

Queensland

Body Corporate and Community Management and Other Legislation Amendment Bill 2012



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2012

A Bill

for

An Act to amend the *Body Corporate and Community Management Act 1997*, the *Queensland Civil and Administrative Tribunal Regulation 2009* and the *Queensland Civil and Administrative Tribunal Rules 2009* for particular purposes Body Corporate and Community Management and Other Legislation Amendment Bill 2012 Part 1 Preliminary

[s 1]_____

	The Parliament of Queensland enacts—						
	Part	1	Preliminary	2			
Clause	1	Sho	ort title	3			
			This Act may be cited as the <i>Body Corporate and Community</i> Management and Other Legislation Amendment Act 2012.	4 5			
Clause	2	Cor	mmencement	6			
		(1)	The following provisions are taken to have commenced on the day the Bill for this Act was introduced into the Legislative Assembly—	7 8 9			
			(a) section 12;	10			
			(b) section 13, to the extent it inserts new chapter 8, part 10, divisions 1 and 2;	11 12			
			(c) section 15;	13			
			(d) section $16(1)$ to (3).	14			
		(2)	The following provisions commence on a day to be fixed by proclamation—	15 16			
			(a) sections 6 to 9;	17			
			(b) section 13, to the extent it inserts new chapter 8, part 10, division 4.	18 19			

F	Part	2		ent of Body Corporate nunity Management
3		Act	mended	
			This part amends the <i>E</i> Management Act 1997.	ody Corporate and Community
4		Ins	tion of new ss 47AA–4	7AC
			After section 47A—	
			nsert—	
'4	17AA	Dis	ute about resolution ur	ider s 47A
	د	(1)	cheme (the scheme) consi	ly corporate for a community titles ders a motion under section 47A to nedule lot entitlements for the lots
	٠	(2)	lissent (the <i>resolution</i>) un	s the motion by resolution without der section 47A, an owner of a lot y apply under subsection (3) if the
			a) was the owner of a lo body corporate passe	t included in the scheme when the d the resolution; and
			as changed by the res are not consistent wi	tribution schedule lot entitlements olution (the <i>changed entitlements</i>) th whichever of the principles (the mentioned in section $47A(3)(a)$ or usis for the change.
	4	(3)	The owner may apply—	
			· •	n order of a specialist adjudicator lements are not consistent with the
			· •	QCAT Act, for an order of QCAT, al's original jurisdiction, that the

[s 4]

	changed entitlements are not consistent with the relevant principle.	1 2
'(4)	Except as provided in subsection (3) and section 47AC—	3
	 (a) an owner of a lot included in the scheme may not make any application under chapter 6, or to QCAT, in relation to a dispute about the changed entitlements; and 	4 5 6
	(b) QCAT, or a department adjudicator or specialist adjudicator under chapter 6, has no jurisdiction to hear and determine a dispute about the changed entitlements.	7 8 9
'(5)	Without limiting subsection (4), a department adjudicator or a specialist adjudicator under chapter 6 has no jurisdiction to determine a dispute about whether or not a body corporate acted reasonably under section 94(2) in deciding to pass, or not to pass, a resolution under section 47A.	10 11 12 13 14
'47AB Pro	ocedural matters for application under s 47AA	15
'(1)	This section applies if an owner of a lot included in a community titles scheme makes an application under section 47AA(3).	16 17 18
'(2)	Despite any other law or statutory instrument, the respondent to the application is the body corporate.	19 20
	Note—	21
	The body corporate must be given notice of the application under-	22
	 (a) for an application to a specialist adjudicator under chapter 6—section 243; or 	23 24
	(b) for an application to QCAT as provided under the QCAT Act—the QCAT Act, section 37.	25 26
'(3)	If the owner applies under section 47AA(3)(a) for an order of a specialist adjudicator under chapter 6—	27 28
	(a) at the election of another owner of a lot in the scheme, the other owner may be joined as a respondent to the application; and	29 30 31
	(b) each party to the application is responsible for the party's own costs of the application.	32 33

[s 4]

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(4) An owner of a lot included in the scheme who elects, under 1 subsection (3)(a), to become a respondent to the application 2 must give written notice of the election to the body corporate. 3

'47AC Order of specialist adjudicator or QCAT on application under s 47AA

- (1) This section applies if, on an application under section 47AA(3), the specialist adjudicator or QCAT makes an order that the changed entitlements are not consistent with the relevant principle.
- (2) The body corporate must not lodge a request under section 10 47A(5). 11
- (3) Subsection (4) applies if the body corporate lodged a request 12 (the *original request*) under section 47A(5) before the 13 specialist adjudicator or QCAT made the order.
- *(4) The body corporate must, as quickly as practicable after the 15 specialist adjudicator or QCAT makes the order, lodge a 16 request to record a new community management statement for 17 the scheme that incorporates the contribution schedule lot 18 entitlements that applied to the lots included in the scheme 19 immediately before the body corporate passed the resolution 20 under section 47A.

Maximum penalty—100 penalty units.

- (5) However, the body corporate need not lodge a request under 23 subsection (4) if— 24
 - (a) the community management statement mentioned in the 25 original request has not been recorded when the 26 specialist adjudicator or QCAT makes the order; and 27
 - (b) after the specialist adjudicator or QCAT makes the 28 order, the body corporate is able to withdraw the 29 original request; and 30
 - (c) as a result of the body corporate withdrawing the 31 original request, the community management statement 32 mentioned in the original request is not recorded.'.

[s 5]

Clause	5	sch	nedule	for p	f s 47B (Adjustment of contribution particular schemes by order of specialist QCAT)	1 2 3
		(1)	Sectio	on 47E	3(2)(b)—	4
			renum	<i>iber</i> a	s section $47B(2)(c)$.	5
		(2)	Sectio	on 47E	3(2)—	6
			insert-			7
			(has been no change to the contribution schedule lot ements for the lots included in the scheme arising —	8 9 10
				(i) a	a resolution passed under section 47A; or	11
					an order of a specialist adjudicator or QCAT mentioned in section 47AC; or	12 13
					a decision in relation to an appeal from an order of a specialist adjudicator or QCAT mentioned in section 47AC; and'.	14 15 16
Clause	6		endmo /er)	ent o	f s 206 (Information to be given by seller to	17 18
		(1)	Sectio	on 206	5(2)(b)—	19
			omit, i	insert		20
			1		the amount of annual contributions currently fixed body corporate as payable by the owner of the lot;	21 22 23
		(2)	Sectio	on 206	5(2)(g)—	24
			omit.			25
Clause	7				206B (Copy of new community statement to be given)	26 27
			Sectio	on 206	bB—	28
			omit.			29

[s 8]

Clause	8		endment of s 209 (Terminating contract for inaccuracy disclosure statement)	1 2
		(1)	Section 209(1)(b)(ii)—	3
			omit.	4
		(2)	Section 209(1)(b)(iii)—	5
			renumber as section 209(1)(b)(ii).	6
		(3)	Section 209(1)(c)(ii), 'relies on paragraph (b)(iii)'—	7
			omit, insert—	8
			'relies on paragraph (b)(ii)'.	9
		(4)	Section 209(3), 'under subsection (1)(b)(iii)'—	10
			omit, insert—	11
			'under subsection (1)(b)(ii)'.	12
Clause	9	Am buy	endment of s 213 (Information to be given by seller to //er)	13 14
		-	Section 213(2)(a)—	15
			omit, insert—	16
			(a) must state the amount of annual contributions reasonably expected to be payable to the body corporate by the owner of the proposed lot; and'.	17 18 19
Clause	10	Am	endment of s 228 (Chapter's purpose)	20
			Section 228—	21
			insert—	22
		'(1A)	Subsection (1)(c) applies subject to sections 47AA and 406.'.	23
Clause	11		endment of s 229 (Exclusivity of dispute resolution visions)	24 25
		•	Section 229(1)—	26
			insert—	27

[s 12]

		<i>`Note</i>	<i>s</i> —	1
		1	For a dispute about a body corporate decision under section 47A, see section 47AA.	2 3
		2	For disputes about a decision of a body corporate committee under section 404, or a body corporate decision under section 405, see section 406(5).'.	4 5 6
Clause	12		nent of s 379 (Motion proposing adjustment of tion schedule)	7 8
		Secti	on 379, at the end—	9
		inser	<i>t</i> —	10
		<i>`Note</i>	—	11
		Un	der section 398, this section no longer applies.'.	12
Clause	13	Insertio	n of new ch 8, pt 10	13
		Chap	oter 8—	14
		inser	·t—	15
	'Part	10	Transitional provisions for	16
			Body Corporate and	17
			Community Management and	18
			Other Legislation Amendment	19
			Act 2012	20
	'Divis	ion 1	Preliminary	21
	' 397	Definitio	ns for pt 10 and sch 5A	22
		'In tl	nis part and schedule 5A—	23
			nding Act means the Body Corporate and Community agement and Other Legislation Amendment Act 2012.	24 25

<i>appeal entity</i> means a court or tribunal having jurisdiction to near and determine an appeal against an order made under section 388 by a specialist adjudicator or QCAT.
<i>commencement</i> means the commencement of the provision in which the term appears.
<i>division 4 dispute</i> means a dispute about a matter under part 9, division 4, subdivision 2 or 3 that is not a complex dispute.
<i>division 4 dispute decision</i> means a decision made under chapter 6 by a department adjudicator or specialist adjudicator n relation to a division 4 dispute.
<i>former</i> , in relation to a provision, means as in force mmediately before the amendment or repeal of the provision by the amending Act.
<i>incomplete adjustment matter</i> means an appeal, application, decision, motion or order mentioned in schedule 5A, column 1—
(a) started, made or submitted before the commencement; and
(b) for which each condition listed in schedule 5A, column 2 opposite the matter is, immediately before the commencement, satisfied.
pre-adjustment order entitlements see section 378.
2 Adjustments under part 9, division 4
ication of s 379 (Motion proposing adjustment of ribution schedule)
On the commencement, section 379 ceases to apply.
mplete adjustment matter ceases to have effect
On the commencement, an incomplete adjustment matter ceases to have effect.

	'(2)	With	out limiting subsection (1)—	1
		(a)	an incomplete adjustment matter is taken never to have been made; and	2 3
		(b)	no further action may be taken in relation to an incomplete adjustment matter.	4 5
		Exam	ple for subsection (2)—	6
		dec enti enti boc man con the	fore the commencement, a body corporate for a scheme has made a dision under section 387(2) to adjust the contribution schedule lot itlements for the scheme to reflect the pre-adjustment order itlements. However, immediately before the commencement, the dy corporate had not lodged a request to record a new community nagement statement incorporating the change. On the numencement, the body corporate's decision ceases to have effect and body corporate can not lodge a request to record a new community nagement statement incorporating the change.	7 8 9 10 11 12 13 14 15
'Divi	ision	13	Reinstatement of last adjustment order entitlements	16 17
			order entitiements	17
'Sub	divi	sion	1 Preliminary	18
'400	Ар	plicat	ion of div 3	19
		comi scher new incor entitl pre-a	s division applies to an existing scheme if, before the mencement of this section, the body corporate for the me lodged a request under part 9, division 4 to record a community management statement for the scheme rporating a change to the contribution schedule lot lements for the lots included in the scheme to reflect the adjustment order entitlements for the scheme, with or out changes under sections 381 to 384.	20 21 22 23 24 25 26 27
'401	Def	finitio	ons for div 3	28
		(T.a. 41		20

'In this division—	29
adjustment order see section 378.	30

				[\$ 13]	
		exis	ting s	cheme see section 378.	1
		adju	stmer	<i>tment order</i> , for an existing scheme, means the last at order made in relation to the contribution schedule heme before the commencement of part 9, division	2 3 4 5
		mea	ns th me c	<i>stment order entitlements</i> , for an existing scheme, e contribution schedule lot entitlements for the ordered under the last adjustment order for the	6 7 8 9
'402	Re	latior	nship	between div 3 and pt 9, div 4	10
	' (1)	This	secti	on applies if—	11
		(a)	an a incc	er before or after the commencement of this section, ppeal, application or other proceeding that is not an omplete adjustment matter has been started under 9, division 4; and	12 13 14 15
		(b)	afte	r the commencement—	16
			(i)	the committee for the body corporate, or the body corporate, for the scheme affected by the appeal, application or other proceeding decides under section 404 or 405 to change the contribution schedule lot entitlements for the scheme to reflect the last adjustment order entitlements, as modified, if applicable, under subdivision 3; or	17 18 19 20 21 22 23
			(ii)	an owner of a lot included in the scheme makes an application under section 406.	24 25
	'(2)	subs	ection	taking of the decision or application mentioned in $(1)(b)(i)$ or (ii), the appeal, application or other g under part 9, division 4 ceases to have effect.	26 27 28
	' (3)	Witl	nout li	imiting subsection (2)—	29
		(a)		further action may be taken in relation to the appeal, lication or other proceeding; and	30 31
		(b)		appeal, application or other proceeding is taken er to have been started.	32 33

'Sub	divi	sion	2	Reinstatement	1
'403			t for a schei	adjustment—scheme other than specified ne	2 3
	' (1)	This	section	on applies to a scheme—	4
		(a)	to w	hich this division applies; and	5
		(b)	that	is not a specified two-lot scheme.	6
	'(2)	to the prop entit	he co oosing tlemer	of a lot included in a scheme may submit a request mmittee (the <i>committee</i>) for the body corporate an adjustment of the contribution schedule lot the for the lots included in the scheme to reflect the ment order entitlements.	7 8 9 10 11
	' (3)	With mus) days after receiving the request, the committee	12 13
		(a)		tify the last adjustment order entitlements for the eme; and	14 15
		(b)	-	written notice (the <i>notice</i>) to each owner of a lot uded in the scheme—	16 17
			(i)	stating that a request has been submitted to the committee proposing the adjustment of the contribution schedule lot entitlements for the scheme to reflect the last adjustment order entitlements, as modified, if applicable, under subdivision 3; and	18 19 20 21 22 23
			(ii)	accompanied by written evidence of the last adjustment order entitlements for the scheme; and	24 25
			(iii)	stating the committee's proposed adjustment of the contribution schedule lot entitlements for the scheme; and	26 27 28
			(iv)	inviting the owner to make submissions, within a stated period (the <i>submission period</i>), as to what modification, if any, is required to be made to the last adjustment order entitlements under subdivision 3.	29 30 31 32 33

		[0.0]	
	'(4)	The submission period must be at least 28 days after the day on which the owner receives the notice.	1 2
'404	De	cision of body corporate committee	3
	' (1)	This section applies if a committee for a body corporate receives a request under section 403.	4 5
	' (2)	After considering any submission made during the submission period, the committee must decide what modification, if any, is required to be made under subdivision 3 to the last adjustment order entitlements for the scheme.	6 7 8 9
	' (3)	Within 7 days after making its decision, the committee must give the owner of each lot included in the scheme written notice of the committee's decision.	10 11 12
	'(4)	Within 90 days after the committee makes the decision, the body corporate must lodge a request to record a new community management statement for the scheme incorporating the last adjustment order entitlements for the scheme, as modified, if applicable, under subdivision 3 (the <i>changed entitlements</i>).	13 14 15 16 17 18
		Maximum penalty—100 penalty units.	19
		Note—	20
		Under section 46(10), a change to a lot entitlement takes effect on the recording of a new community management statement incorporating the change.	21 22 23
	'(5)	However, subsection (4) does not apply if, before the end of the 90 day period—	24 25
		(a) an owner of a lot included in the scheme makes an application under section 406; and	26 27
		(b) the specialist adjudicator or QCAT makes an order under section 407 for an adjustment of the contribution schedule lot entitlements for the lots included in the scheme and the changed entitlements ordered by the specialist adjudicator or QCAT are different from those decided by the committee.	28 29 30 31 32 33

'405	Red	quest	for adjustment—specified two-lot scheme	1
	' (1)	This	section applies to a scheme—	2
		(a)	to which this division applies; and	3
		(b)	that is a specified two-lot scheme.	4
	·(2)	notic lot ir contr the so	owner of a lot included in the scheme may give a written e (the <i>notice</i>) to the owner (the <i>other owner</i>) of the other ncluded in the scheme, proposing an adjustment of the ribution schedule lot entitlements for the lots included in cheme to reflect the last adjustment order entitlements for cheme, as modified, if applicable, under subdivision 3.	5 6 7 8 9 10
	' (3)	The 1	notice must—	11
		(a)	identify the last adjustment order entitlements for the scheme; and	12 13
		(b)	be accompanied by written evidence of the last adjustment order entitlements for the scheme; and	14 15
		(c)	state the modification, if any, required to be made under subdivision 3 to the last adjustment order entitlements; and	16 17 18
		(d)	invite the other owner to identify, in writing and within a stated period, what modification, if any, is required to be made to the proposed entitlements under subdivision 3.	19 20 21
	' (4)	less	stated period mentioned in subsection (3)(d) must be not than 28 days after the day on which the other owner ves the notice.	22 23 24
	'(5)	perio any,	considering any submission made during the submission od, the body corporate must decide what modification, if is required to be made under subdivision 3 to the last stment order entitlements for the scheme.	25 26 27 28
	'(6)	the b comr incor scher	in 90 days after making its decision under subsection (5), body corporate must lodge a request to record a new munity management statement for the scheme porating the last adjustment order entitlements for the me, as modified, if applicable, under subdivision 3 (the <i>reged entitlements</i>).	29 30 31 32 33 34

		Maximum penalty—100 penalty units.	1
		Note—	2
		Under section $46(10)$, a change to a lot entitlement takes effect on the recording of a new community management statement incorporating the change.	3 4 5
	'(7)	However, subsection (6) does not apply if, before the end of the 90 day period—	6 7
		(a) an owner of a lot included in the scheme makes an application under section 406; and	8 9
		(b) the specialist adjudicator or QCAT makes an order under section 407 for an adjustment of the contribution schedule lot entitlements for the lots included in the scheme and the changed entitlements ordered by the specialist adjudicator or QCAT are different from those decided by the body corporate.	10 11 12 13 14 15
'406		plication for order of specialist adjudicator or QCAT in ation to decision under s 404 or 405	16 17
	' (1)	This section applies if—	18
		 (a) the committee for a body corporate or the body corporate decides under section 404 or 405 to change the contribution schedule lot entitlements for the lots included in the scheme; and 	19 20 21 22
		(b) an owner of a lot included in the scheme believes the changed entitlements do not reflect the last adjustment order entitlements for the scheme, as modified, if applicable, under subdivision 3.	23 24 25 26
	'(2)	Within 60 days after the committee or the body corporate makes the decision under section 404 or 405, the owner may apply—	27 28 29
		 (a) under chapter 6 for an order of a specialist adjudicator for an adjustment of the contribution schedule for the lots included in the scheme, to reflect the last adjustment order entitlements, as modified, if applicable, under subdivision 3; or 	30 31 32 33 34

	(b)	as provided under the QCAT Act, for an order of QCAT, exercising the tribunal's original jurisdiction, for an adjustment of the contribution schedule lot entitlements for the lots included in the scheme to reflect the last adjustment order entitlements, as modified, if applicable, under subdivision 3.	1 2 3 4 5 6
' (3)	-	bite any other law or statutory instrument, the respondent e application is the body corporate for the scheme.	7 8
	Note-	_	9
	The	e body corporate must be given notice of the application under—	10
	(a)	for an application to a specialist adjudicator under chapter 6—section 243; or	11 12
	(b)	for an application to QCAT as provided under the QCAT Act—the QCAT Act, section 37.	13 14
'(4)	a sp	ever, if the owner of a lot included in a scheme that is not ecified two-lot scheme applies under chapter 6 for an r of a specialist adjudicator—	15 16 17
	(a)	at the election of another owner of a lot included in the scheme, the other owner may be joined as a respondent to the application; and	18 19 20
	(b)	each party to the application is responsible for the party's own costs of the application; and	21 22
	(c)	an owner who elects under paragraph (a) to become a respondent to the application must give written notice of the election to the body corporate.	23 24 25
' (5)	Exce	pt as provided in this section and section 407—	26
	(a)	an owner of a lot included in a scheme may not make any application under chapter 6, or to QCAT, in relation to a dispute about changed entitlements decided by a committee or a body corporate under section 404 or 405; and	27 28 29 30 31
	(b)	QCAT, or a department adjudicator or specialist adjudicator under chapter 6, has no jurisdiction to hear and determine any application in relation to a dispute about changed entitlements decided by a committee or a	32 33 34 35

		application about whether the body corporate acted	1 2 3
'407	Orc	er of specialist adjudicator or QCAT	4
	' (1)		5 6
		(a) the last adjustment order entitlements for the scheme;	7
		entitlements for the scheme is required under	8 9 10
	'(2)		11 12
		committee or the body corporate do not reflect the last adjustment order entitlements for the lots included in the scheme, as modified, if applicable, under subdivision 3;	13 14 15 16 17
		entitlements for the lots included in the scheme to reflect the last adjustment order entitlements, as	18 19 20 21
	' (3)	makes an order mentioned in subsection (2), the body corporate must lodge a request to record a new community	22 23 24 25
		Maximum penalty—100 penalty units.	26
		Note—	27
		recording of a new community management statement incorporating the	28 29 30
	'(4)	Subsection (5) applies if—	31
			32 33

		 corporate reflect the last adjustment order entitlements for the scheme, as modified, if applicable, under subdivision 3; and (b) when the specialist adjudicator or QCAT makes the order, the body corporate has not yet lodged a request under section 404(4) or 405(6) for a new community management statement incorporating the changed 	1 2 3 4 5 6 7 8 9
	'(5)	makes the order, the body corporate must lodge a request for a new community management statement incorporating the	10 11 12 13
'408		• • •	14 15
	'(1)	required to lodge a request to record a new community management statement (the <i>new statement</i>) incorporating a change to the contribution schedule lot entitlements for the	16 17 18 19 20
	'(2)	community management statement for the scheme is limited	21 22 23
		(a) section 54(2) does not apply to the new statement; and	24
		recorded for the scheme without the endorsement on the statement of a community management statement notation of each relevant planning body for the scheme;	25 26 27 28 29
		statement is recorded, give a copy of the new statement	30 31 32
	' (3)		33 34

		may apply to QCAT for an order requiring the body corporate to lodge the request within a stated period.	1 2
		Note—	3
		The QCAT Act provides for the consequences of contravening an order of QCAT. See the following provisions of that Act—	4 5
		• section 132 (which provides for enforcing non-monetary decisions of QCAT in a court)	6 7
		• section 213 (which creates an offence for contravening a decision of QCAT)	8 9
		• section 218 (which provides that contravening a decision of QCAT may constitute contempt of the tribunal).	10 11
'409	Во	dy corporate responsible for costs under this division	12
		'Except as provided under section 406(4)(b), the body corporate for a scheme is responsible for the costs associated	13 14
		with dealing with a request under section 404 or 405,	15
		including the costs of preparing and recording a new	16
		community management statement.	17
'Sub	odivi	sion 3 Modification of last adjustment	18
		order entitlements	19
'410	Mo		
		dification for subdivided lots	20
		dification for subdivided lots This section applies if a lot (the pre-subdivision lot) included	20 21
	·(1)	This section applies if a lot (the <i>pre-subdivision lot</i>) included	21
		This section applies if a lot (the <i>pre-subdivision lot</i>) included in a scheme was subdivided into 2 or more lots (the	21 22
		This section applies if a lot (the <i>pre-subdivision lot</i>) included	21
		This section applies if a lot (the <i>pre-subdivision lot</i>) included in a scheme was subdivided into 2 or more lots (the <i>subdivided lots</i>) after the last adjustment order was made for	21 22 23
	'(1)	 This section applies if a lot (the <i>pre-subdivision lot</i>) included in a scheme was subdivided into 2 or more lots (the <i>subdivided lots</i>) after the last adjustment order was made for the scheme. If the contribution schedule lot entitlements for the lots included in the scheme are to be changed under subdivision 2, 	21 22 23 24
	'(1)	This section applies if a lot (the <i>pre-subdivision lot</i>) included in a scheme was subdivided into 2 or more lots (the <i>subdivided lots</i>) after the last adjustment order was made for the scheme. If the contribution schedule lot entitlements for the lots included in the scheme are to be changed under subdivision 2, the changed entitlements must apportion the pre-subdivision	21 22 23 24 25 26 27
	'(1)	This section applies if a lot (the <i>pre-subdivision lot</i>) included in a scheme was subdivided into 2 or more lots (the <i>subdivided lots</i>) after the last adjustment order was made for the scheme. If the contribution schedule lot entitlements for the lots included in the scheme are to be changed under subdivision 2, the changed entitlements must apportion the pre-subdivision lot entitlement between the subdivided lots on the basis of the	21 22 23 24 25 26 27 28
	'(1)	This section applies if a lot (the <i>pre-subdivision lot</i>) included in a scheme was subdivided into 2 or more lots (the <i>subdivided lots</i>) after the last adjustment order was made for the scheme. If the contribution schedule lot entitlements for the lots included in the scheme are to be changed under subdivision 2, the changed entitlements must apportion the pre-subdivision lot entitlement between the subdivided lots on the basis of the deciding principle that was used as the basis for the last	21 22 23 24 25 26 27 28 29
	'(1)	This section applies if a lot (the <i>pre-subdivision lot</i>) included in a scheme was subdivided into 2 or more lots (the <i>subdivided lots</i>) after the last adjustment order was made for the scheme. If the contribution schedule lot entitlements for the lots included in the scheme are to be changed under subdivision 2, the changed entitlements must apportion the pre-subdivision lot entitlement between the subdivided lots on the basis of the	21 22 23 24 25 26 27 28

		<i>pre-subdivision lot entitlement</i> means the proportion of the last adjustment order entitlements that applied to a pre-subdivision lot immediately before it was subdivided.	1 2 3
'411	Мо	dification for amalgamated lot	4
	' (1)	This section applies if 2 or more lots (the <i>pre-amalgamated lots</i>) included in a scheme were amalgamated into 1 lot (the <i>amalgamated lot</i>) after the last adjustment order was made for the scheme.	5 6 7 8
	'(2)	If the contribution schedule lot entitlements for the lots included in the scheme are to be changed under subdivision 2, the changed entitlements must provide for the lot entitlement for the amalgamated lot to be the total of the pre-amalgamated lot entitlements.	9 10 11 12 13
	' (3)	In this section—	14
		<i>pre-amalgamated lot entitlement</i> means the proportion of the last adjustment order entitlements that applied to a pre-amalgamated lot before it was amalgamated.	15 16 17
'412	Мо	dification for boundary change	18
	'(1)	This section applies if—	19
		 (a) a boundary for a lot included in a scheme was changed (the <i>boundary change</i>) after the last adjustment order was made for the scheme; and 	20 21 22
		(b) a constructing authority has given advice in relation to the boundary change under section $51(1)$ or $51A(1)$.	23 24
	'(2)	If the contribution schedule lot entitlements for the lots included in the scheme are to be changed under subdivision 2, the changed entitlements must, subject to subsection (3), take account of the boundary change.	25 26 27 28
	' (3)	The changed entitlements must be consistent with the deciding principle that was used as the basis for the last adjustment order entitlements for the scheme.	29 30 31

'413	Мо	dification for material change	1
	'(1)	This section applies if—	2
		(a) there has been a material change for a scheme; and	3
		(b) the material change occurred after the last adjustment order was made for the scheme.	4 5
	' (2)	If the contribution schedule lot entitlements for the lots included in the scheme are to be changed under subdivision 2, the changed entitlements must, subject to subsection (3), take account of the material change.	6 7 8 9
	' (3)	The changed entitlements must be consistent with the deciding principle that was used as the basis for the last adjustment order entitlements for the scheme.	10 11 12
'Div	ision	4 Cancellation or termination of particular contracts	13 14
'414		mination of existing contract for sale of existing —failure to give disclosure statement	15 16
	' (1)	This section applies if, immediately before the commencement, a buyer may have terminated a contract under former section 206.	17 18 19
	'(2)	Former section 206 continues to apply to the contract.	20
'415	Ca	ncellation of existing contract for sale of existing lot	21
	' (1)	This section applies if, immediately before the commencement, a buyer may have cancelled a contract under former section 206B.	22 23 24
	' (2)	Former section 206B continues to apply to the contract.	25

[s 13]

416 Termination of existing contract for sale of existing lot—inaccuracy of disclosure statement

- (1) This section applies if, immediately before the 3 commencement, a buyer may have terminated a contract 4 under former section 209 on either of the following grounds— 5
 - (a) former section 209(1)(b)(i) applied to the contract
 because information contained in the disclosure
 statement was inaccurate in relation to a matter
 mentioned in former section 206(2)(b)(ii), (iii) or (iv);
 9

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- (b) former section 209(1)(b)(ii) applied to the contract. 10
- (2) Former section 209, including its application of former 11 section 206, continues to apply to the contract. 12

417 Termination of existing contract for sale of proposed lot—failure to give disclosure statement

- (1) This section applies if, immediately before the 15 commencement, a buyer may have terminated a contract 16 under former section 213. 17
- (2) Former section 213 continues to apply to the contract.

418 Termination of existing contract for sale of proposed lot—variation of information in disclosure statement

- (1) This section applies if, immediately before the 21 commencement— 22
 - (a) section 214(1)(a) or (b) applied to a contract because the 23 information contained in the disclosure statement was, 24 as at the day the contract was entered into or 25 immediately before the commencement, inaccurate in 26 relation to a matter mentioned in former section 27 213(2)(a)(ii), (iii) or (iv); and 28
 - (b) the buyer may have terminated the contract under 29 section 214 because the buyer would, as a result of the 30 inaccuracy mentioned in paragraph (a), have been 31

		materially prejudiced if compelled to complete the contract.
'((2)	Despite the amendment of former section 213 by the amending Act, the buyer may terminate the contract under section 214.
°((3)	To remove any doubt, it is declared that a disclosure statement given under former section $213(1)$ is not inaccurate under section $214(1)(b)$ only because it contains information in relation to a matter mentioned in former section $213(2)(a)(ii)$, (iii) or (iv).
19	Teri lot-	mination of existing contract for sale of proposed –inaccuracy of disclosure statement
'	(1)	This section applies if, immediately before the commencement—
		 (a) section 217(b)(viii) applied to a contract because information contained in the disclosure statement, as rectified by any further statement, was inaccurate in relation to a matter mentioned in former section 213(2)(a)(ii), (iii) or (iv); and
		(b) the buyer may have terminated the contract under section 217 because the buyer would, as a result of the inaccuracy mentioned in paragraph (a), have been materially prejudiced if compelled to complete the contract.
۰	(2)	Despite the amendment of former section 213 by the amending Act, the buyer may terminate the contract under section 217.

[s 14]

	'Div i	ision	5	Other provision	1
	'420	Am	endr	ment of QCAT legislation	2
		'(1)	does	amendment of QCAT legislation by the amending Act s not affect the power of the Governor in Council to her amend the legislation or to repeal it.	3 4 5
		'(2)	In th	nis section—	6
			QC A	AT legislation means—	7
			(a)	the <i>Queensland Civil and Administrative Tribunal Regulation 2009</i> ; or	8 9
			(b)	the Queensland Civil and Administrative Tribunal Rules 2009.'.	10 11
Clause	14	Am	endr	ment of sch 5 (Adjudicator's orders)	12
			Sch	edule 5, item 10, after 'other than'—	13
			inse	rt—	14
				motion under section 47A for the adjustment of ribution schedule lot entitlements, or'.	15 16
Clause	15	Ins	ertio	n of new sch 5A	17
			Afte	er schedule 5—	18
			inse	rt—	19

[s 15]

1

Schedule 5A Incomplete adjustment matter

section 397, definition incomplete adjustment matter 2

Column 1 Column 2 Appeal, application, Condition or conditions decision, motion or order a motion submitted to the the committee has not decided the committee for a body motion corporate under section 379(2)(a)a motion submitted to a body the body corporate has not decided the corporate under section motion 379(2)(b) a decision of a committee for 1 the committee has decided (with or a body corporate under without changes under sections 381 to 384) to change the contribution section 385(4)schedule lot entitlements for the lots included in the scheme to the pre-adjustment order entitlements 2 the body corporate has not lodged a request under section 385(6) to record a new community management statement

[s 15]

Column 1		Column 2
Appeal, application, decision, motion or order		Condition or conditions
a decision of a body corporate under section 387(2)	1	the body corporate has decided (with or without changes under sections 381 to 384) to change the contribution schedule lot entitlements for the lots included in the scheme to the pre-adjustment order entitlements
	2	the body corporate has not lodged a request under section 387(4) to record a new community management statement
an application under section 385(8) or 387(6)	1	the body corporate has not lodged a request under section 385(6) or 387(4) to record a new community management statement
	2	the specialist adjudicator or QCAT has not decided the application
an order under section 388(5) on an application made under section 385(8) or 387(6)	1	the body corporate has not lodged a request under section 385(6) or 387(4) to record a new community management statement
	2	the specialist adjudicator or QCAT has, under section 388(5), ordered an adjustment of the contribution schedule
	3	the body corporate has not lodged a request under section 388(8) to record a new community management statement

[s 15]

Column 1 Appeal, application, decision, motion or order		Column 2 Condition or conditions
an appeal against an order made under section 388(5) by the specialist adjudicator or QCAT	1	the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement
	2	the appeal entity has not decided the appeal
an order of an appeal entity on an appeal against an order made under section 388(5) by the specialist adjudicator	1	the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement
or QCAT	2	the appeal entity has ordered an adjustment of the contribution schedule for the scheme
	3	the body corporate has not yet lodged a request to record a new community management statement as ordered by the appeal entity
an application under section 389(4)	1	the body corporate has not lodged a request under chapter 8, part 9, division 4 to record a new community management statement
	2	QCAT has not decided the application

[s 15]

Column 1		Column 2
Appeal, application, decision, motion or order		Condition or conditions
an order of QCAT under section 389(4)	1	the body corporate has not lodged a request under chapter 8, part 9, division 4 to record a new community management statement
	2	QCAT has ordered the body corporate to lodge a request to record a new community management statement within a stated period
	3	the body corporate has not yet lodged a request to record a new community management statement as ordered by QCAT
an application under chapter 6 for resolution of a division 4 dispute	1	the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement
	2	the dispute resolution process under chapter 6 has not been completed
a division 4 dispute decision	1	the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement
	2	the decision of the department adjudicator or specialist adjudicator has not been carried out
an appeal to QCAT against a division 4 dispute decision	1	the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement
	2	QCAT has not decided the appeal

[s 16]

	-					
Column 1		Column 2				
			Condition or conditions			
appeal aga	inst a division 4	1	the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement			
		2	QCAT's decision has not been carried out			
a proceeding brought in a court or tribunal with relevant jurisdiction, for enforcement of a division 4	1	the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement				
dispute de	cision	2	the proceeding is not finalised'.			
16 Am	nendment of scł	า 6 (Dictionary)			
(1)	Schedule 6, defi	nitio	ns <i>adjustment order</i> , <i>existing scheme</i> and			
	omit.					
(2)	Schedule 6—					
	insert—					
	ʻadjustment ord	er—				
	(a) for chapter	: 8, p	part 9, division 4, see section 378; and			
	(b) for chapter	: 8, p	part 10, division 3, see section 401.			
	amending Act—	-				
	(a) for chapter	: 8, p	part 6, see section 357; and			
	(b) for chapter	: 8, p	art 10 and schedule 5A, see section 397.			
	appeal entity—					
	(a) for chapter	: 8, p	art 9, division 3, see section 376(4); and			
	(b) for chapter	: 8, p	art 10 and schedule 5A, see section 397.			
	Appeadecision a decision appeal aga dispute de a proceedi court or tri relevant ju enforceme dispute de 16 An (1)	Appeal, application, decision, motion or order a decision of QCAT on an appeal against a division 4 dispute decision a proceeding brought in a court or tribunal with relevant jurisdiction, for enforcement of a division 4 dispute decision 16 Amendment of scl (1) Schedule 6, defi <i>pre-adjustment of</i> <i>omit.</i> (2) Schedule 6— <i>insert—</i> <i>'adjustment ord</i> (a) for chapter (b) for chapter (b) for chapter (b) for chapter (c) for chapter (c) for chapter (c) for chapter (c) for chapter (c) for chapter	Appeal, application, decision, motion or ordera decision of QCAT on an appeal against a division 4 dispute decision12a proceeding brought in a court or tribunal with relevant jurisdiction, for enforcement of a division 4 dispute decision1216Amendment of sch 6 ((1) Schedule 6, definition pre-adjustment order omit.216Amendment of sch 6 ((1) Schedule 6, definition pre-adjustment order omit.216Amendment of sch 6 ((1) Schedule 6, definition pre-adjustment order omit.1(2)Schedule 6 (1) Schedule 6 (1) (2) Schedule 6 (1) (2) (2) (3) (3)1(2)Schedule 6 (1) (2) (2) (3) (3) (4) (4)1(2)Schedule 6 (1) (2) (3) (4) (4)1(2)Schedule 6 (1) (2) (3) (4) (4)1(3)for chapter 8, p (b) (5) (6) (7) (7) (7) (7)1(4)for chapter 8, p (1) (1) (2) (3)1(5)for chapter 8, p (1) (1) (2) (3)1(4)for chapter 8, p (1) (1) (2)1	Appeal, application, decision, motion or orderCondition or conditionsa decision of QCAT on an appeal against a division 41the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statementa proceeding brought in a court or tribunal with relevant jurisdiction, for enforcement of a division 41the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement2QCAT's decision has not been carried outa proceeding brought in a court or tribunal with relevant jurisdiction, for enforcement of a division 412the body corporate has not lodged a request under section 385(6), 387(4) or 388(8) to record a new community management statement2the proceeding is not finalised'.16Amendment of sch 6 (Dictionary)(1)Schedule 6, definitions adjustment order, existing scheme and pre-adjustment order - insert— iadjustment order—(2)Schedule 6— insert—(3)for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 10, division 3, see section 377; and (b) for chapter 8, part 10 and schedule 5A, see section 397. appeal entity— (a) for chapter 8, part 9, division 3, see section 376(4); and		

[s 16]

	division 4 dispute see section 397.	1
 division 4 dispute decision see section 397. existing scheme— (a) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 10, division 3, see section 401. former, for chapter 8, part 10 and schedule 5A, see section 397. incomplete adjustment matter see section 397. last adjustment order entitlements see section 401. pre-adjustment order entitlements— (a) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 10 and schedule 5A, see section 397.'. (3) Schedule 6, definition commencement— insert— '(d) for chapter 8, part 10 and schedule 5A, see section 397.'. (4) Schedule 6, definition complex dispute, paragraph (a)— omit, insert— '(a) a matter for which an application mentioned in section 47AA(3)(a), 47B(3)(a), 48(1)(a), 385(8)(a), 387(6)(a) or 	2	
	3	
	(a) for chapter 8, part 9, division 4, see section 378; and	4
	(b) for chapter 8, part 10, division 3, see section 401.	5
	· · ·	6 7
	incomplete adjustment matter see section 397.	8
	last adjustment order see section 401.	9
 division 4 dispute decision see section 397. existing scheme— (a) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 10, division 3, see section 401. former, for chapter 8, part 10 and schedule 5A, see section 397. incomplete adjustment matter see section 397. last adjustment order see section 401. last adjustment order entitlements see section 401. pre-adjustment order entitlements — (a) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 9, division 4, see section 378; and (c) for chapter 8, part 10 and schedule 5A, see section 397.'. (3) Schedule 6, definition commencement— insert— '(d) for chapter 8, part 10 and schedule 5A, see section 397.'. (4) Schedule 6, definition complex dispute, paragraph (a)— omit, insert— '(a) a matter for which an application mentioned in section 47AA(3)(a), 47B(3)(a), 48(1)(a), 385(8)(a), 387(6)(a) or 	10	
	 division 4 dispute decision see section 397. existing scheme— (a) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 10, division 3, see section 401. former, for chapter 8, part 10 and schedule 5A, see section 397. incomplete adjustment matter see section 397. last adjustment order see section 401. last adjustment order entitlements see section 401. pre-adjustment order entitlements — (a) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 9, division 4, see section 378; and (b) for chapter 8, part 10 and schedule 5A, see section 397.'. 3) Schedule 6, definition commencement— insert— '(d) for chapter 8, part 10 and schedule 5A, see section 397.'. 4) Schedule 6, definition complex dispute, paragraph (a)— omit, insert— '(a) a matter for which an application mentioned in section 47AA(3)(a), 47B(3)(a), 48(1)(a), 385(8)(a), 387(6)(a) or 	11
	(a) for chapter 8, part 9, division 4, see section 378; and	12
	(b) for chapter 8, part 10 and schedule 5A, see section 397.'.	13
(3)	Schedule 6, definition commencement—	14
	insert—	15
	'(d) for chapter 8, part 10 and schedule 5A, see section 397.'.	16
(4)	Schedule 6, definition <i>complex dispute</i> , paragraph (a)—	17
	omit, insert—	18
	47AA(3)(a), 47B(3)(a), 48(1)(a), 385(8)(a), 387(6)(a) or	19 20 21

Body Corporate and Community Management and Other Legislation Amendment Bill 2012 Part 3 Amendment of Queensland Civil and Administrative Tribunal Regulation 2009

		[s 17]	
	Part	3 Amendment of Queensland Civil and Administrative Tribunal Regulation 2009	1 2 3
Clause	17	Regulation amended	4
		This part amends the <i>Queensland Civil and Administrative Tribunal Regulation</i> 2009.	5 6
Clause	18	Amendment of sch 1 (Enabling Acts and provisions)	7
		Schedule 1, part 1, entry for <i>Body Corporate and Community</i> <i>Management Act 1997</i> , after 'section'—	8 9
		omit, insert—	10
		'47AA(3)(b), 47B(3)(b), 48(1)(b), 133(2)(b), 149A(b), 149B(2)(b), 178(2)(b), 304, 385(8)(b), 387(6)(b), 389(4), 406(2)(b) or 408(3)'.	11 12 13
	Part	4 Amendment of Queensland	1 /
	i ai t	Civil and Administrative	14 15
		Tribunal Rules 2009	16
Clause	19	Rules amended	17
		This part amends the <i>Queensland Civil and Administrative Tribunal Rules</i> 2009.	18 19
Clause	20	Amendment of r 44 (General requirement for responses other than minor debt claim)	20 21
		Rule 44(6), definition <i>prescribed application</i> , paragraph (d), after 'section'—	22 23

Body Corporate and Community Management and Other Legislation Amendment Bill 2012 Part 4 Amendment of Queensland Civil and Administrative Tribunal Rules 2009

[s 20]

omit, insert—	1
'47AA, 47B, 48, 133, 149A, 149B, 178, 304, 385, 387, 389, 406 or 408.'.	2 3

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