
Divis	sion 2		Amendment of Body Corporate and Community Management Act 1997	8 9
262	Act amen	ded		10
			on amends the Body Corporate and Community at Act 1997.	11 12
263	Amendme interested		f s 205 (Information to be given to sons)	13 14
	Section	n 205	5(4) to (6)—	15
	omit, i	nsert	_	16
		(4)	An interested person may ask the body corporate for a certificate under this section (a <i>body corporate certificate</i>) giving financial and other information about a lot included in the scheme.	17 18 19 20
		(5)	The request must be in writing and accompanied by the fee prescribed by the regulation module applying to the scheme.	21 22 23
		(6)	Within 5 business days after receiving the request,	24

	the body corporate must give the person a body corporate certificate in the approved form for the lot.	1 2 3
	Maximum penalty—20 penalty units.	4
(7)	A person who obtains a body corporate certificate may rely on the certificate against the body corporate as conclusive evidence of matters stated in the certificate other than to the extent to which the certificate contains an error that is reasonably apparent.	5 6 7 8 9 10
(8)	An interested person may ask the body corporate for stated financial information, of the type included in the approved form for a body corporate certificate, about a lot included in the scheme.	11 12 13 14 15
(9)	The request must be in writing and accompanied by the fee required by the body corporate.	16 17
(10)	The fee required under subsection (9) must not be more than the amount payable under subsection (5) for a request for a body corporate certificate for the lot.	18 19 20 21
(11)	Within 5 business days after receiving the request, the body corporate must give the person the requested financial information.	22 23 24
	Maximum penalty—20 penalty units.	25
(12)	A person who obtains financial information under this section may rely on the information against the body corporate as conclusive evidence of the information other than to the extent to which the information contains an error that is reasonably apparent.	26 27 28 29 30 31
(13)	In this section—	32
	interested person, for a lot included in a scheme, means—	33 34
	(a) an owner of the lot; or	35

	(b)	a mortgagee of the lot; or
	(c)	a buyer under a contract for the sale of the lot; or
	(d)	a person to whom an owner of the lot has given a disclosure statement under the <i>Property Law Act 2023</i> , section 99(1)(a); or
	(e)	another person who satisfies the body corporate of a proper interest in the information sought by the person under this section; or
	(f)	an agent of a person mentioned in any of paragraphs (a) to (e).
34	Insertion of new s	205AAA
	After section 20	5—
	insert—	
	205AAA Ap certifica	proved form for body corporate ate
	The cert	approved form for a body corporate ificate for a lot included in a scheme—
	(a)	must include provision for information about the matters prescribed by the regulation module applying to the scheme; and
	(b)	may include other matters.
5	Amondment of a 2	054 (Definitions for sh 5)
อ		05A (Definitions for ch 5)
	ŕ	efinition disclosure statement—
	omit, insert—	Joseph atatomont process a statement
	*****	closure statement means a statement applying with section 213(2) to (4).

15 200	ſs	266
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266	Amendment of s 205C (References to disclosure statement)	1 2
	Section 205C(3), definition prescribed documents, 'and (f)'—	3
	omit, insert—	4
	, (f) and (fa)	5
267	Omission of ss 206–209	6
	Sections 206 to 209—	7
	omit.	8
268	Omission of s 211 (Restriction on powers of attorney in favour of original owner)	9 10
	Section 211—	11
	omit.	12
269	Amendment of s 213 (Information to be given by seller to buyer)	13 14
	Section 213(2)—	15
	insert—	16
	(fa) must be accompanied by a copy of any building management statement, proposed to be registered under the <i>Land Title Act 1994</i> , that would apply to the scheme land after the establishment of the scheme or after the scheme is changed; and	17 18 19 20 21 22
270	Insertion of new s 214A	23
	After section 214—	24
	insert—	25

			ariation of proposed building management itement by further statement	1 2
			This division applies as if a reference in section 214 to a disclosure statement included a reference to a copy of any building management statement given to the buyer under section 213(2)(fa).	3 4 5 6
271	Ins	ertion of n	ew ch 8, pt 15	7
		Chapter 8–	_	8
		insert—		9
		Part 1	15 Transitional provision	10
			for Property Law Act	11
			2023	12
		447 Co	ntracts entered into before commencement	13
		(1)	This section applies to the sale of a lot under a contract entered into before the commencement.	14 15
		(2)	Chapter 5, as in force immediately before the commencement, continues to apply in relation to the sale despite the amendment of chapter 5 by the <i>Property Law Act 2023</i> .	16 17 18 19
272	Am	endment c	of sch 6 (Dictionary)	20
	(1)	Schedule <i>certificate</i> -	6, definition body corporate information	21 22
		omit.		23
	(2)	Schedule 6	<u> </u>	24
		insert—		25
			body cornorate certificate see section 205(4).	26

Divi	sion	3	Amendment of Building Units and Group Titles Act 1980	1 2
273	Ac	t amended		3
		This division 1980.	on amends the Building Units and Group Titles Act	4 5
274			of s 40 (Supply of information, certificates body corporate)	6 7
	(1)	Section 40,	heading, ', certificates'—	8
		omit.		9
	(2)	Section 40	(1)(c)—	10
		omit.		11
	(3)	Section 40	(4)—	12
		omit.		13
275	Ins	ertion of n	ew s 40AA	14
		After section	on 40—	15
		insert—		16
		40AA B	ody corporate certificate	17
		(1)	An interested person may ask a body corporate incorporated by the registration of a plan for a certificate under this section (a <i>body corporate certificate</i>) giving financial and other information about a lot the subject of the plan.	18 19 20 21 22
		(2)	The request must be in writing and accompanied by the fee prescribed by regulation.	23 24
		(3)	Within 5 business days after receiving the request, the body corporate must give the person a body corporate certificate in the approved form for the lot	25 26 27 28

	Maximum penalty—20 penalty units.	1
(4)	A person who obtains a body corporate certificate may rely on the certificate against the body corporate as conclusive evidence of matters stated in the certificate, other than to the extent to which the certificate contains an error that is reasonably apparent.	2 3 4 5 6 7
(5)	The approved form for a body corporate certificate—	8 9
	(a) must include provision for information about the matters relating to a lot that are prescribed by regulation; and	10 11 12
	(b) may include other matters.	13
(6)	An interested person may ask the body corporate for stated financial information, of the type included in the approved form for a body corporate certificate, about a lot the subject of the plan.	14 15 16 17 18
(7)	The request must be in writing and accompanied by the fee required by the body corporate.	19 20
(8)	The fee required under subsection (7) must not be more than the amount payable under subsection (2) for a request for a body corporate certificate for the lot.	21 22 23 24
(9)	Within 5 business days after receiving the request, the body corporate must give the person the requested financial information.	25 26 27
	Maximum penalty—20 penalty units.	28
(10)	A person who obtains financial information under this section may rely on the information against the body corporate as conclusive evidence of the information other than to the extent to which the information contains an error that is reasonably apparent.	29 30 31 32 33 34
(11)	In this section—	35

	nterested person, for a lot the subject of a plan, neans—	1 2
(a) a proprietor of the lot; or	3
(b) a mortgagee of the lot; or	4
(c) a buyer under a contract for the sale of the lot; or	5 6
(d) a person to whom a proprietor of the lot has given a disclosure statement under the <i>Property Law Act 2023</i> , section 99(1)(a); or	7 8 9
(e) another person who satisfies the body corporate of a proper interest in the information sought by the person under this section; or	10 11 12 13
(f) an agent of a person mentioned in paragraphs (a) to (e).	14 15
Amendment of lots)	ot 4, div 3, hdg (Sale of lots and proposed	16 17
Part 4, division	on 3, heading, 'lots and'—	18
omit.		19
Amendment of statement)	s 48E (References to disclosure	20 21
Section 48E,	'lot or'—	22
omit.		23
	s 48F (References to things done by or in nal proprietor or purchaser)	24 25
Section 48F(), 'lot or'—	26
omit.		27

279	Am	nendment of s 4	9 (Duties of original proprietor)	1
	(1)	Section 49(1), (2	2)(a), (4) and (6)(a), 'lot or'—	2
		omit.		3
	(2)	Section 49(2)(b)	and (c)—	4
		omit, insert—		5
		(b)	be accompanied by a disclosure plan, complying with section 49A, for the proposed lot; and	6 7 8
		(ba)	state the date by which the original proprietor must settle the contract for the sale of the proposed lot as provided under section 49B; and	9 10 11 12
		(c)	set out or be accompanied by particulars of the proposed lot entitlement of every proposed lot and the proposed aggregate lot entitlement; and	13 14 15 16
	(3)	Section 49(2)(d)	, 'plan or'—	17
		omit.		18
	(4)	Section 49(2)(e) or'—	, 'the by-laws in force in respect of the plan	19 20
		omit.		21
	(5)	Section 49(9), 'a	any lot or'—	22
		omit.		23
280	Ins	ertion of new p	t 7, div 6	24
		Part 7—		25
		insert—		26
		Division 6	• • • • • • • • • • • • • • • • • • •	27
			Property Law Act 2023	28

		150 Co	ntracts entered into before commencement	1
		(1)	This section applies to the sale of a lot under a contract entered into before the commencement.	2 3
		(2)	Part 4, division 3, as in force immediately before the commencement, continues to apply in relation to the sale despite the amendment of that division by the <i>Property Law Act 2023</i> .	4 5 6 7
Divi	sion	4	Amendment of Land Title Act 1994	8
281	Act	amended		9
		This division	on amends the Land Title Act 1994.	10
		Note—		11
		See also ar	mendments in schedule 3.	12
282		endment o tement)	f s 54E (Amending a building management	13 14
	(1)	Section 54I		15
		insert—		16
		(2A)	Subsection (2) does not apply if the instrument of amendment relates to an order of the court under the <i>Property Law Act 2023</i> , section 181.	17 18 19
	(2)	Section 54I	E(2A) and (3)—	20
		renumber a	s section 54E(3) and (4).	21
283		endment o	f s 54H (Extinguishing a building statement)	22 23
	(1)	Section 54I	•	24
	` /	insert—		25
		(3A)	Subsection (3) does not apply if the instrument of extinguishment or partial extinguishment relates	26 27

		to an order of the court under the <i>Property Law Act</i> 2023, section 181.	1 2
	(2)	Section 54H(3A) and (4)—	3
		renumber as section 54H(4) and (5).	4
Divi	sion	5 Amendment of Limitation of Actions Act 1974	5 6
284	Ac	t amended	7
		This division amends the <i>Limitation of Actions Act 1974</i> .	8
285	Am cer	nendment of s 10 (Actions of contract and tort and train other actions)	9 10
	(1)	Section 10(1)(c), from ', where' to 'seal'—	11
		omit.	12
	(2)	Section 10(3), 'specialty'—	13
		omit, insert—	14
		deed	15
	(3)	Section 10(3), '12 years'—	16
		omit, insert—	17
		6 years	18
	(4)	Section 10(6)(b), after 'contract'—	19
		insert—	20
		or deed	21
286	Ins	ertion of new s 51	22
		Part 5—	23
		insert—	24

	51 Tra 202	nsitional provision for Property Law Act	1 2
		The amendments made to section 10(3) and (6)(b by the <i>Property Law Act 2023</i> apply in relation to a deed only if the deed is made after the commencement.	9 4
Divis	sion 6	Amendment of Property Occupations Act 2014	7 8
287	Act amended		9
	This division	on amends the <i>Property Occupations Act 2014</i> .	10
288	Insertion of n	pw s 229∆	11
	Before sect		12
	insert—		13
		isclosure of seller's right to bid at auction	14
	(1)	This section applies if—	15
		(a) property is to be, may be or is being, offered for sale by auction; and	d 16 17
		(b) the seller wishes to reserve the seller's right to bid at the auction.	t 18 19
	(2)	The seller may bid at the auction, and the auctioneer may accept a bid of the seller, only i the conditions of sale for the auction that are notified to prospective bidders for the auction include a condition that the sale is subject to the seller's right to bid at the auction.	f 21 e 22 n 23
	(3)	If property is sold in contravention of subsection (2), the contract is voidable by the buyer before settlement of the contract.	
	(4)	To remove any doubt it is declared that a bid o	f 20

[s 289]

		the seller includes a bid on behalf of the seller.	
Division 7		Minor and consequential	2
		amendments	3
289	Legislation	amended	4
	Schedul	e 3 amends the legislation it mentions.	5

Sch	nedu	ıle 1	Standard terms	1
			section 139	2
1	Pa	ymen	t of rent	3
		The due.	lessee must pay the rent payable under the lease when it is	4 5
2	Pa	ymen	t of taxes, rates and other assessments	6
		kind relat prop	lessee must pay all taxes, rates and assessments of any that are charged or chargeable on the land or the lessor, in ion to the leased premises for the term of the lease in the portion that the area of the leased premises bears to the subject to the assessment.	7 8 9 10 11
3	Ma	intair	n and leave the premises in good repair	12
	(1)	The	lessee must at all times during the term of the lease—	13
		(a)	keep the leased premises, including any improvements made to the leased premises by the lessee with the consent of the lessor, and excluding any structural elements of the leased premises, in good condition; and	14 15 16 17
		(b)	at the end of the lease, whether by expiration of the lease term or otherwise, surrender and yield up the leased premises to the lessor in at least the same repair and condition in which the premises were in at the start of the lease.	18 19 20 21 22
	(2)		vever, the lessee is not bound to repair any damage to the ed premises caused by—	23 24
		(a)	reasonable wear and tear; or	25
		(b)	any of the following—	26
			(i) fire, flood, or explosion, whether or not the fire, flood, or explosion is caused or contributed to by the lessee's negligence;	27 28 29

	(ii) lightning, storm or earthquake;	1
	(iii) any other cause the risk for which the lessor has insured the premises.	2 3
(3)	Despite subclause (2)(b), the lessee is not excused from liability to repair any damage caused by any of the events mentioned in that subclause if, and to the extent that, any insurance moneys that would otherwise have been payable to the lessor for the destruction of or damage to the leased premises can not be recovered because of an act or omission of—	4 5 6 7 8 9 10
	(a) the lessee; or	11
	(b) the lessee's agent, contractor or invitee; or	12
	(c) any other person under the lessee's direction or control.	13
Aba	atement of rent if premises are destroyed or damaged	14
(1)	If the leased premises or any part of them are destroyed or damaged by a relevant cause to the extent that they become unfit for occupation and use by the lessee, the rent and any contribution payable by the lessee to the outgoings on those premises abates, in fair and just proportion to the destruction or damage, until the premises or part of them—	15 16 17 18 19 20
	(a) have been repaired and reinstated; and	21
	(b) are again fit for occupation and use by the lessee.	22
(2)	Despite subclause (1), the lessee is not entitled to the abatement referred to in that subclause if, and to the extent that, any insurance moneys that would otherwise have been payable to the lessor for the destruction of or damage to the leased premises can not be recovered because of an act or omission of—	23 24 25 26 27 28
	(a) the lessee; or	29
	(b) the lessee's agent, contractor or invitee; or	30
	(c) any other person under the lessee's direction or control.	31
(3)	In this clause—	32
	Ab (1)	 (iii) any other cause the risk for which the lessor has insured the premises. (3) Despite subclause (2)(b), the lessee is not excused from liability to repair any damage caused by any of the events mentioned in that subclause if, and to the extent that, any insurance moneys that would otherwise have been payable to the lessor for the destruction of or damage to the leased premises can not be recovered because of an act or omission of— (a) the lessee; or (b) the lessee's agent, contractor or invitee; or (c) any other person under the lessee's direction or control. Abatement of rent if premises are destroyed or damaged (1) If the leased premises or any part of them are destroyed or damaged by a relevant cause to the extent that they become unfit for occupation and use by the lessee, the rent and any contribution payable by the lessee to the outgoings on those premises abates, in fair and just proportion to the destruction or damage, until the premises or part of them— (a) have been repaired and reinstated; and (b) are again fit for occupation and use by the lessee. (2) Despite subclause (1), the lessee is not entitled to the abatement referred to in that subclause if, and to the extent that, any insurance moneys that would otherwise have been payable to the lessor for the destruction of or damage to the leased premises can not be recovered because of an act or omission of— (a) the lessee; or (b) the lessee's agent, contractor or invitee; or (c) any other person under the lessee's direction or control.

		rele	vant cause means—	1
		(a)	fire, flood, or explosion, whether or not the fire, flood or other inundation of water, or explosion is caused or contributed to by the lessee's negligence; or	2 3 4
		(b)	lightning, storm or earthquake; or	5
		(c)	any other cause the risk for which the lessor has insured the premises.	6 7
5	As	signn	ment of the lease	8
	(1)		lessee must not assign the lease without first obtaining the or's written consent.	9 10
	(2)		lessor's written consent must not be unreasonably sheld.	11 12
6	No	xious	s or offensive acts or things	13
	(1)		lessee must not do, or permit to be done, on the leased nises a prohibited thing to—	14 15
		(a)	the lessor; or	16
		(b)	the other lessees of the lessor; or	17
		(c)	the owners or occupiers of neighbouring properties.	18
	(2)		clause (1) does not apply to a prohibited thing templated under the lease.	19 20
	(3)	In th	nis clause—	21
		prok	hibited thing means—	22
		(a)	any noxious or offensive act or thing; or	23
		(b)	any act or thing that is, or is likely to be, a nuisance or that causes, or is likely to cause, any nuisance, damage, or disturbance	24 25 26

7	Со	mmission of waste	1
		The lessee must not commit, or permit any of the lessee's agents, contractors, or invitees to commit, voluntary waste in relation to the leased premises.	2 3 4
8	Les	ssee entitled to quiet enjoyment	5
	(1)	The lessee and all persons claiming under the lessee must be able quietly to enjoy the leased premises without disturbance by—	6 7 8
		(a) the lessor; or	9
		(b) the lessor's agent, contractor or invitee; or	10
		(c) any other person under the lessor's direction or control.	11
	(2)	The lessor must not derogate from the lease.	12
9	Ch	ange of use	13
	(1)	The lessee must not use the premises for any purpose other than the purpose permitted under the lease unless the lessor consents to the change of use.	14 15 16
	(2)	The lessor must not unreasonably withhold consent to a request from the lessee for a change in use of the premises.	17 18
10	Po	wer to inspect premises	19
	(1)	The lessor may at all reasonable times, either personally or by the lessor's agent, enter the leased premises for the purpose of—	20 21 22
		(a) inspecting their state of repair; or	23
		(b) carrying out repairs; or	24
		(c) complying with the requirements of—	25
		(i) any Act or other law; or	26
		(ii) any notice given by a competent authority.	27

(2)	The lessor must not unreasonably interfere with the lessee's occupation and use of the leased premises in the exercise of the power conferred by subclause (1).	1 2 3
	wer to terminate lease for non-payment of rent or other each	4 5
(1)	The lessor may terminate the lease if—	6
	(a) any rent is unpaid for 1 month after the due date for payment, whether or not a demand for payment has been made to the lessee by written notice signed by the lessor or the lessor's agent; or	7 8 9 10
	(b) the lessee has failed, for a period of 2 months, to observe or perform any other covenant, condition, or stipulation on the part of the lessee expressed or implied in the lease.	11 12 13 14
(2)	The lessee is not released from liability for the payment of any unpaid rent or for the breach or non-observance of any other covenant, condition, or stipulation mentioned in subclause (1) if the lessor terminates the lease.	15 16 17 18
(3)	Subclause (1) is subject to part 9, division 5, subdivision 2.	19
Les	ssee must remove lessee's fixtures	20
(1)	Before or at the end of the lease, whether by expiration of the lease term or otherwise, the lessee must remove and take away from the leased premises all fixtures, fittings, plant, machinery, utensils, shelving, counters, safes and other items owned by the lessee.	21 22 23 24 25
(2)	The lessee must repair any damage caused to the leased premises by the removal of the items mentioned in subclause (1).	26 27 28
(3)	If the lessee does not comply with subclause (1) or (2) within 1 month after the end of the lease term then the items mentioned in subclause (1) are taken to be abandoned items and the lessor is entitled to remove, sell or otherwise dispose of the abandoned items and to repair any damage caused to the leased premises by the removal of the items.	29 30 31 32 33 34

1 2

(4)	The lessor may recover from the lessee any loss or damages	
	incurred in exercising its rights under subclause (3).	

Schedule 2 Dictionary

section 6	2
<i>absolute</i> , in relation to an assignment, for part 11, division 1, see section 189.	3 4
accepted method, for electronically signing a document, means a method that—	5 6
(a) identifies the signatory for the document and the signatory's intention in relation to the content of the document; and	7 8 9
(b) is either—	10
 (i) as reliable as appropriate for the purposes for which the document is made or signed, having regard to all the circumstances, including any relevant agreement; or 	11 12 13 14
(ii) proven in fact to have fulfilled the functions mentioned in paragraph (a), by itself or together with further evidence; and	15 16 17
(c) is consented to by each other signatory to the document.	18
affected owner, for part 10, division 3, see section 185(2).	19
approved form means a form approved under section 234.	20
boundary means the boundary line between contiguous parcels of land.	21 22
<i>breach</i> , of a term of a lease, for part 9, division 5, subdivision 2, see section 152.	23 24
<i>breach notice</i> , for part 9, division 5, subdivision 3, see section 164(2)(a).	25 26
building, for part 10, division 3, see section 183.	27
buyer—	28

(a)	means a buyer for valuable consideration, and includes a lessee, mortgagee, and other person who for valuable consideration acquires an interest in property; or	1 2 3
(b)	in relation to an instalment contract, for part 7, division 3, see section 87; or	4 5
(c)	under a contract for the sale of a lot, for part 7, division 4, see section 95.	6 7
	option, for the sale of a lot, for part 7, division 4, see on 95.	8 9
unde	munity titles scheme means a community titles scheme er the Body Corporate and Community Management Act 7, section 10.	10 11 12
com	puter, for part 7, division 2, see section 74.	13
	<i>tent</i> , to a method by a signatory to a document under the nition <i>accepted method</i> , paragraph (c)—	14 15
(a)	includes consent that can reasonably be inferred from the conduct of the signatory; and	16 17
(b)	does not include consent given subject to conditions unless the signatory complies with the conditions.	18 19
cont	ract—	20
(a)	for the sale of land, for part 7, division 3, see section 87; or	21 22
(b)	for the sale of a lot, for part 7, division 4, see section 95.	23
<i>conv</i> 74.	veyancing transaction, for part 7, division 2, see section	24 25
	wner, of property, means a person who has an interest in property with 1 or more other persons as—	26 27
(a)	joint tenants, whether at law or in equity; or	28
(b)	tenants in common, whether at law or in equity.	29
	o, of an electronic document, for part 6, division 1, see on 44.	30 31
cour 45.	aterpart, for a document, for part 6, division 1, see section	32 33

court means th	e Supreme Court.	1
debt, for part 1	1, division 1, see section 189.	2
debtor, for part	11, division 1, see section 189.	3
deed means a d	ocument that has under this Act or another Act leed.	4 5
<i>deposit</i> , in relation division 3, see	tion to a contract for the sale of land, for part 7, section 87.	6 7
designated per	son—	8
	e of land, for part 9, division 5, subdivision 2, on 152; or	9 10
(b) for a leas	e of land, for part 9, division 5, subdivision 3, on 163.	11 12
director, of a 644.	corporation, for part 6, division 1, see section	13 14
discharge, a mortgage.	mortgage, includes redeem and release the	15 16
disclosure doc section 95.	uments, for a lot, for part 7, division 4, see	17 18
disclosure state section 99(1)(a	<i>tement</i> , for a lot, for part 7, division 4, see).	19 20
disposition—		21
(a) of proper	ty—	22
(i) incl	udes the following—	23
(A)	a sale of property;	24
(B)	a mortgage of property;	25
(C)	a transfer of property;	26
(D)	a grant of property;	27
(E)	a partition of property;	28
(F)	an exchange of property;	29
(G)	a lease of property;	30
(H)	an assignment of property:	31

		(I)	an instrument that vests property;	1
		(J)	a declaration of a trust of property;	2
		(K)	a surrender, disclaimer or release of property;	3 4
		(L)	the creation of an interest in property, including, for example, an easement or profit a prendre;	5 6 7
		(M)	the assurance of an interest in property by a document; and	8 9
	(ii)	does	not include the following—	10
		(A)	a will;	11
		(B)	a devise of property;	12
		(C)	a bequest of property;	13
		(D)	an appointment by will in relation to property; and	14 15
(b)	for p	part 13	, see section 198.	16
docu	ment	f, for p	art 6, see section 44.	17
e-coi	nveya	nce, f	or part 7, division 2, see section 74.	18
e-coi	nveya	ncing	, for part 7, division 2, see section 74.	19
proto	ocol	addres addres numb	ss, digital mailbox address and mobile	20 21 22
		-	<i>ign</i> , a document, means sign the document ed method.	23 24
			munication see the Electronic Transactions et 2001, schedule 2.	25 26
elect	ronic	docui	ment means a record of information that is—	27
(a)			om which sounds, images or writings can be d with or without the aid of anything else; or	28 29
(b)			of information reproduced from a thing in paragraph (a); or	30 31

(c)	a record of information that exists in digital form and is capable of being reproduced, transmitted, stored or duplicated by electronic means.	1 2 3
eleci	tronic link includes a link to—	4
(a)	a website; and	5
(b)	a file hosting service; and	6
(c)	a digital repository, including, for example, a drop box cloud storage platform; and	7 8
(d)	another electronic medium.	9
	tronic workspace, for an e-conveyance, for part 7, sion 2, see section 74.	10 11
ELN	7, for part 7, division 2, see section 74.	12
<i>encr</i> 185(coaching owner , for part 10, division 3, see section (1).	13 14
encr	coachment, for part 9, division 3, see section 183.	15
•	ncial settlement, of an e-conveyance, for part 7, division be section 74.	16 17
<i>inco</i> land	me , in relation to land, includes rents and profits from the	18 19
info	rmation, for part 6, see section 44.	20
insta	alment, for part 7, division 3, see section 87.	21
insta	alment contract, for part 7, division 3, see section 89.	22
intes	state see the Succession Act 1981, section 5.	23
	registry means the land register under the Land Act 4, section 275.	24 25
land	titles legislation, for part 7, division 2, see section 74.	26
leas	e, for part 9, division 5, see section 149.	27
leas	e terminable at will, for part 9, division 7, see section 172.	28
liste	d corporation, for part 7, division 4, see section 95.	29
lot. 1	For part 7, division 4, see section 95.	30

to th	tgagee, for a mortgage, includes a person who derives title the mortgage from another person who was a mortgagee for mortgage.	1 2 3
	tgage money means money or money's worth secured by ortgage.	4 5
to th	<i>tgagor</i> , for a mortgage, includes a person who derives title the mortgage from another person who was a mortgagor for mortgage.	6 7 8
Nati	<i>Sonal Law</i> , for part 7, division 2, see section 74.	9
noti	ce means written notice.	10
	ce to remedy breach, for part 9, division 5, subdivision 2, section 153(1)(a).	11 12
~~	the of the land registry has the meaning given by the Land of Act 1994.	13 14
Note-	_	15
Se	te also the Land Title Act 1994, section 9(4).	16
<i>optid</i> 95.	on, for the sale of a lot, for part 7, division 4, see section	17 18
opti o 87.	on fee, relating to land, for part 7, division 3, see section	19 20
	<i>icipating subscriber</i> , to an e-conveyance, for part 7, sion 2, see section 74.	21 22
part	y, to a lease, for part 9, division 7, see section 170.	23
	petuity period, for a disposition of property under a trust, part 13, see section 201.	24 25
phys	sical document means a record of information that is—	26
(a)	a thing on which there is writing; or	27
(b)	a thing on which there are marks, symbols or perforations having a meaning for persons qualified to interpret them.	28 29 30
•-	ession, in relation to land, includes the receipt of income the land.	31 32

pow	er of appointment, over property, means a discretionary er to create or transfer a beneficial interest in the property out the provision of valuable consideration.	1 2 3
_	<i>cribed certificate</i> , applicable to a lot, for part 7, division ee section 99(1)(b).	4 5
	<i>cribed percentage</i> , of the purchase price of land, for part vision 3, see section 87.	6 7
prop	perty, for part 5, division 2, see section 30.	8
prop	posed lot means—	9
(a)	a proposed lot within the meaning of the <i>Land Sales Act</i> 1984; or	10 11
(b)	a proposed lot within the meaning of the <i>Body Corporate and Community Management Act 1997</i> ; or	12 13
(c)	land that will be shown as a lot on a building units plan or group titles plan registered under the <i>Building Units</i> and <i>Group Titles Act 1980</i> ; or	14 15 16
	Note—	17
	There is limited scope for the registration of new building units plans and group titles plans under the <i>Building Units and Group Titles Act 1980</i> —see section 5A of that Act.	18 19 20
(d)	a proposed lot within the meaning of the <i>South Bank Corporation Act 1989</i> , section 97B.	21 22
_	and call option, for the sale of a lot, for part 7, division 4, section 95.	23 24
_	option, for the sale of a lot, for part 7, division 4, see ion 95.	25 26
	onable compensation, for a breach of a term of a lease, part 9, division 5, subdivision 2, see section 152.	27 28
reco	ster, a document, an interest, land or another thing, means rd the particulars of the thing in the appropriate register in and registry.	29 30 31
_	strar means the registrar of titles under the Land Title Act 4, section 6.	32 33

	ted, for a buyer of a lot and a seller of a lot, for part 7, sion 4, see section 96.	1 2
rent	includes rent payable in advance.	3
	nmon Provisions) Act 2014, section 9.	4 5
sale-	<u> </u>	6
(a)	means a transfer for valuable consideration; or	7
(b)	of land, for part 7, division 2, see section 74.	8
seal.	, of a corporation, for part 6, division 1, see section 44.	9
secr 44.	etary, of a corporation, for part 6, division 1, see section	10 11
secu	<i>rity interest</i> , for part 5, division 2, see section 30.	12
selle	er—	13
(a)	in relation to an instalment contract, for part 7, division 3, see section 87; or	14 15
(b)	under a contract for the sale of a lot, for part 7, division 4, see section 95.	16 17
shor	t lease means—	18
(a)	a lease for a term of not more than 3 years, including, for example, a lease created by parol taking effect in possession; or	19 20 21
(b)	a tenancy from year to year or a shorter period.	22
sign	, a document, for part 6, division 1, see section 44.	23
stan	dard terms, of a lease, see section 139.	24
stati	utory body, for part 7, division 4, see section 95.	25
subs	ecriber, for part 7, division 2, see section 74.	26
succ	eessor includes a personal representative and an assign.	27
term		28
(a)	for part 8, see section 108; or	29
(b)	for part 9, see section 137.	30

Schedule 2

<i>termination notice</i> , for part 9, division 7, see section 173.	1	
thing in action, for part 11, division 1, see section 189.	2	
<i>time</i> , of settlement of a contract, means the time provided for under the contract.	3 4	
unregistered land means land that has been granted in fee simple and is not land under the provisions of the Land Title Act 1994 or land granted in trust under the Land Act 1994.		
<i>valuable consideration</i> does not include a nominal consideration in money.	8	

Schedule 3		Legislation amended	1	
		section 289	2	
Abo	original Land	I Act 1991	3	
1	Section 181	, 'Property Law Act 1974'—	4	
	omit, ins	rert—	5	
	Property	2 Law Act 2023	6	
2	Section 183(2), 'Property Law Act 1974'—			
	omit, ins	ert—	8	
	Property	Law Act 2023, section 118	9	
Airp	oort Assets ((Restructuring and Disposal) Act 2008	10	
1	Section 18,	heading, 'Property Law Act 1974, s 121'—	11	
	omit, ins	rert—	12	
	Property	y Law Act 2023, s 142	13	
2	Section 18,	'Property Law Act 1974, section 121'—	14	
	omit, ins	ert—	15	
	Property	Law Act 2023, section 142	16	

Buil	ding Boost Grant Act 2011	1
1	Section 9(1)(b)(ii), 'Property Law Act 1974, part 6, division 4'—	2 3
	omit, insert—	4
	Property Law Act 2023, section 89	5
Dalı 200	rymple Bay Coal Terminal (Long-term Lease) Act 1	6 7
1	Long title and section 2, 'Property Law Act 1974, section 121'—	8
	omit, insert—	10
	Property Law Act 2023, section 142	11
2	Section 2, heading, 'Property Law Act 1974, s 121'—	12
	omit, insert—	13
	Property Law Act 2023, s 142	14
Dist	rict Court of Queensland Act 1967	15
1	Section 68(1)(b)(vi)—	16
	omit, insert—	17
	(vi) for the sale or division of property under the <i>Property Law Act 2023</i> , part 5, division 2, where the property does not exceed in amount or value the monetary limit;	18 19 20 21

2	Section 70, ' <i>Property Law Act 1974</i> , sections 124, 125 and 127'—	1 2
	omit, insert—	3
	Property Law Act 2023, part 9, division 5	4
Far	m Business Debt Mediation Act 2017	5
1	Schedule 1, definition <i>statutory enforcement notice</i> , paragraph (a), ' <i>Property Law Act 1974</i> , section 84'—	6 7
	omit, insert—	8
	Property Law Act 2023, section 114	9
Fire	e and Emergency Services Act 1990	10
1	Section 104RA(1), definition <i>transferor</i> , paragraph (a), 'in possession under the <i>Property Law Act 1974</i> '—	11 12
	omit.	13
	st Home Owner Grant and Other Home Owner ints Act 2000	14
Gra	IIIS ACI 2000	15
1	Section 8(1)(f)(ii), 'Property Law Act 1974, part 6, division 4'—	16 17
	omit, insert—	18
	Property Law Act 2023, section 89	19

For	estry Act 1959		1
1	Section 61RV Act 1974, sect	(1)(b), 'in accordance with the <i>Property Law</i> ion 46F'—	2 3
	omit, insert	<u>. </u>	4
	under the P	Property Law Act 2023, section 52	5
2	Section 61TM	<u> </u>	6
	omit, insert	<u>-</u>	7
	61TM R	elationship with Property Law Act 2023	8
	(1)	For parts 6D and 6E, the following provisions of the <i>Property Law Act 2023</i> do not apply to a mortgage of a plantation licence or plantation sublicence—	9 10 11 12
		• section 110	13
		• section 113	14
		• section 116(3)	15
		• section 117	16
		• section 119	17
		• section 121	18
		• section 125	19
		• section 126	20
		• section 129	21
		• section 134	22
		• section 135	23
		• section 136	24
	(2)	The <i>Property Law Act 2023</i> , section 123 applies to a mortgage under this Act.	25 26

Gla	dstone Power Station Agreement Act 1993	1
1	Section 7(2)(a)— omit, insert— (a) applies subject to the Property Law Act	2 3 4
	2023, section 68; and	5
Gua	ardianship and Administration Act 2000	6
1	Section 45(4), 'Property Law Act 1974, section 46F'—	7
	omit, insert— Property Law Act 2023, section 52	8
Hos	spital Foundations Act 2018	10
1	Section 26, heading, 'Property Law Act 1974, pt 14'—	11
	omit, insert—	12
	Property Law Act 2023, pt 13	13
2	Section 26, 'Property Law Act 1974, part 14'—	14
	omit, insert—	15
	Property Law Act 2023, part 13	16

Ηοι	Housing (Freeholding of Land) Act 1957	
1	Section 8A(8), 'Property Law Act 1974'—	2
	omit, insert—	3
	Property Law Act 2023	4
2	Section 9(3)—	5
	omit.	6
	rastructure Investment (Asset Restructuring and posal) Act 2009	7 8
1	Section 15, heading, 'Property Law Act 1974, s 121 and pt 8, div 3'—	9 10
	omit, insert—	11
	Property Law Act 2023, s 142 and pt 9, div 5	12
2	Section 15(2), 'Property Law Act 1974, section 121 and part 8, division 3'—	13 14
	omit, insert—	15
	Property Law Act 2023, section 142 and part 9, division 5	16
Lar	nd Act 1994	17
1	Section 310(1)(b), 'in accordance with the <i>Property Law Act 1974</i> , section 46F'—	18 19
	omit, insert—	20

	under the <i>Property Law Act 2023</i> , section 52	1
Lan	d Tax Act 2010	2
1	Section 60(6), note, 'Property Law Act 1974, section 83'—	3
	omit, insert—	4
	Property Law Act 2023, section 113	5
Lan	d Title Act 1994	6
1	Section 78(1), 'Property Law Act 1974, part 7'—	7
	omit, insert—	8
	Property Law Act 2023, part 8	9
2	Section 92, heading, 'Property Law Act 1974, s 181'—	10
	omit, insert—	11
	Property Law Act 2023, s 181	12
3	Section 92, 'Property Law Act 1974, section 181'—	13
	omit, insert—	14
	Property Law Act 2023, section 181	15
4	Section 97DA, heading, 'Property Law Act 1974, s 181'—	16
	omit, insert—	17
	Property Law Act 2023, s 181	18

5	Section 97DA, 'Property Law Act 1974, section 181'—	1
	omit, insert—	2
	Property Law Act 2023, section 181	3
6	Section 98(2), definition <i>encroachment</i> , paragraph (a), ' <i>Property Law Act 1974</i> , part 11, division 1'—	4 5
	omit, insert—	6
	Property Law Act 2023, part 10, division 3	7
7	Section 161(1)(b), 'in accordance with the <i>Property Law Act 1974</i> , section 46F'—	8 9
	omit, insert—	10
	under the Property Law Act 2023, section 52	11
Ma	gistrates Courts Act 1921	12
1	Section 45(1)(d)—	13
•	omit.	13
	omi.	14
Mai	nufactured Homes (Residential Parks) Act 2003	1.5
ivia	nulactured fromes (nesidential Farks) Act 2003	15
1	Schedule 2, definition mortgagee in possession—	16
	omit.	17

Mir	Mineral Resources Act 1989	
1	Section 334ZM, 'Property Law Act 1974'— omit, insert— Property Law Act 2023	2 3 4
	ghbourhood Disputes (Dividing Fences and Trees) 2011	5 6
1	Section 66(4)— omit.	7 8
Pov	wers of Attorney Act 1998	9
1	Sections 5(3), 6, 7(2), 28, 32(2), 45(1), 46, 60(1), 65(a), 83 and 99(1)(a), note— <i>omit</i> .	10 11 12
2	Section 12(1), note 1, 'Property Law Act 1974'—	13
	omit, insert— Property Law Act 2023	14 15
3	Section 12(1), note 2, 'Property Law Act 1974, section 46A'—	16 17
	omit, insert—	18
	Property Law Act 2023, section 47	19

4	Section 69(4), 'Property Law Act 1974, section 46F'—	1
	omit, insert—	2
	Property Law Act 2023, section 52	3
5	Section 72(2), note, 'or the <i>Property Law Act 1974</i> ,'—	4
	omit.	5
6	Section 84(1)—	6
	omit.	7
7	Section 84(2) to (4)—	8
	renumber as section 84(1) to (3).	9
Puk	olic Trustee Act 1978	10
1	Section 11C—	11
	omit, insert—	12
	11C Contracts and transactions of public trustee not under seal	13 14
	Despite the <i>Property Law Act 2023</i> , section 223(1)(b), section 223 applies to the public trustee as if the public trustee were a corporation to which that section applies.	15 16 17 18

Que	eensland Future Fund (Titles Registry) Act 2021	1
1	Schedule 1, part 2, division 3, subdivision 4, heading, before 'Property Law Act 1974'—	2 3
	insert—	4
	repealed	5
2	Schedule 1, part 2, division 3, subdivision 4, paragraph 1—	6 7
	omit.	8
3	Schedule 1, part 2, division 3, subdivision 4, paragraph 2, before 'Act'—	9 10
	insert—	11
	repealed	12
4	Schedule 1, part 2, division 3, subdivision 4, paragraph 2—	13 14
	renumber as schedule 1, part 2, division 3, subdivision 4, paragraph 1.	15 16
	eensland International Tourist Centre Agreement Repeal Act 1989	17 18
A 01	Tiepedi Act 1909	10
1	Section 8, 'Property Law Act 1974'—	19
	omit, insert—	20
	Property Law Act 2023	2.1

Que	Queen's Wharf Brisbane Act 2016	
1	Chapter 5, part 3, heading, 'Property Law Act 1974'—	2
	omit, insert—	3
	Property Law Act 2023	4
2	Section 59, heading, 's 121'—	5
	omit, insert—	6
	s 142	7
3	Section 59, 'Property Law Act 1974, section 121'—	8
	omit, insert—	9
	Property Law Act 2023, section 142	10
4	Section 59, note—	11
	omit.	12
Res	sidential Tenancies and Rooming Accommodation	13
	2008	13
1	Section 27, heading, 'Property Law Act'—	15
	omit, insert—	16
	Property Law Act 2023	17
2	Section 27, 'Property Law Act 1974'—	18
	omit, insert—	19
	Property Law Act 2023	20

Ret	ail Shop Leases Act 1994	1
1	Section 94(3)(a), 'notice under section 124 of the <i>Property Law Act 1974</i> '—	2 3
	omit, insert—	4
	notice to remedy breach under the <i>Property Law Act 2023</i> , section 153	5 6
2	Section 94(3)(b), 'notice under section 131 of the <i>Property Law Act 1974</i> "—	7 8
	omit, insert—	9
	termination notice under the <i>Property Law Act 2023</i> , part 9, division 7	10 11
	man Catholic Church (Incorporation of Church ities) Act 1994	12 13
1	Section 25A(6), 'Property Law Act 1974, section 11(1)(b)'—	14 15
	omit, insert—	16
	Property Law Act 2023, section 8(2)	17
Sou	uth Bank Corporation Act 1989	18
1	Schedule 4, part 2, division 4, section 24A(1), 'Property Law Act 1974'—	19 20
	omit, insert—	21
	Property Law Act 2023	22

2	Law Act 1974—	1 2
	omit, insert—	3
	Property Law Act 2023	4
3	Schedule 4, part 2, division 4, section 24D(1), ' <i>Property Law Act 1974</i> , section 115'—	5 6
	omit, insert—	7
	Property Law Act 2023, section 145	8
4	Schedule 4, part 2, division 4, section 24F(1), 'Property Law Act 1974, section 124(6)'—	9 10
	omit, insert—	11
	Property Law Act 2023, section 150	12
5	Schedule 4, part 2, division 4, section 24F(1), 'section 124 of that Act'—	13 14
	omit, insert—	15
	Property Law Act 2023, section 153 of that Act	16
Sur	at Basin Rail (Infrastructure Development and	17
	nagement) Act 2012	18
1	Section 3(2)(a), 'Property Law Act 1974'—	19
	omit, insert—	20
	Property Law Act 2023	21
2	Section 9, heading, 'Property Law Act 1974'—	22
	omit, insert—	23

	Property Law Act 2023	1
3	Section 9(b), 'Property Law Act 1974, section 121 and part 8, division 3'—	2 3
	omit, insert—	4
	Property Law Act 2023, section 142 and part 9, division 5	5
Sui	rvey and Mapping Infrastructure Act 2003	6
1	Section 62, definition <i>Property Law Act relief provisions</i> , 'Property Law Act 1974, part 11'—	7 8
	omit, insert—	9
	Property Law Act 2023, part 10, divisions 3 and 4	10
Tor	res Strait Islander Land Act 1991	11
1	Section 137, 'Property Law Act 1974'—	12
	omit, insert—	13
	Property Law Act 2023	14
2	Section 139(2), 'Property Law Act 1974'—	15
	omit, insert—	16
	Property Law Act 2023	17

nsport Infrastructure Act 1994	1
Section 240C(4), 'Property Law Act 1974, section 115'— omit, insert— Property Law Act 2023, section 145	2 3 4
Section 240D(5), 'Property Law Act 1974, section 115'— omit, insert— Property Law Act 2023, section 145	5 6 7
er Act 2000	8
Section 174(1), 'Property Law Act 1974'— omit, insert— Property Law Act 2023	9 10 11
	omit, insert— Property Law Act 2023, section 145 Section 240D(5), 'Property Law Act 1974, section 115'— omit, insert— Property Law Act 2023, section 145 Section 174(1), 'Property Law Act 1974'— omit, insert—

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