Co-operative Housing and Starr-Bowkett Societies Regulation 2005

[2005-475]



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Provisions in force

The provisions displayed in this version of the legislation have all commenced.

Notes-

Does not include amendments by
 Statute Law (Miscellaneous Provisions) Act (No 2) 2010 No 119 (not commenced — to commence on 30.1.2012)

Authorisation

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Co-operative Housing and Starr-Bowkett Societies Regulation 2005



Contents

Part 1 Preliminary	5
1 Name of Regulation	
3 Definitions	
Part 2 Associates	5
4 Preliminary	5
Part 3 Inspection of documents	6
7 Inspection of documents	6
Part 4 Registers	8
8 Prescribed registers	
10 Currency of information in registers	9
Part 5 Registration of charges	9
11 Preliminary	9
12 Modifications of Corporations Act	
Part 6 Arrangements, reconstructions, receivers and managers	11

14 Preliminary	11
15 Prescribed information as to compromise with creditors or member	rs11
16 Forms	11
Part 7 Winding-up	11
17 Preliminary	11
18 Modifications to applications of Corporations Act	12
19 Forms	12
Part 8 Associations	12
20 Additional functions of associations	12
21 Formation of associations: sec 184 (1)	13
22 Registration of associations	14
23 Application of Act to associations	14
Part 9 Audit and returns	14
24 Prescribed statements and information	14
25 Annual returns: secs 148 and 190	14
26 Declarations of interest	15
Part 10 General	15
27 Fees	15
28 Waiver, reduction or refund of fees	15
29 Scale of allowances	16
30 Entry and search—prescribed documents	16
31 Voting by postal ballot	16
32 Powers of Court—prescribed persons	16
33 Prescribed forms	16
34 Securitisation arrangements	16
35 Savings	
Schedule 1 Forms	17
Schedule 2 Fees	33

Schedule 3 Prescribed information relating to proposed compron	nise or
arrangement	
	38
Schedule 4 Postal ballots	41

Co-operative Housing and Starr-Bowkett Societies Regulation 2005



Part 1 Preliminary

1 Name of Regulation

This Regulation is the Co-operative Housing and Starr-Bowkett Societies Regulation 2005.

2 Commencement

This Regulation commences on 1 September 2005.

Note-

This Regulation replaces the *Co-operative Housing and Starr-Bowkett Societies Regulation 2000* which is repealed on 1 September 2005 under section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Definitions

(1) In this Regulation:

Corporations Regulations means the *Corporations Regulations 2001* of the Commonwealth.

the Act or **the 1998 Act** means the *Co-operative Housing and Starr-Bowkett Societies Act 1998*.

- (2) In this Regulation, a reference to a Form is a reference to a Form set out in Schedule 1.
- (3) Notes included in the text of this Regulation do not form part of this Regulation.

Part 2 Associates

4 Preliminary

This Part has effect for the purposes of section 4 (2) (g) of the Act.

5 Associate of a body corporate

An associate of a body corporate includes a director or secretary of a related body

corporate.

6 General

- (1) An **associate** of a person includes any other person in concert with whom the person is acting or proposes to act.
- (2) If a person has entered, or proposes to enter, into a transaction, or has done, or proposes to do, any act or thing, in order to become associated with another person as mentioned in this Regulation or in section 4 of the Act, a reference to an associate of the person includes a reference to that other person.
- (3) However, a person is not an associate of another person by virtue of this clause merely because of one or more of the following:
 - (a) one gives advice to the other, or acts on the other's behalf, in the proper performance of the functions attaching to a professional capacity or a business relationship,
 - (b) one, a client, gives specific instructions to the other, whose ordinary business includes dealing in securities, to acquire shares on the client's behalf in the ordinary course of that business,
 - (c) one has appointed the other, otherwise than for valuable consideration given by the other or by an associate of the other, to vote as a proxy or representative at a meeting of members, or of a class of members, of a body corporate.

Part 3 Inspection of documents

7 Inspection of documents

For the purposes of section 23 (1) of the Act, the prescribed documents are as follows:

- (a) documents lodged with the Registrar under section 50 (2) (Registration) of the Act that result in the registration of the society concerned,
- (b) rules registered by the Registrar under section 50 (4) (Registration) of the Act,
- (c) rules of a merged society registered by the Registrar under section 154 (Registrar may register merged society) of the Act,
- (d) documents lodged with the Registrar under section 184 (2) (Registration) of the Act and clause 22 of this Regulation that result in the registration of the association concerned,
- (e) rules of an association registered by the Registrar under section 184 (4) (Registration) of the Act,
- (f) written notices given to the Registrar under section 87 (Registered office) of the Act,

- (g) statements approved by the Registrar under section 153 (3) (Application for registration of merger or transfer of engagements between societies of the same type) of the Act,
- (h) copies of certificates of incorporation issued by the Registrar under section 51
 (Certificate of incorporation), 154 (Registrar may register merged society) or 185
 (Certificate of incorporation) of the Act,
- (i) copies of certificates of confirmation issued by the Registrar under section 155 (Certificate of confirmation (voluntary transfer)) or 158 (Certificate of confirmation (transfer by direction)) of the Act,
- (j) alterations of rules registered under section 67 (Registration of alteration of rules) of the Act,
- (k) special resolutions registered under section 115 (Special resolutions) of the Act,
- (I) documents evidencing exemptions granted by the Registrar under section 84 (4) (Use of words "co-operative housing society" or "Starr-Bowkett") or 153 (5) (Application for registration of merger or transfer of engagements between societies of the same type) of the Act,
- (m) copies of orders by the Registrar granting relief under section 149 (Relief from requirements as to accounts and audit) of the Act,
- (n) documents evidencing approvals by the Registrar under section 53 (1) (d) (Powers of societies), 80 (4) (Registration of name and change of name), 105 (2) (Management contracts), 122 (1) (c) (Form and evidentiary value of registers) or 178 (3) (Voluntary winding-up) of the Act,
- (o) documents evidencing approvals by the Registrar under section 66 (3) (Alteration of rules by board of directors), 68 (5) (Power of Registrar to require modification of rules) or 69 (5) (Power of Registrar to modify rules to facilitate transfer of engagements) of the Act,
- (p) determinations by the Registrar under section 153 (2) (Application for registration of merger or transfer of engagements between societies of the same type) of the Act,
- (q) written notices given by the Registrar under section 68 (3) (Power of Registrar to require modification of rules) or 69 (3) (Power of Registrar to modify rules to facilitate transfer of engagements) of the Act,
- (r) returns lodged with the Registrar under section 100 (11) (Declaration of interest), 118
 (10) (Register of directors), 137 (5) (e) (Qualifications of auditors) or 148 (1) (Returns) of the Act.
- (s) copies of orders of the Court issued under section 106 (Duties of directors and

officers), 209 (Powers of Court), 215 (Power of Court to assess damages against certain persons), 223 (Injunctions) or 224 (Power to grant relief) of the Act, or any other orders of the Court relating to a co-operative housing body, or to a register required to be kept by the Registrar, that are required by the Court to be lodged or filed with the Registrar,

- (t) documents lodged with the Registrar under section 263, 264, 268 or 269 of the Corporations Act (as applicable to a co-operative housing body by virtue of section 88 of the Act),
- (u) documents relating to a court approved scheme of arrangement or reconstruction lodged or filed with the Registrar under Part 5.1 of the Corporations Act (as applicable to a society by virtue of section 173 of the Act),
- (v) documents lodged or filed with the Registrar under Part 5.2 of the Corporations Act (as applicable to a society by virtue of section 174 of the Act) other than reports under section 422 of the Corporations Act,
- (w) documents lodged or filed with the Registrar under Part 5.4A, 5.4B, 5.5 or 5.6 of the Corporations Act (as applicable to a matter by virtue of section 177 of the Act) other than reports under section 533 of the Corporations Act.

Part 4 Registers

8 Prescribed registers

- (1) For the purposes of section 117 of the Act, the following registers are prescribed:
 - (a) a register of loans made to members and securities taken, containing the following information:
 - (i) the name of each member to whom a loan is made,
 - (ii) the amount of the loan,
 - (iii) the date on which the loan was approved,
 - (iv) the folio reference to the minute evidencing the board's decision to make the loan,
 - (v) a reference identifying the account created in relation to the loan,
 - (vi) the date of each advance made in relation to the loan and the amount of each advance so made,
 - (vii) where the loan is secured by way of mortgage of real property—the address and the particulars of title of the property and a reference identifying the mortgage agreement,

- (viii) where the loan is secured otherwise than by way of a mortgage of real property—particulars of the security taken and a reference identifying the agreement that evidences that security,
- (ix) the location of the documents relating to the security taken in respect of the loan.
- (x) particulars of any movement of those documents from that location,
- (xi) the date of the final repayment made in relation to the loan,
- (b) a register of loans raised and securities given, in a form approved by the Registrar,
- (c) in the case of a Starr-Bowkett society, a register of deposits received, in a form approved by the Registrar,
- (d) a register of loans guaranteed, in a form approved by the Registrar.
- (2) A Starr-Bowkett society that by its rules provides that the order in which loans are to be made may be determined by ballot or sale is to keep a register of appropriations in a form approved by the Registrar.

9 Register of members

For the purposes of section 119 (1) (c) of the Act, the following information is prescribed:

- (a) the occupation (if any) of each member,
- (b) the shares (if any) held by each member and the date on which those shares were allotted,
- (c) the amount paid on the shares (if any) of each member,
- (d) the date of and circumstances under which a person's membership terminated.

10 Currency of information in registers

The information contained in a written instrument prepared for the purposes of section 122 (4) of the Act must be current as at a date that is no earlier than 7 days before the day on which the instrument is made available.

Part 5 Registration of charges

11 Preliminary

This Part has effect for the purposes of section 88 (c) of the Act.

12 Modifications of Corporations Act

- (1) Section 265 of the Corporations Act is modified by replacing the reference to the Australian Register of Company Charges with a reference to the Register of Cooperative Housing Society Charges.
- (2) Section 266 of the Corporations Act is modified by replacing sections 266 (1) (a)–(ba) and 266 (3) (a)–(ba) with the following:
 - (a) an order is made, or a resolution is passed, for the winding-up of the cooperative housing body, or
 - (aa) the Registrar gives a certificate under section 176 of the *Co-operative Housing* and *Starr-Bowkett Societies Act 1998* for the winding-up of the co-operative housing body, or
 - (b) an administrator of a co-operative housing body is appointed by the Registrar under section 43 of the *Co-operative Housing and Starr-Bowkett Societies Act* 1998.
- (3) Section 266 of the Corporations Act is modified as follows:
 - (a) by omitting from section 266 (1) the words ", or the deed's administrator",
 - (b) by omitting from section 266 (5) the words ", or an administrator of a deed of company arrangement executed by the company",
 - (c) by omitting from section 266 (7) the matter ", (c) and (d)" and by inserting instead the matter "and (c)".
- (4) Section 266 (6) of the Corporations Act is modified by replacing section 266 (6) (c) and (d) with the following:
 - (c) the Registrar giving a certificate for the winding-up of the co-operative housing body under section 176 of the 1998 Act, or
 - (d) an administrator of the co-operative housing body being appointed under section 43 of the 1998 Act.

13 Forms

- (1) A form prescribed for the purposes of a provision of the Corporations Act that by virtue of section 88 of the 1998 Act applies to co-operative housing bodies is the form prescribed by the Corporations Regulations in relation to that provision, with any necessary modifications.
- (2) For the purposes of section 263 (1) (a) (ix) of the Corporations Act, as applied by

section 88 of the 1998 Act, the following information is prescribed:

The amount, or rate per cent, of the commission, allowance or discount paid or made either directly or indirectly by the co-operative housing body to a person in consideration of the person's subscribing or agreeing to subscribe, whether absolutely or conditionally, or procuring or agreeing to procure, subscriptions, whether absolute or conditional, for any debentures concerned.

Part 6 Arrangements, reconstructions, receivers and managers

14 Preliminary

This Part has effect for the purposes of sections 173 and 174 of the 1998 Act.

15 Prescribed information as to compromise with creditors or members

For the purposes of section 412 (1) (a) (ii) of the Corporations Act, as applied by section 173 of the 1998 Act, unless the Registrar otherwise allows, the explanatory statement must:

- (a) in respect of a proposed arrangement between a co-operative housing body and its creditors or a co-operative housing body and a class of its creditors, state the matters set out, and have annexed to it the reports and copies of documents referred to, in clause 2 of Schedule 3, and
- (b) in respect of a proposed arrangement between a co-operative housing body and its members or a co-operative housing body and a class of its members, state the matters set out, and have annexed to it the reports and copies of documents referred to, in clause 3 of Schedule 3.

16 Forms

- (1) A form prescribed for the purposes of a provision of the Corporations Act that by virtue of section 173 of the 1998 Act applies to co-operative housing bodies is the form prescribed by the Corporations Regulations in relation to that provision, with any necessary modifications.
- (2) A form prescribed for the purposes of a provision of the Corporations Act that by virtue of section 174 of the 1998 Act applies to co-operative housing bodies is the form prescribed by the Corporations Regulations in relation to that provision, with any necessary modifications.

Part 7 Winding-up

17 Preliminary

This Part has effect for the purposes of section 177 of the 1998 Act.

18 Modifications to applications of Corporations Act

- (1) Section 461 of the Corporations Act is modified by replacing section 461 (1) (h) and (j) with the following:
 - (h) the Registrar has, because of an investigation under the *Co-operative Housing* and *Starr-Bowkett Societies Act 1998* into the affairs of the society, stated that:
 - (i) the society cannot pay its debts and should be wound up, or
 - (ii) it is in the interests of the public or of members or creditors that the society should be wound up, or
 - (j) if the application was made by the Registrar—the Court is of opinion that it is in the interests of the public, of the members or of the creditors that society should be wound up, or
- (2) Section 462 of the Corporations Act is modified by omitting section 462 (2) (h) and (3).
- (3) Section 464 of the Corporations Act is modified:
 - (a) by omitting "Where ASIC is investigating, or has investigated, under Division 1 of Part 3 of the ASIC Act:" from section 464 (1), and
 - (b) by inserting instead "If the Registrar is conducting or has conducted an investigation under the Co-operative Housing and Starr-Bowkett Societies Act 1998:".
- (4) Part 5.7B of the Corporations Act is modified by omitting sections 588J-588L and 588Q.

19 Forms

A form prescribed for the purposes of a provision of the Corporations Act that by virtue of section 177 of the 1998 Act applies to co-operative housing bodies is the form prescribed by the Corporations Regulations in relation to that provision, with any necessary modifications.

Part 8 Associations

20 Additional functions of associations

- (1) For the purposes of section 183 of the Act, the following functions are prescribed:
 - (a) to guarantee the payment of any amount that a society that is a member of the association is or will be liable to pay,

- (b) to make a secured loan to a person who is a member of a society that is a member of the association for purposes connected with the support by the members of the objects of the component society,
- (c) to make a secured loan to any corporation or other body corporate if shares in it can be purchased by a society that is a member of the association under section 53 (1) (c) of the Act.
- (2) In this clause, **secured loan** means a loan secured by mortgage (including debenture, lien or charge) given by the person, corporation or other body corporate to whom the loan is made that makes any property of the person, corporation or other body corporate liable specifically or otherwise.

21 Formation of associations: sec 184 (1)

- A proposed association may be formed only if there has been a meeting (the
 formation meeting) for the purpose of forming the association held by at least 2
 societies.
- (2) At the formation meeting, there must be presented a copy of the proposed rules of the association and a written statement showing:
 - (a) the objects of the association, and
 - (b) the reasons for believing:
 - (i) that an application for registration of the association should be granted, and
 - (ii) that, if registered, the association will be able to carry out its objects successfully.
- (3) If, at the formation meeting or any subsequent or adjourned meeting, 2 or more societies, after considering the statement and the rules, approve the rules (with or without amendment) and sign an application for membership (or for membership and shares), they may proceed to elect the first directors of the association under the rules as so approved.
- (4) An application for shares in a proposed association, made before the registration of the association, may not be withdrawn, and a society that makes such an application is, on the registration of the association, liable to pay the association:
 - (a) the value of the shares for which the society applied, or
 - (b) the value of the minimum number of shares for which a member is entitled to subscribe.
 - whichever is the greater.
- (5) The expenses of, and incidental to, the formation of the association may be paid out

of the capital or income of the association.

22 Registration of associations

- (1) For the purposes of section 184 (1) and (2) (b) of the Act, an application to register an association must:
 - (a) be made in the form approved by the Registrar, and
 - (b) be signed by at least 2 directors of the proposed association, and
 - (c) be accompanied by:
 - a copy of the written statement presented to the formation meeting, and signed and certified by the person presiding at the formation meeting and the secretary of the meeting, and
 - (ii) a statement listing the name, address and occupation and place and date of birth of each director, and
 - (iii) any other particulars that the Registrar may require in a particular case.
- (2) The application must be lodged with the Registrar within 2 months after closure of the formation meeting for the proposed association or within such extended period as the Registrar may allow.

23 Application of Act to associations

- (1) For the purposes of section 190 of the Act, the whole of the Act (except Divisions 1 and 2 of Part 3) apply to an association as if the association were a society.
- (2) Section 49 (7) applies to an association as if the association were a society. For that purpose, the subsection is modified by omitting the word "public" and by inserting instead the word "societies".

Part 9 Audit and returns

24 Prescribed statements and information

For the purposes of section 145 (1) of the Act, the prescribed statements and information are the statements and information specified in section 143 (2) of the Act.

25 Annual returns: secs 148 and 190

- (1) A society must, within 3 months of the close of each financial year for the society, provide the Registrar with the following returns:
 - (a) a list specifying the directors and principal executive officers of the society and of each subsidiary body corporate of the society, as at the date of the return,

- (b) the accounts of the society made out in accordance with section 128 of the Act for the last financial year of the society,
- (c) if the society is a holding society, the group accounts made out in accordance with section 129 of the Act for the last financial year of the society,
- (d) a copy of:
 - (i) the directors' statement prepared under section 133 of the Act, and
 - (ii) the directors' report prepared under section 134 of the Act, and
 - (iii) the auditor's report prepared under section 143 of the Act,

for the last financial year of the society.

- (2) The list of directors and principal executive officers specified in subclause (1) (a) is to be in Form 7.
- (3) The annual returns specified in subclause (1) (b) and (c) for a Starr-Bowkett Society are to be in Form 5.
- (4) The annual returns specified in subclause (1) (b) and (c) for a co-operative housing society are to be in Form 6.
- (5) An association listed at the end of clause 5 of Schedule 5 to the Act must, within 5 months and 28 days after the close of each financial year for the association, provide the Registrar with an annual report as set out in Form 1 of Schedule 7 to the *Cooperatives Regulation 2005*.

26 Declarations of interest

The return specifying declarations of interest under section 100 (11) of the Act is to be in Form 8.

Part 10 General

27 Fees

- (1) The fees to be paid in connection with the administration of the Act, including fees for the lodgment of any documents and additional fees for late lodgment of any documents under the Act, are set out in Schedule 2.
- (2) In Schedule 2:

the 1998 Act means the Co-operative Housing and Starr-Bowkett Societies Act 1998.

28 Waiver, reduction or refund of fees

The Registrar may waive, reduce or refund any fee payable by a co-operative housing

body under the Act or this Regulation if, in the opinion of the Registrar:

- (a) the body is constituted primarily for a charitable purpose, or
- (b) the body is constituted primarily for the purpose of advancing the welfare of a class of disadvantaged persons, or
- (c) there are special circumstances that satisfy the Registrar that it would be expedient to waive, reduce or refund the fee.

29 Scale of allowances

For the purposes of section 29 (5) of the Act, a person required to attend before an officer under section 29 of the Act is entitled to allowances and expenses on the same scale as a witness attending and giving evidence in criminal proceedings before the District Court.

30 Entry and search—prescribed documents

For the purposes of section 32 (2) (c) of the Act, any documents concerned with the management or administration of a co-operative housing body are prescribed.

31 Voting by postal ballot

For the purposes of sections 115 (1) (b) and 153 (4) (b) of the Act, any postal ballot must be conducted in accordance with Schedule 4.

32 Powers of Court—prescribed persons

For the purposes of section 209 (1) of the Act, any liquidator or administrator appointed under the 1998 Act or the Corporations Act as applied by the 1998 Act may apply to the Court for a declaration.

33 Prescribed forms

- (1) For the purposes of section 118 (10) of the Act, the prescribed form is Form 1.
- (2) For the purposes of section 137 (5) (e) of the Act, the prescribed form is Form 2.
- (3) For the purposes of section 138 (3) of the Act, the prescribed form is Form 3.
- (4) For the purposes of section 140 (12) of the Act, the prescribed form of notice is Form 4.

34 Securitisation arrangements

(1) For the purposes of item 27 of Schedule 2 to the Act, the following matter is prescribed as a matter to be provided for in rules of co-operative housing societies:

Whether the society intends to raise money by a securitisation arrangement.

(2) For the purposes of item 29 of Schedule 3 to the Act, the following matter is

prescribed as a matter to be provided for in rules of Starr-Bowkett Societies:

Whether the society intends to raise money by a securitisation arrangement.

(3) In this clause:

securitisation arrangement means an arrangement:

- (a) involving the funding of:
 - (i) loans that are provided by a society, or
 - (ii) the purchase of loans by a society,
 - by issuing instruments or entitlements to investors, and
- (b) under which payments to investors in respect of such instruments or entitlements are principally derived, directly or indirectly, from such loans.

35 Savings

Any act, matter or thing that, immediately before the repeal of the *Co-operative Housing* and *Starr-Bowkett Societies Regulation 2000*, had effect under that Regulation continues to have effect under this Regulation.

Schedule 1 Forms

Form 1 Notice of appointment or cessation of appointment of director or officer

(Clause 33 (1))

(Co-operative Housing and	Starr-Bowl	kett Societies Ac	t 1998, section 118 (10))		
Name of society						
I,						
					, , <u>,</u>	otice that the following ary of the above society
as indicated below.						ary or the above society

		Given				Date of	
Mr/ Mrs/ Ms	Surname (and former surname)	(in full) (and former	Occupation		Office held	Appointment	Cessation

		he date of this return is	
Has the address of the reg		*Yes/*No	
If yes, specify new address	_		
and new telephone numbe			
(signatu	ure)		
(date)			
To the Registrar of Co-oper 154 Russell Street BATHURST NSW 2795	ratives		
* Strike out words that are	not applicable		
Form 2 Return of me	embers of firm of au	ditors	
		(Clause 33 (2))	
(Co-operative Housing and Starr-	Bowkett Societies Act 1998, s	ection 137 (5) (e))	
Name of firm			
Principal address of firm			
Other addresses of firm			
		s of the firm are:	
		s of the firm are: Residential address	
The full names and addres	ses of all of the member		
The full names and addres	ses of all of the member		
The full names and addres	ses of all of the member		
The full names and addres	ses of all of the member		
The full names and addres	ses of all of the member		
The full names and addres Surname (signate	ses of all of the member Given names		
The full names and addres Surname (signate)	ses of all of the member Given names ure)*		
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The full names and addres Surname (signate)	ses of all of the member Given names ure)*		
The full names and addres Surname (signate) * To be signed by one of the	ses of all of the member Given names ure)*		
The full names and addres Surname (signate) * To be signed by one of the	ses of all of the member Given names ure)* The members of the firm the members of the firm the members of the members of	Residential address	
The full names and addres Surname (signate (date) * To be signed by one of the Note— The completion of this form do	ses of all of the member Given names ure)* The members of the firm the members of the firm the members of the members of	Residential address	
The full names and addres Surname (signate (date) * To be signed by one of the Note— The completion of this form do	ses of all of the member Given names ure)* The members of the firm the ses not relieve members of the firm the of auditor	Residential address the firm from any obligation under the law relating to business names. (Clause 33 (3))	

l,		
	icer/*a secretary of the above society, give notice that the fol	
	auditors of the society on(inse	rt date).
Details of auditor(s)		
Name		
(surname)	(given names)	
(OR) if a firm, business name		
Office, level, building name		
Street number and name		
Suburb/city and postcode Postal address		
Telephone number		
Name		
(surname)	(given names)	
(OR) if a firm, business name		
Office, level, building name Street number and name		
Suburb/city and postcode		
Postal address		
Telephone number		
relephone number		
(signature)		
(date)		
* Strike out words that are not applicable		
Form 4 Resignation, retirement or	withdrawal of auditor	
	(Claus	se 33 (4))
ICo appraise Housing and Stary Powkett Societies Act 1	1000 caction 140 (12))	
(Co-operative Housing and Starr-Bowkett Societies Act 1	1990, Section 140 (12))	
Name of society		
I,		
	icer/*a secretary of the above society, give notice that the fol	llowing
person(s) or firm(s) ceased to be auditors of t Petails of auditors	the society for the reason(s) indicated below.	
Details of dualtors		
Name		
(surname)	(given names)	
(OR) if a firm, business name		
Office, level, building name Street number and name		
Suburb/city and postcode		
Name		
(surname)	(given names)	
	• • • • • • • • • • • • • • • • • • • •	

Office, lev Street nu Suburb/ci	vel, building na mber and name	me e e	ithdrawal					
□ N	otice was recei	ved of the	resignation of the au	ditor (s)				
D	ate of receipt o	of notice of	resignation					
□ T	he auditor, beir	ng a person	, has retired or witho	Irawn from the firm o	of auditors	5		
D	ate of retireme	nt or withd	rawal					
	(signa	ature)						
		•						
(date)								
	ut words that a							
Form 5	Annual ret	urn—Star	r-Bowkett Socie	ty				
							(Clause	25)
(Co-operation	ve Housing and Sta	arr-Bowkett So	ocieties Act 1998, section	148)				
	rn, with a copy fter the close o		itor's report, is requii ial year.)	red to be sent to the	Registrar	of Co-opera	atives within	3
Name of	society							
Registere	ed office							
			Date					
				(Secretary's s	ianature)			
Annual re	turn for the ve	ar ended		-	igriacure)			
Aimaarre	Number o			Share Capital				
			Shares			Forfeited shares	Advances	
	Members	Shares	Appropriated	Issued	Paid-Up	Silares		
				\$	\$	\$	\$	
Balance a per last return	as							
Additions for year	; 							
Total								

Less Reduction and Withdrawals				
Forfeitures				
Repayments				
Balance at close of year				
Total				

Particulars of advances made during year

		Purpose of adv	Purpose of advance		
		To purchase newly constructed homes	To purchase previously occupied homes	For other purposes	Total
Under	Number				
\$1,000	Amount				
\$1,001	Number				
to \$2,000	Amount				
\$2,001	Number				
to \$4,000	Amount				
\$4,001	Number				
to \$6,000	Amount				
Over	Number				
\$6,000	Amount				
Total	Number				
iotai	Amount				

State usual rate of interest charged on "Sale" loa	ıns	
Income Statement for year ended		
	(final day of financial ye	ar)
Part 1 Management Account		
.	•	
\$	\$	
Salaries	Working expenses on:	

Long service leave provision	shares at
	each
Superannuation	Charge on withdrawals
Fees:	Sales of subscription books and rules
Directors	
Auditors	
Auditors	Entrance fees
Rent	Transfer fees
Printing and stationery	Insurance commission
Advertising	Other management income (specify):
Depreciation	
Income tax	
Other charges (specify):	
Surplus for year on management account	Deficiency for year on management account
Part 2 Interest Account	
\$	\$
Interest paid	Premiums collected for period or interest charged
micerest para	
Other charges (specify):	Fines
	Interest received from Bank
	Other income (specify):
Surplus for year on interest account	Deficiency for year on interest account
Balance Sheet as at	
	(final day of financial year)
Liabilities \$	Assets \$
Share Capital: Shares at	Appropriations: Ballot
Subscriptions paid-up	Sale
Subscriptions on shares forfeited	Sub-total

Income Statement—Surplus	
Deficiency B/F*	Less Sums to be advanced
Surplus for year—management account	
Deficiency*	Total sum advanced—
Sub-total	comprising:
Surplus for year—interest account	Advances (secured by mortgage) \$
Deficiency*	
Accumulated surplus as at	Advances (not yet secured by mortgage)
Deficiency*	
Total	
Overdraft at Bank (secured by)	Less Repayments
Sundry creditors	Sub-total
Expenses accrued	Amount outstanding on loan to members
Other liabilities (specify)	
Sub-total	
Total liabilities	
* If deficiency indicate thus (—)	Due from members for working expenses
Bank reconciliation statement	Sundry debtors
Balance* per bank cert. as at	Office furniture and fittings
Unpresented cheques	Sub-total
Sub-total	Cash in hand
	Cash atBank
Deposits in transit banked on	
Other adjustments (specify):	Other assets (specify):
Balance per cash book	Sub-total
* If overdrawn indicate thus (—)	Total assets

Form 6 Annual return—Co-operative Housing Society

Form 6 Annual return—Co	o-operative Hous	ng Society	
			(Clause 25)
(Co-operative Housing and Starr-Bowket	t Societies Act 1998, section	on 148)	
(This return, with a copy of the a months after the close of the final		uired to be sent to	the Registrar of Co-operatives within 3
Name of society			
Registered office			
J			
	Date		
		(Secretar	y's signature)
Financial statements for the year	ended		
The following management accounting records of the society		Balance Sheet an	d notes are in agreement with the
(Secretary's signature)	(1	Date)	
Representative who should be co	ontacted if any querie	s arise regarding t	his return:
Name			
		ock letters)	
Telephone (STD)			
Name of society Income Statement for the year			
income statement for the year	ar ended		(final day of financial year)
Part 1 Management Account			
		This year	Last year
	Note	\$	\$
Income			
Management fees	2		
Insurance commission			
Other income	3		
Total income			
Expenses			
Secretarial fees	4		
Provisions for doubtful loans and	other matters 5		

Salaries

Computer service fees				
Directors' fees	6			
Audit fees				
Other expenses	7			
Total expenses				
Surplus/(Deficit) before income tax less/(plus): income tax expense				
Surplus/(Deficit) transferred to Management reserve	8			
The Management Account is to be read in conjuthe financial statements Name of society			and the Notes to and forming part	: of
	Note	This year \$	Last year \$	
Income				
Interest on loans to members				
Other interest received				
Other				
Total income				
Expenses				
Interest on loans from				
Banks				
Other				
Total expenses				
Surplus/(Deficit) transferred to Interest reserve	9			
The Interest Account is to be read in conjunctio financial statements	n with	the Balance Sheet and th	ne Notes to and forming part of th	e
Name of society Balance Sheet as at				
Dalance Slicet as at			(final day of financial ye	ar)
	Note	This year \$	Last year \$	

Current assets		
Cash		
Receivables—loans to members	10	
Investments	11	
Other	12	
Total current assets		
Non-current assets		
Receivables—loans to members	10	
Investments	11	
Property, plant and equipment	13	
Other	12	
Total non-current assets		
Total assets		
Current liabilities		
Creditors and borrowings	14	
Provisions	5	
Total current liabilities		
Non-current liabilities		
Creditors and borrowings	14	
Provisions	5	
Total non-current liabilities		
Total liabilities		
Net assets		
Members' funds		
Shares	15	
Interest reserve	9	
Management reserve	8	
Total members' funds		

The Balance Sheet is to be read in conjunction with the Notes to and forming part of the financial statements Name of society

Notes to and forming part of the financial statements for the year

ended	
	final day of financial year)
1 Statement of significant accounting policies	
(Describe all material accounting policies which have been applied in the prepar presentation of the financial statements.	ration and
Policies should include at least the following: (a) basis of accounting	
(b) investment policy	
(c) property, plant and equipment: depreciation and leasing policy	
(d) taxation status	
(e) employee entitlements (if any)	
(f) secretarial arrangement	
(g) loan security policy, such as: indemnity or government guarantee	
mortgage insurance	
other	
(h) provisioning policy)	
This year	Last year
\$	\$
2 Management fees	
Direct lending Agency lending	
Total management fees	
3 Other income	
Service fees Interest from investments Other income	
Total other income	
4 Secretarial fees	
(Provide general details of any management contract the society has entered in third party is to provide secretarial services, the names of the directors of the m	

contractor and include any significant terms and conditions.)

5 Provisions for doubtful loans and other matters	
Current (Details of provisions)	
Non-Current (Details of provisions)	
Total Provisions (Specify details of provisions, such as doubtful debts (loans), long service leave, taxation etc.)	
6 Directors' fees	
Total fees received, or due and receivable, by all directors of the society	
(Note.	
Directors' fees should be determined in accordance with Department of Housing guidelines and the society rules.)	
7 Other expenses	
Depreciation Rent Other expenses	
Total other expenses	
(Detail other operating expenses such as rent, depreciation etc, if the society is not covered by a management agreement.)	
8 Management reserve	
Undistributed surplus/(deficit) as at	
(start of year)	
Surplus/(deficit) for the year ended	
(current year)	
Transfer from/transfer to interest reserve	
(current year)	
Balance of management reserve as at	
······	
(year end)	
9 Interest reserve	
Surplus/(deficit) as at	

	(start of year)
	less distribution of opening surplus
	plus allocation of opening deficit
	Surplus/(Deficit) for year ended
	(current year)
	Transfer from/transfer to management reserve
	(current year)
	Balance of interest reserve as at
	(year end)
	(If the Board has resolved not to distribute or allocate the balance of the interest reserve, a comment should be included.)
	(Transfers to or transfers from Management Reserves to be made only if allowable under the Rules of the society)
10 Re	ceivables—loans to members
	Current
	Loans to members
	less: provision for doubtful loans
	Non-current
	Loans to members
	less: provision for doubtful loans
	Total loans to members
11 Inv	restments
	Current (Details of investments)
	Non-current (Details of investments)
	Total investments
12 Ot	her assets
	Current (Details of other current assets)

Non-current (Details of other non-current assets)	
Total other assets	
(Specify break-up of sundry debtors, prepayments and other current and non-current assets.)	
13 Property, plant and equipment	
Land and buildings—at (Specify basis of valuation: ie market or cost value)	
Accumulated depreciation	
Plant and equipment—at cost	
Accumulated depreciation	
Total property, plant and equipment	
14 Creditors and borrowings	
Current Loans—(Details of lending institutions and amounts) Bank overdraft Sundry creditors and accruals	
Non-current Loans—(Details of lending institutions and amounts)	
Total creditors and borrowings	
(Describe the security over borrowings from the lending institution:	
Guarantee provided by the Treasurer of New South Wales under three party agreement	
Equitable mortgage over the assets of the society	
Other security)	
15 Shares	
Balance as at	
(start of year)	
Plus: allotment	
Less: discharge	

Balance as at		
(end of year)		
(Give particulars of the kinds of shares—eg ordinary shares of \$1 each.)		
6 Related parties		
(Give particulars of the relationship between Australian Accounting Standard AAS 22 issue Foundation) where transactions are with relati	d in May 1993 by the Australia ted parties, including:	n Accounting Research
the names and shareholdings of directors	s and other officers of the socie	ty who are involved
transactions between the society and dire	ector or director-related entitie	S
transactions between the society and sec	cretary or secretary-related ent	ities
Refer to Australian Accounting Standard AAS	22 for required disclosure.)	
7 Agency lending		
	Number of loans	This year \$
(Agency)		
(Detail the agency, the balance of funds managed on behalf of each financier and the number of loans managed at the end of the financial period.)		

Statement by directors

(A directors' statement made under section 133 of the *Co-operative Housing and Starr-Bowkett Societies Act 1998* should be included and form part of the Annual Return.)

Director's report

(A directors' report made under section 134 of the *Co-operative Housing and Starr-Bowkett Societies Act 1998* should be included and form part of the Annual Return.)

Auditor's report

(An auditor's report made under section 143 of the *Co-operative Housing and Starr-Bowkett Societies Act 1998* should be included and form part of the Annual Return.)

Form 7 List of directors

(Clause 25)

I,

Name of society

being secretary of the above society give notice that the following persons:

Mrs (and full) (and former and Business Residential Date appointed land	or			ectors of the so	-	meeting held o	n 20			
(Signat Signat S	Mr Mrs Ms	(and former	full)) (and former	and place of				Date appointed	
(Signat Signat S										
(Signat Signat S										
On Registrar of Co-operatives 14 Russell St. 15 ARTHURST 15W 2795 Strike out words that are not applicable Form 8 Notice specifying certain declarations (Clause 2) Jame of Society	Dated	d 2	20							_
Clause 2 Jame of Society	54 Ru BATH NSW	ussell St. URST 2795	·		1-					
Date of Society and Society and Starr-Bowkett Societies Act 19: Nature of Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Starr-Bowkett Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Society and Starr-Bowkett Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Starr-Bowkett Societies Act 19: Nature of Interest and Society and Starr-Bowkett Society and Starr-Bowkett Societies Act 19: Nature of Interest and Starr-Bowkett Society and Starr-Bowkett Societies Act 19: Nature of Interest and Starr-Bowkett Societies Act 19:						ations				
peing secretary of the above society, give notice that the declarations specified below were made to the board directors of the Society under section 100 (11) of the Co-operative Housing and Starr-Bowkett Societies Act 19 (19) (19) (19) (19) (19) (19) (19) ((Claus	se 2
peing secretary of the above society, give notice that the declarations specified below were made to the board directors of the Society under section 100 (11) of the Co-operative Housing and Starr-Bowkett Societies Act 19: during the financial year which ended on			-							
Surname of names (in full) Date of declaration Date of ontract referred to in declaration Dated	direct	ors of the	e Society	under section 1	00 (11) of t	he <i>Co-operative</i>	•			
(Signat lame of Principal Officer The name of the person responsible under the board of directors for the daily management and control of operation of the society is:	Surn	ame of	Given names	Date of	Contract o	or proposed eferred to in		ent	ered into by	
(Signat lame of Principal Officer The name of the person responsible under the board of directors for the daily management and control of operation of the society is:										
(Signat lame of Principal Officer The name of the person responsible under the board of directors for the daily management and control of operation of the society is:										
The name of the person responsible under the board of directors for the daily management and control of operation of the society is:	Dated		20							_
The name of the person responsible under the board of directors for the daily management and control of operation of the society is:									(Sign	 natu
peration of the society is:	Name	of Princip	al Officer							
Dated 20							or the daily mar	nagen	nent and control of	
(Secretary's signat										
(Secretary 5 Signat										

Schedule 2 Fees

(Clause 27)

Column 1	Column 2	Column 3	Column 4
Item	Section of the 1998 Act	Type of fee	Amount
1	23 (1) (a)	Inspection of prescribed document	\$18
2	23 (1) (b)	Certified copy of prescribed document	\$19 and \$2 for each page after the first page
3	25	Application for extension or abridgement of time within which anything is required to be done under the 1998 Act	\$74
4	50 (1)	Application to Registrar for registration of proposed co-operative housing society or Starr-Bowkett society	
5	67	Registration of alteration of society's rules	\$16 per rule to a maximum of \$141
6	80 (2)	Application for issue of amended certificate of incorporation or new certificate resulting from change of name of co-operative housing body	\$74
7	80 (4)	Application for approval of use by co- operative housing body of name other than registered name	\$37
8	84 (3)	Application by person or body (other than co-operative housing body) for exemption to use words co-operative housing society or Starr-Bowkett , or other words, abbreviations or symbols with similar meaning	\$353
	88	Application of the following sections of the Corporations Act in accordance with section 88 of the 1998 Act:	
9		Section 263 (1):	
		Lodgment of:	
		(a) notice of charge	\$74
		(b) copy of resolution, where it is only evidence of charge	\$74

		(c) instrument, where charge was created or evidenced by the instrument	\$74
10		Section 264 (1):	
		Lodgment of:	
		(a) notice of acquisition of property subject to charge	\$74
		(b) copy of resolution, where it is only evidence of charge	\$74
		(c) instrument, where charge was created or evidenced by the instrument	\$74
11		Section 265 (5) (b):	
		Application to Registrar for extension of time to lodge certificate to effect that all documents accompanying notice required under section 263 or 264 have been duly stamped	\$74
12		Section 268 (1):	
		Lodgment of notice of assignment of charge	\$74
13		Section 268 (2):	
		Lodgment of notice of variation of terms of charge	\$74
14		Section 269 (2):	
		Lodgment of memorandum acknowledging satisfaction of, and release of property from, charges	\$74
15	115 (7)	Lodgment of special resolution for registration	\$16
16	117 (3)	Application for consent of Registrar for society to keep all or any registers at office other than registered office	\$37
17	148 (1)	Lodgment of returns:	
		(a) on or before the due date	Nil

		(b) more than 1 day but less than 28 days after the due date	\$104
		(c) 28 days or more after the due date	\$212
18	149 (1)	Application for order for relief from certain specified requirements as to accounts or audit	\$283
19	152	Application for certification by Registrar that co-operative housing societies are of same type for purpose of proposed merger or transfer of engagements	\$74
20	153 (1)	Application for registration of merger of, or transfer of engagements by, co- operative housing societies	\$74
21	153 (2)	Application for determination by Registrar that co-operative housing societies' boards may approve of proposed merger or transfer of engagements	\$74
22	153 (3)	Application for approval by Registrar of statement to be sent to members specifying details of proposed merger or transfer of engagements	\$283
23	153 (5)	Application to Registrar seeking exemption from requirement to send statement under section 153 (3) of the 1998 Act	\$74
	173	Application of the following sections of the Corporations Act in accordance with section 173 of the 1998 Act:	
24		Section 411 (2) (a):	
		Application to Registrar for permission for lesser period of notice of hearing of application under section 411 (1) or (1A)	\$74
25		Section 411 (2) (b):	
		Examination by Registrar of terms of proposed compromise or arrangement to which application relates and draft explanatory statement relating to proposed compromise or arrangement	\$702
26		Section 411 (7):	

		Application to Registrar for direction that section 411 (7) (f) does not apply in relation to appointment of person to administer compromise or arrangement	\$283
27		Section 413 (3):	
		Lodgment of office copy of order made under section 413	\$37
		Additional fee for late lodgment of copy of order	\$74
	174	Application of the following sections of the Corporations Act in accordance with section 174 of the 1998 Act:	
28		Section 418 (1):	
		Application to Registrar for direction that section 418 (1) (f) does not apply in relation to appointment of person as receiver of property of corporation	\$283
29		Section 421A (2):	
		Lodgment of managing controller's report about corporation's affairs:	
		(a) on or before the due date	Nil
		(b) more than 1 day but less than 28 days after the due date	\$104
		(c) 28 days or more after the due date	\$212
30		Section 427 (1) (a):	
		Lodgment of notice of order of appointment of receiver	Nil
		Additional fee for late lodgment	\$37
31		Section 427 (1A):	
		Lodgment of notice of appointment of controller of property of corporation	Nil
		Additional fee for late lodgment	\$37
32		Section 427 (1B) (a):	
		Lodgment of notice that controller has entered into possession or taken control	Nil
		Additional fee for late lodgment	\$37

	33		Sec	tion 427 (2):	
•	33			,	
				gment of notice of address of troller	Nil
			Add	litional fee for late lodgment	\$37
	34		Sec	tion 427 (3):	
				gment of notice of change in situation ontroller's office	Nil
			Add	litional fee for late lodgment	\$37
:	35		Sec	tion 427 (4):	
				gment of notice of cessation as troller	Nil
			Add	litional fee for late lodgment	\$37
:	36		Sec	tion 429 (2) (c):	
			offic and	gment by controller of reporting cers' report about corporation's affairs notice setting out comments (if any) controller relating to report	Nil
			Add	litional fee for late lodgment	\$37
	37		Sec	tion 432 (1):	
			Lod	gment of controller's accounts:	
			(a)	on or before the due date	Nil
			(b)	more than 1 day but less than 28 days after the due date	\$104
			(c)	28 days or more after the due date	\$212
:	38	177	pov	lication to Registrar to exercise vers conferred by the provisions of the porations Act referred to in:	
			(a)	paragraph (a) of the definition of Commonwealth winding-up and deregistration provisions in section 177 (2) of the 1998 Act	\$37
			(b)	paragraph (b) of the definition of Commonwealth winding-up and deregistration provisions in section 177 (2) of the 1998 Act	\$74

39	184 (1)	Application for registration of two or more bodies as an association	\$212
40	225 (1A)	Lodgment of any other document under the 1998 Act	Nil
		Additional fee for late lodgment	\$37

Schedule 3 Prescribed information relating to proposed compromise or arrangement

(Clause 15)

1 Definitions

In this Schedule:

internal creditor means a creditor who is:

- (a) a member of the society, or
- (b) a spouse, de facto partner or relative of a member, or
- (c) a relative of a spouse or de facto partner of a member.

marketable securities has the same meaning as it has in the Corporations Act.

relative has the same meaning as it has in the Corporations Act.

Scheme means the proposed compromise or arrangement.

scheme creditors means the creditors or class of creditors of a society to whom the Scheme would apply.

scheme members means the members or class of members of a society to whom the Scheme would apply.

2 Prescribed information relating to proposed compromise or arrangement with creditors or class of creditors

- (1) The prescribed information that must be included in a draft explanatory statement or explanatory statement (as the case may be) in relation to a proposed compromise or arrangement between a society and any of its creditors is:
 - (a) the expected dividend that would be available to scheme creditors if the society were to be wound up within 6 months after the date of the hearing of the application to the Court for an order under section 411 (1) of the Corporations Act, and
 - (b) if a composition of debts is proposed, the expected dividend that would be paid to scheme creditors if the Scheme were put into effect as proposed, and

- (c) a list of the names of all known scheme creditors and the debts owed to those creditors, and
- (d) if a scheme creditor is known to be an internal creditor, the name of the creditor and the amount of the debt owed.
- (2) The statement referred to in subclause (1) must contain a statement that an order under section 411 (1) of the Corporations Act is not an endorsement of, or any other expression of opinion on, the Scheme.
- (3) The statement referred to in subclause (1) must contain or include:
 - (a) a report on the affairs of the society in or to the effect of the form approved by the Registrar, showing the financial position of the society as at a day within one month of the date on which it is intended to apply to the Court for an order under section 411 (1) of the Corporations Act, and
 - (b) a copy, certified by a director or by the principal executive officer or a secretary of the society to be a true copy, of all accounts and group accounts (if any) required to be laid before the society at the annual general meeting, together with a copy of every document required by law to be annexed to the accounts, and
 - (c) if the society the subject of the Scheme is a trustee, a statement:
 - (i) of the number of trusts administered by the trustee, and
 - (ii) whether the trustee carries on any business separate from that of the trust, and
 - (iii) how the scheme creditors may obtain a copy of the relevant trust deed, free of charge, before the date of the meeting, and
 - (d) if the person (if any) who would be appointed to manage the Scheme proposes to charge for his or her services and for the services of his or her staff in accordance with a particular scale of charges, that scale of charges.

3 Prescribed information relating to proposed compromise or arrangement with members or a class of members

- (1) The prescribed information that must be included in a draft explanatory statement or explanatory statement (as the case may be) in relation to a proposed compromise or arrangement between a society and any of its members is:
 - (a) unless the society the subject of the Scheme is in the course of being wound up or is under official management, in relation to each director of the society:
 - (i) whether the director recommends the acceptance of the Scheme or recommends against acceptance and, in either case, his or her reasons for so recommending, or

- (ii) if the director is not available to consider the Scheme, that the director is not so available and the cause of his or her not being available, or
- (iii) in any other case, that the director does not desire to make, or does not consider himself or herself justified in making, a recommendation and, if the director so requires, his or her reasons for not wishing to do so, or
- (b) if the society is in the course of being wound up or is under official management, in relation to each liquidator or each official manager:
 - (i) whether he or she recommends acceptance of the Scheme or recommends against acceptance and, in either case his or her reasons for so recommending, or
 - (ii) in any other case, that the liquidator or official manager does not wish to make a recommendation and his or her reasons for not wishing to do so.
- (2) The statement referred to in subclause (1) must set out:
 - (a) the number, description and amount of marketable securities of the society the subject of the Scheme held by or on behalf of each director of the society or, if none are held by or on behalf of a director, a statement to that effect, and
 - (b) for each director of the society by whom or on whose behalf shares in that society are held, whether:
 - (i) the director intends to vote in favour of, or against, the Scheme, or
 - (ii) the director has not decided whether he or she will vote in favour of, or against, the Scheme, and
 - (c) particulars of any payment or other benefit that is proposed to:
 - (i) be made or given to any director, secretary or executive officer of the society the subject of the Scheme as compensation for loss of, or as consideration for or in connection with his or her retirement from, office in that society or in a related body corporate, or
 - (ii) be made or given to any director, secretary or executive officer of any related body corporate as compensation for the loss of, or as consideration for or in connection with his or her retirement from, office in that body corporate or in the society the subject of the Scheme, and
 - (d) if there is any other agreement or arrangement made between a director of the society the subject of the Scheme and another person in connection with or conditional on the outcome of the Scheme, particulars of the agreement or arrangement, and

- (e) if the object of the Scheme is for a corporation to acquire control of a society, particulars of the nature and extent of any interest of a director of that society in any contract entered into by the corporation seeking control, and
- (f) all the information that the society the subject of the Scheme has as to the number of any shares of the society that have been allotted or transferred in the 6 months immediately preceding the date on which the statement is lodged with the Registrar for registration and the amount of those shares and prices at which they were allotted or transferred, and
- (g) whether, within the knowledge of the directors of the society the subject of the Scheme or, if the society is in liquidation or under official management, the knowledge of the liquidator or the official manager, the financial position of the society has materially changed since the date of the last Balance Sheet laid before the society in general meeting and, if so, full particulars of any change, and
- (h) any other information material to the making of a decision in relation to the Scheme, being information that is within the knowledge of any director, liquidator or official manager of a society the subject of the Scheme or of a related body corporate and that has not previously been disclosed to the scheme members.
- (3) The statement referred to in subclause (1) must set out particulars of the intentions of the directors of the society the subject of the Scheme regarding:
 - (a) the continuation of the business of the society or, if the undertaking, or any part of the undertaking, or the society is to be transferred, how that undertaking or part is to be conducted in the future, and
 - (b) any major changes to be made to the business of the society, including any redeployment of the fixed assets of the society, and
 - (c) the future employment of the present employees of the society.

Schedule 4 Postal ballots

(Clause 31)

1 Ballots

- (1) The society must:
 - (a) fix the dates for:
 - (i) the forwarding of ballots to members, and
 - (ii) the closing of the ballot, and
 - (b) appoint a returning officer for the ballot.

(2) Every ballot must be conducted by the returning officer appointed by the society.

Note-

Section 153 (3) of the Act requires a society to send to each member a statement approved by the Registrar specifying a number of matters relevant to the proposed merger or transfer of engagements. That statement may be sent to members with the ballot papers.

2 Returning officers

- (1) A director of the society may not be appointed as a returning officer.
- (2) The returning officer may be assisted in the performance of his or her duties by any person (who would be eligible to be a returning officer) appointed by the returning officer.

3 Preparation of voting roll

- (1) Subject to this clause, the returning officer must prepare a roll of the full names and addresses of the members of the society, as disclosed by the register of members.
- (2) The roll must not include any member who is a minor.
- (3) In the case of joint members, only the name of the primary joint member (as referred to in section 73 of the Act) is to be included on the roll.
- (4) A person whose name is on the roll is entitled to one vote in the ballot, and no person is otherwise so entitled.

4 Preparation of ballot papers

- (1) The returning officer must cause ballot papers to be prepared in or to the effect of Form A in this Schedule.
- (2) Each ballot paper must be initialled by the returning officer or an appointed assistant.
- (3) The returning officer must send by post or otherwise deliver to every member entitled to vote in the ballot one set of the following material so that it will, in the ordinary course of post, reach the member at least 21 days before the date fixed for the closing of the ballot:
 - (a) one ballot paper,
 - (b) an envelope (in this Schedule referred to as the outer envelope) addressed to the returning officer,
 - (c) a smaller envelope (in this Schedule referred to as **the middle envelope**), the reverse side of which must be printed in or to the effect of Form B in this Schedule,
 - (d) a small envelope (in this Schedule referred to as the inner envelope) in which

the ballot paper is to be enclosed.

5 Duplicate ballot papers

The returning officer may send a duplicate ballot paper to any voter if the returning officer is satisfied:

- (a) that the voter has not received a ballot paper, or
- (b) that the ballot paper received by the voter has been lost, spoilt or destroyed and that the voter has not already voted.

6 Voting

A member casts a vote in the ballot by:

- (a) completing the details on the reverse side of the middle envelope, and
- (b) marking his or her vote on the ballot paper according to the instructions on the ballot paper, and
- (c) sending the ballot paper, in the envelopes provided, to the returning officer.

7 Safe keeping of ballot papers

- (1) The returning officer must provide a ballot box that must be locked immediately before the ballot papers are delivered to members in accordance with clause 4 and must remain locked until the close of the ballot.
- (2) The returning officer must place the outer envelopes in the ballot box not later than noon on the date fixed for the closing of the ballot.

8 Counting of the votes

- (1) Ballot papers received after noon on the date fixed for the closing of the ballot must not be taken into account at the ballot.
- (2) As soon as practicable after noon on the date fixed for the closing of the ballot, the returning officer must, in the presence of such scrutineers as may be appointed by the society, open the ballot box and deal with the contents in accordance with subclause (3).
- (3) The returning officer must:
 - (a) remove the middle envelope from the outer envelope, and
 - (b) if a duplicate outer envelope has been issued and the original outer envelope is received, reject the original envelope and mark it "rejected", and
 - (c) according to the information on the middle envelope, for each set of voting papers

- returned, mark the voter's name on the roll by drawing a line through the name, and
- (d) if a member's name has already been crossed out on the roll, reject the postal vote and mark it "rejected", and
- (e) if the middle envelope has not been signed, or if the details shown on the envelope are not sufficient to disclose by whom the vote is being exercised, reject the envelope and mark it "rejected", and
- (f) extract the inner envelopes containing the ballot papers from all unrejected middle envelopes, separating the contents from the middle envelopes in such a way that no inner envelope could subsequently be identified with any particular voter, and
- (g) when all the middle envelopes have been dealt with in the above manner, open all unrejected inner envelopes and take the ballot papers from them.
- (4) The ballot papers must be scrutinised by the returning officer who must reject as informal any ballot paper that:
 - (a) is not duly initialled by the returning officer or appointed assistant, or
 - (b) is so imperfectly marked that the intention of the voter cannot be ascertained by the returning officer, or
 - (c) has any mark or writing not authorised by this Schedule that, in the opinion of the returning officer, will enable the voter to be identified, or
 - (d) has not been marked as prescribed on the ballot paper itself.

9 Statement by returning officer

- (1) The returning officer must count all votes cast and make out and sign a statement of:
 - (a) the number of formal votes cast in favour of the proposal, and
 - (b) the number of formal votes cast against the proposal, and
 - (c) the number of informal votes cast, and
 - (d) the number of middle envelopes marked "rejected", and
 - (e) the proportion of the formal votes cast in favour of the proposal.
- (2) As soon as practicable after signing the statement, the returning officer must declare the result of the ballot to the society and give the statement to the society.
- (3) If two-thirds of the members who were entitled to vote in the ballot voted in favour of the proposal, the special resolution is taken to be passed on the day that the returning officer declares the result of the ballot.

- (4) On the declaration of the returning officer of the result of the postal ballot, the society must cause an entry to be made in the minutes kept under section 116 of the Act showing the particulars referred to in subclause (1) (a)–(c) and noting whether the special resolution was passed.
- (5) The society must cause the result of the ballot to be notified in writing to its members as soon as practicable after the returning officer has declared the result.

10 Retention of ballot papers

- (1) The returning officer must retain:
 - (a) all ballot papers (whether formal or otherwise), and
 - (b) all rejected outer envelopes, and
 - (c) all rolls,

used in connection with the conduct of the postal ballot, locked in the ballot box, in accordance with this clause.

(2) The returning officer must retain those items for a period of not less than 8 weeks after the date fixed for the closing of the ballot unless directed in writing by the society to retain those items for a longer period specified in the society's direction.

Form A Postal ballot paper

(Co-operative Housing and Starr-Bowkett Societies Regulation 2005, Schedule 4, clause 4 (1))

Note—		
Before completing this ballot paper, please read the "How to vote" section below.		
Name of Society:		
Ballot of members to vote on a special resolution to approve the following proposal:		
Do you support the above proposal? (Please write YES or NO in the box)		
The ballot will close at noon on		

- 1 Read these directions and the ballot paper carefully.
- 2 Complete and sign the details on the reverse side of the envelope that has appropriate spaces for the insertion of your name, address and signature (in this paper referred to as **the middle envelope**).
- 3 If:

How to vote

- (a) you are in favour of the proposal—write the word "YES" in the box provided above, or
- (b) you are not in favour of the proposal—write the word "NO" in the box provided above.
- 4 After marking the ballot paper, fold it and place it in the small envelope provided and seal the envelope. Then place the small envelope in the completed middle envelope and place the middle envelope in the envelope addressed to the returning officer. Forward this envelope either by post or personal delivery so as to reach the
- o in 2 above are completed

(Signature of person casting vote)

	returning officer not later than noon on
5	Unless the ballot paper is marked as indicated in 3 above and the details referred to in full and the middle envelope signed, your vote may be rejected as informal.
	(Initials of returning officer)
Fo	orm B Middle envelope (member details)
(Co	p-operative Housing and Starr-Bowkett Societies Regulation 2005, Schedule 4, clause 4 (3) (c))
No	rte—
Ple	ease use capital letters for your name and address.
	(Full name of member)
	(Address of member)
••••	
	(Full name of person casting vote if vote is being cast on behalf of a body corporate that is a member)
••••	(Address of a series south a section code in his in a section code in
	(Address of person casting vote if vote is being cast on behalf of a body corporate that is a member)