New Strata Laws For 2025 -New Laws in Force and Others Pending

The monster truck of strata sector law reforms continues to roll-on, with numerous reforms coming into force this year.

The Strata Schemes Legislation Amendment Act 2025 (Act) and the Strata Schemes Legislation Amendment Regulation 2025 (Regulation) have been passed with:

		Act	Regulations
euce	0	The first set of changes having commenced on 2 March 2025	
Commence	0	The second set of changes having commenced on 1 July 2025	
gı	0	The third set of changes commencing 27 October 2025	 The first set of changes commencing 27 October 2025
Commencing	0	The fourth set of changes commencing 1 April 2026	 The balance of changes commencing 1 April 2026
S	0	The balance of changes to commence on a date (or dates) to be proclaimed	

- The amendments which are to commence on 27 October 2025 include amendments to the strata schemes management and community schemes management legislation concerning the following:
 - Building manager accountability, including enhanced duties and new disclosure obligations. 0
 - Levy recovery, including measures assisting owners in financial hardship and standardising payment plans for overdue contributions.
 - New South Wales Fair Trading investigative and enforcement powers for repair and maintenance of common property.



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- The amendments which are to commence on 1 April 2026 include amendments to the strata schemes management and community schemes management legislation concerning the following:
 - New prescribed form for 10-year capital works fund plans. The prescribed form can be found here.
 - Developer accountability, including information for the First AGM such as initial maintenance schedule and levy estimates.
 - New prescribed form for initial maintenance schedule including additional requirements for multistorey buildings. The prescribed form can be found here.
 - Section 184 certificate will be required to include information about exclusive supply networks (also known as embedded networks).
- The amendments which are to commence on a date or dates proclaimed, expected in the latter half of 2026 include amendments to the strata schemes management and community schemes management legislation concerning the following:
 - Strata committee accountability, including mandatory training requirements.
 - New disclosure requirements for off-the-plan contracts for sale for exclusive supply networks (also known as embedded networks).
- Amendments to the Strata Schemes Management Regulation 2016 increasing the prescribed percentage of the contract price for building work payable by developers of strata schemes as a building bond from 2% to 3% are expected to commence on 1 July 2026.

Developments earlier this year include:

The balance of the Strata Managing Agents Legislation Amendment Act 2024 having commenced on 3 February 2025, joining the portion of the Act which had already commenced on 8 November 2024.

The amendments which commenced on 3 February 2025:

- Restrictions on managing agents' ability to include in an agency agreement provision for an "uplift fee" with respect to forgone insurance commissions for insurance was arranged by the client.
- Stricter disclosure and approval requirements with respect to managing agents' receipt of commissions and training expenses.
- Stricter disclosure obligations on managing agents with respect to connections with the original 0 owner (developer), suppliers to the owners corporation or suppliers to other schemes for whom the agent acts as managing agent.
- 0 Stricter requirements in relation to information to be provided when providing insurance quotations to an Owners Corporation.



- The amendments to Strata Schemes Legislation Amendment Act 2025 which commenced on 3 March 2025 include amendments to the strata schemes management and community schemes management legislation concerning the following:
 - Removal of office bearers by general meeting resolution.
 - General meeting approval of legal costs.
 - Voting by company nominees. 0
- The amendments to the Strata Schemes Legislation Amendment Act 2025 which commenced on 1 July 2025 include amendments to the strata schemes management and community schemes management legislation concerning the following:
 - Developer accountability, increasing the penalties on developers for not holding the first AGM on 0 time or failing to provide certain documents within the prescribed period.
 - Common property repair and maintenance, including changes to the owners corporation's statutory duty to repair and maintain common property.
 - Changes to common property, including a requirement for special resolutions to specify whether 0 a lot owner or Owners Corporation will be responsible for ongoing maintenance.
 - Common property rights by-laws, clarifying the consent requirements for amendment or repeal of the by-law.
 - Strata Manager accountability, including a requirement for reporting every six months (previously 0 12 months) to the owners corporation on the functions they exercise and including application of Commonwealth unfair contract terms legislation.
 - Building manager accountability, including application of Commonwealth unfair contract terms legislation.
 - Capital works funding, including a requirement for the Owners Corporation to consider the initial 0 maintenance schedule when preparing the first 10-year capital works fund plan and including a requirement that the first 10-year capital works fund plan be in the form prescribed by the regulations.
 - 0 Embedded networks, with contracts for the supply of electricity entered into on or after 1 July being limited to a three-year term.
 - Accessibility infrastructure, including measures to facilitate implementation of accessibility infrastructure.
 - Sustainable infrastructure, including measures facilitating implementation and ongoing assessment of sustainable infrastructure.



- Uncollected goods, allowing abandoned goods to be dealt with under the Uncollected Goods Act 0 1995 in certain circumstances.
- Strata committee accountability, including enhanced duties.
- Chairperson accountability, including enhance duties. 0
- Legal costs, including a requirement that approval of legal services by an Owners Corporation or 0 strata committee be either for unlimited costs or costs capped to a maximum amount; and including a provision to permit an Owners Corporation or strata committee to obtain specified nonurgent legal services without approval of a general meeting resolution.
- Fees for inspection of books and records, with an increase being applied to those under the \circ regulations.
- Assistance animals, limiting the evidence about an assistance animal which can be required under a by-law to any form contained in the expanded list of evidence under the legislation.
- Minor renovations, requiring strata committees to provide written reasoning in the case of refusal 0 in certain circumstances, absent which the minor renovation will be 'approved'.

This extraordinary rollout of changes adds to numerous other reforms last year or shortly before, including:

- Amendments from 9 November 2023 under the Competition and Consumer Act 2010 extending the "unfair contract terms" regime to most if not all agency agreements, as well as many other agreements which owners corporations may enter into with agents, suppliers and other parties.
- Amendments from 11 December 2023 under the Strata Legislation Amendment Act 2023, including:
 - Imposition of an obligation on agents to give notice of imminent expiry of the agent's term of 0 appointment.
 - Increase of the period prior to the first AGM by which the developer must provide specified 0 documents.
 - Amendments providing additional flexibility with respect to the strata renewal process. 0
 - Amendments relating to nomination, appointment and removal of a strata committee members. 0
 - Increase of notice periods for AGMs.
 - Amendments relating to financial management, including use of the capital works fund or 0 administrative fund for the purposes of the other fund, notice periods for special levies relating to urgent works and quotation requirements for substantial works.
 - Amendments relating to by-laws, including validity, consolidation and restrictions on by-laws concerning the keeping of animals.



- Amendments relating to keeping of records in electronic form. 0
- Amendments relating to the number of votes which can be cast by company nominees and 0 holders of powers of attorney.

These reforms potentially impact on the day-to-day activities of virtually everyone involved in the strata sector. For example:

- Strata managing agents have significant new obligations, including disclosure obligations and restrictions on agency agreement provisions and need to review those agreements and their procedures generally.
- Building managers are even more significantly impacted, with significant new obligations and restrictions on management agreement provisions and also need to review their agreements and procedures generally.
- Strata committee members have had their duties and obligations significantly expanded, resembling more and more those imposed on company directors. Further, they will need to complete specified training or have their office vacate.
- Owners corporations, community associations and their committees have a number of operational issues to deal with, the amendments impacting on matters such as accessibility infrastructure, sustainability infrastructure, budgeting, levy determination, levy recovery, insurance, by-laws, AGMs, approval of renovations and common property repair. This will also impact on their agents and other advisers.
- Developers will have increased accountability, particularly in relation to the documents and information to be provided to new schemes prior to the first annual general meeting.

This article is intended to provide an overview of the vast amount of change which strata managing agents and other participants in the strata sector need to address. If you are a Compliance Pack member and want to read more on the subject, please LOGIN HERE to read our Strata Reforms Guide (please login for link to work).

Further, we have considerable experience with implementation of these reforms and would be pleased to provide you with whatever assistance you may require, with a view to reducing your time and financial cost associated with such a difficult transition.

***The information contained in this article is general information only and not legal advice. The currency, accuracy and completeness of this article (and its contents) should be checked by obtaining independent legal advice before you take any action or otherwise rely upon its contents in any way.

Prepared by Bannermans Lawyers 29 September 2025

