Government Bill

As reported from the committee of the whole House

Key to symbols used in reprinted bill

As reported from the committee of the whole House

text inserted text deleted

Hon Simon Power

Securities Trustees and Statutory Supervisors Bill

Government Bill

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The Parliament of New Zealand enacts as follows:

1 Title

This Act is the Securities Trustees and Statutory Supervisors Act **2009**.

2 Commencement

This Act comes into force at the end of the period of 9 months beginning with the day on which it receives the Royal assent unless it is earlier brought into force on a date appointed by Order in Council on 1 October 2011.

Part 1

	Preliminary provisions	
3	Purpose The purpose of this Act is to protect the interests of security holders, and of residents of retirement villages, and to enhance investor confidence in financial markets and retirement villages, by—	5
	(a) requiring persons who wish to be appointed as trustees or statutory supervisors to be capable of effectively performing the functions of trustees or statutory supervisors; and	10
	 (b) requiring trustees and statutory supervisors to perform their functions effectively; and (c) enabling trustees and statutory supervisors to be held accountable for any failure to perform their functions effectively. 	15
4 (1)	Interpretation In this Act, unless the context otherwise requires,— Commission means the Securities Commission established	
	under section 9 of the Securities Act 1978 deed of participation means a deed of participation relating to a participatory security that is required under section 33(3) of the Securities Act 1978 and includes every instrument that amends the deed of participation	20
	deed of supervision has the meaning given in section 5 of the Retirement Villages Act 2003 and includes every instrument that amends the deed of supervision	25
	deposit taker has the meaning given in section 157C of the Reserve Bank of New Zealand Act 1989	
	FMA means the Financial Markets Authority established under Part 2 of the Financial Markets (Regulators and KiwiSaver) Act 2010	30
	FMA appointee has the meaning given in section 38(1)	
	governing document means, as the context requires,— (a) a trust deed: (b) a deed of participation: (c) a deed of supervision	35
	· · · · · · · · · · · · · · · · · · ·	

issue Act 1	r has the meaning given in section 2(1) of the Securities 978	
issuer obligation means an obligation imposed on the issuer of a security by or under any or all of the following:		
(a) (b)	the governing document that relates to the security: the terms of any offer of the security:	5
(c) (d)	a court order relating to the security: this Act:	
(da)	the KiwiSaver Act 2006:	
(e) (f)	Part 5D of the Reserve Bank of New Zealand Act 1989: the Securities Act 1978:	10
(g)	the Unit Trusts Act 1960	
	Saver scheme means a KiwiSaver scheme other than a	
	cted KiwiSaver scheme (within the meanings given to terms in section 4(1) of the KiwiSaver Act 2006)	15
Kiwi	Saver trustee means a person who is designated or aped as trustee of a KiwiSaver scheme or the successor of	
	<u>berson</u>	
licence means a licence issued under section 15 , and includes a temporary licence		
a temporary licence licensee—		
(a)	means a trustee or statutory supervisor that holds a li-	
(4)	cence; and	
(b)	includes a Commission an FMA appointee, whether or not that appointee holds a licence	25
licen	see obligation means an obligation imposed on a licensee	
by or	under any or all of the following:	
(a)	every governing document:	
(b)	this Act:	
(c)	a court order relating to a supervised interest:	30
(d)	Part 5D of the Reserve Bank of New Zealand Act 1989:	
(e)	the Securities Act 1978:	
(f)	the Unit Trusts Act 1960:	
(g)	the Retirement Villages Act 2003	
	see obligation means an obligation imposed on a licensee	35
	under any or all of the following:	
<u>(a)</u>	every governing document:	
<u>(b)</u>	the terms of the offer of the security:	

Securities Trustees and Statutory

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(c)		
<u>(d</u>		
<u>(e</u>		
<u>(f</u>		_
<u>(g</u>		5
<u>(h</u>		
<u>(i)</u>	the Unit Trusts Act 1960	
m	aterial change of circumstances, in relation to a licensee,	
m	eans—	
(a)	a change that adversely affects the licensee's capacity effectively to perform the functions of a trustee or statutory supervisor in respect of a security, or of a statutory supervisor in respect of a retirement village, covered by the licence; or	10
(b	a change that means that the licensee no longer meets the requirements referred to in section 15(2)	15
the ist th	(inister means the Minister of the Crown who, under the au- ority of any warrant or with the authority of the Prime Min- ter, is for the time being responsible for the administration of is Act	20
_	Derator has the meaning given in section 5 of the Retirement illages Act 2003	
er	Derator obligation means an obligation imposed on the opator of a retirement village by or under any or all of the folwing:	25
(a		23
(a	village:	
(b		
,	,	
(c)	,	30
(b		30
(c)		
(d	,	
nr	escribed means prescribed in regulations made under this	

resident has the meaning given in section 5 of the Retirement 35 Villages Act 2003

restricted scheme has the meaning given in section 4(1) of

8

Act

the KiwiSaver Act 2006

retire	ment village has the meaning given in section 6 of the	
Retire	ement Villages Act 2003	
secur	ity means—	
(a)	a debt security:	
(b)	a participatory security:	5
(c)	a unit in a unit trust	
<u>(c)</u>	a unit in a unit trust:	
<u>(d)</u>	an interest in a KiwiSaver scheme	
statut	tory supervisor means,—	
(a)	in relation to a participatory security, a statutory supervisor as defined in section 2(1) of the Securities Act 1978:	10
(b)	in relation to a retirement village, a statutory supervisor as defined in section 5 of the Retirement Villages Act 2003	15
	vised interest means,—	
(a)	in relation to a trustee or statutory supervisor of a security (T), a security in respect of which T is the trustee or statutory supervisor:	
(b)	in relation to a statutory supervisor of a retirement village (S), a retirement village in respect of which S is the statutory supervisor	20
super	vised issuer, in relation to a trustee or statutory super-	
	of a security, means the issuer of a supervised interest	
that is a security 2		
temp	orary licence has the meaning given in section 60	
trust	deed,—	
(a)	in relation to a trustee of a debt security, has the meaning given in section 2(1) of the Securities Act 1978 and includes every instrument that amends the trust deed:	30
<u>(ab)</u>	in relation to a KiwiSaver scheme, has the meaning given in section 4(1) of the KiwiSaver Act 2006:	
(b)	in relation to a trustee of a unit trust, has the meaning given in section 2(1) of the Unit Trusts Act 1960	
truste	ee means—	35
(a)	a trustee, as defined in section 2(1) of the Securities Act 1978; and	
(b)	a unit trustee	

Part 1 c	Securities Trustees and Statutory Supervisors Bill	
	(b) <u>a unit trustee; and</u> (c) <u>a KiwiSaver trustee</u> unit trustee has the same meaning as the meaning of trustee in section 2(1) of the Unit Trusts Act 1960	
	 vary, in relation to a licence, includes— (a) imposing a condition on the licence; and (b) varying or removing a condition previously imposed on the licence. 	5
(2)	Unless the context otherwise requires, a term or expression that is defined in the Securities Act 1978 (in relation to securities) or the Retirement Villages Act 2003 (in relation to retirement villages) and used, but not defined, in this Act has the same meaning as in those Acts.	10
5	Act binds the Crown This Act binds the Crown.	15
	Part 2 Regulation of trustees and statutory supervisors	
	Subpart 1—Licensing of trustees and statutory supervisors	20
	Requirement to be licensed, etc	
6 (1)	Trustee or statutory supervisor must be licensed A trustee or statutory supervisor in respect of a security must hold a licence that covers the security.	
(2)	A statutory supervisor in respect of a retirement village must hold a licence that covers the retirement village.	25
7	Licensee must comply with conditions imposed on licence A licensee must comply with every condition imposed on the licence.	

Requirement to be licensed: offences

A person commits an offence if—

30

8 (1)

	(a)	the person is a trustee or statutory supervisor in respect of a security; and		
	(b)	the person does not hold a licence that covers the security.		
(1A)	A pe	rson commits an offence if—	5	
, ,	(a)	the person is a statutory supervisor in respect of a retirement village; and		
	(b)	the person does not hold a licence that covers the retirement village.		
(2)	A pe	rson commits an offence if—	10	
	(a)	the person represents that the person is licensed to be a trustee or statutory supervisor in respect of a security; and		
	(b)	the person does not hold a licence that covers the security.	15	
(2A)	A pe	rson commits an offence if—		
	(a)	the person represents that the person is licensed to be a statutory supervisor in respect of a retirement village; and		
	(b)	the person does not hold a licence that covers the retirement village.	20	
(3)	-	rson who commits an offence under this section is liable immary conviction to a fine not exceeding \$300,000.		
8A		nirement to be licensed: exception for certain mission FMA appointees	25	
	Sect appo	ions 6, 7, 8(1), and 8(1A) do not apply to a person inted as a Commission an FMA appointee under section r 38.	20	
		Licences: general		
9	Com	mission FMA may license trustee, etc	30	
(1)	The Commission FMA may license a person to be 1 or more			
		e following:		
	(a)	a trustee in respect of debt securities:		
	(b)	a statutory supervisor in respect of participatory securities:	35	
	(c)	a trustee in respect of units in unit trusts:		

<u>(ca)</u>	a KiwiSaver trustee:				
	•				
-	<u> </u>				
` /		5			
` /	÷				
(d)	1 or more particular retirement villages.				
retire	ment village) in any way, including, without limitation,	10			
by re	ference to—				
(a)	a particular issuer or operator; or				
(b)	a particular class of issuer or operator.				
•					
		1.5			
		15			
	· · ·				
` /					
(b)					
		20			
	· · · · · · · · · · · · · · · · · · ·				
Subs	ection (2) does not limit subsection (1).				
Exam	Examples of the conditions that the Commission FMA may 25				
impo	se on a licence under subsection (2)(a) include, without				
limita	ation, conditions—				
(a)	limiting the number of appointments as trustee or statu-				
	tory supervisor that may be held by the licensee:				
(b)	setting a maximum value for supervised interests that	30			
	are securities:				
(c)	limiting the number of retirement villages in respect of				
	which the statutory supervisor may hold a licence:				
	(d) A lice any 1 (a) (b) (c) (d) A claretire by re (a) (b) Com The Can (b) Subs Exam impo limita (a) (b)	(d) a statutory supervisor in respect of retirement villages. A licence may cover all securities, all retirement villages, or any 1 or more of the following: (a) securities of 1 or more classes: (b) 1 or more particular issues of securities: (c) retirement villages of 1 or more classes: (d) 1 or more particular retirement villages. A class may be defined (to include or exclude a security or retirement village) in any way, including, without limitation, by reference to— (a) a particular issuer or operator; or (b) a particular class of issuer or operator. Commission FMA may impose conditions on licence The Commission FMA may impose conditions that— (a) limit a licence: (b) apply only if the licensee is appointed as— (i) trustee or statutory supervisor in respect of a particular security or class of security; or (ii) statutory supervisor in respect of a particular retirement village or class of retirement village. Subsection (2) does not limit subsection (1). Examples of the conditions that the Commission FMA may impose on a licence under subsection (2)(a) include, without limitation, conditions— (a) limiting the number of appointments as trustee or statutory supervisor that may be held by the licensee: (b) setting a maximum value for supervised interests that are securities: (c) limiting the number of retirement villages in respect of			

relating to the matters listed in **section 15(3)**.

(d)

Duration of licence

11

(1)	A licence must be issued for a fixed period of no more than 8 years.		
(2)	A licence takes effect on the date stated in the licence.		
(3)	Subjection (a)	the date on which the licence is cancelled under section 16 or 33(2)(d); and the date on which the fixed period ends.	5
	(0)	the date on which the fixed period ends.	
12		rmation to be stated in licence ence must state the following information:	10
	(a)	the name of the licensee:	10
	(b)	in the case of securities, the security or securities covered by the licence:	
	(ba)	in the case of retirement villages, the retirement village or villages covered by the licence:	15
	(c)	the conditions (if any) imposed on the licence:	
	(d)	the date on which the licence takes effect:	
	(e)	the date on which the fixed period for which the licence is issued ends:	
	(f)	the date by which the first report under section 24 must be delivered.	20
13		mission FMA must send licence and details to	
		see and others	
(1)		e Commission FMA issues a licence, the Commission must send the licence to the licensee.	25
(2)		e Commission FMA varies a licence, the Commission must send a replacement licence to the licensee.	
(3)		e Commission FMA cancels a licence, the Commission must notify the former licensee.	
(4)	the C repla	Idition to the requirements of subsections (1) to (3) , Commission FMA must send details of the licence or the cement licence or notification of the cancellation (as the may be) to—	30
	(a)	the Registrar of Financial Service Providers, if the licence relates to a security; and	35

the Reserve Bank of New Zealand, if the licensee is, or

(b)

<u>(5)</u>	was, the trustee of a deposit taker; and (c) the Registrar of Retirement Villages, if the licensee is, or was, the statutory supervisor of a retirement village. The FMA may publicly notify any details about a licence (including the information referred to in section 12 and details relating to the variation or cancellation of a licence) as it thinks fit.	5
14 (1)	Applications for, to vary, or to cancel licences Application for, or to vary, licence A person may apply to the Commission FMA— (a) for a licence; or (b) to vary a licence.	10
(2)	An application must be— (a) made in the form required by the Commission FMA; and (b) accompanied by the prescribed fee fee prescribed under section 62 of the Financial Markets (Regulators)	15
(3)	and KiwiSaver) Act 2010. For the purpose of making a decision on an application, the Commission FMA may require the applicant to supply information in addition to that contained in the application and may, at any time, require the applicant to verify that the information provided remains accurate at that time all, or any specified part, of the information provided in relation to the application (whether at the time of the application or at any later date) remains accurate at the time that verification is required under this subsection.	20
15 (1)	 Decision on application for, or to vary, licence The Commission FMA may issue or vary a licence only if the Commission FMA is satisfied that, having regard to any conditions imposed on the licence, the applicant is capable of effectively performing (or will, after the variation, be capable of effectively performing)— (a) the functions of a trustee or statutory supervisor in respect of securities covered by the licence: 	30

	(b)	the functions of a statutory supervisor in respect of re- tirement villages covered by the licence.			
(2)	Despite subsection (1) , the Commission FMA may not issue a licence unless the Commission FMA is satisfied that the ap-				
	-	nt meets the following requirements: 5			
	(a)	the applicant is— (i) a body corporate that is incorporated in New			
		(i) a body corporate that is incorporated in New Zealand; or			
		(ii) an overseas company (as defined in the Companies Act 1993) registered under that Act:	0		
	(b)	every director and senior manager of the applicant is of			
		good character:			
	(c)	in the case of an applicant for a licence that covers a security, the applicant—			
		(i) is registered under the Financial Service 1: Providers (Registration and Dispute Resolution) Act 2008; or	5		
	(d)	(ii) complies with section 13(a) and (b) of that Act: in the case of an applicant for a licence that covers a retirement village, the applicant complies with section 13(a) of the Financial Service Providers (Registration and Dispute Resolution) Act 2008.	0		
(3)	Befor	re making a decision under subsection (1) , the Commis-			
(5)		FMA must assess the following matters:			
	(a)	the experience, skills, and qualifications of the applicant (including, in particular, of the applicant's directors and senior managers):	5		
	(b)	the financial resources available to the applicant:			
	(c)	the other resources available to the applicant:			
	(d)	the applicant's procedures for ensuring that the applicant complies with the licensee obligations:	0		
	(da)	the applicant's procedures for ensuring that,—			
	(4.11)	(i) in the case of a licence relating to securities, issuers of those securities comply with the issuer obligations; and	5		
		(ii) in the case of a licence relating to retirement villages, operators of those retirement villages comply with the operator obligations:			

	(e)	the applicant's independence from issuers, or from operators, covered by the licence:	
	(f)	the applicant's governance structure:	
	(g)	the applicant's professional indemnity insurance:	
	(h)	other prescribed matters relating to the applicant, securities, or retirement villages covered by the licence, and issuers or operators covered by the licence:	5
	(i)	any other matter that the Commission FMA considers is material.	
(5)	eurity the R	e making a decision on a licence that covers a debt se- issued by a deposit taker, the Commission must consult eserve Bank of New Zealand and take the Bank's views ecount.	10
(5A)		e making a decision on a licence that covers a retirement	
(311)	villag	e, the Commission must consult the Registrar of Retire- Villages and take the Registrar's views into account.	15
(6)	must	making a decision on an application, the Commission notify the applicant, and any person supervised by the eant, in writing of—	
	(a)	the decision; and	20
	(b)	if the Commission does not issue a licence or does not issue or vary a licence as proposed in the application, the Commission's reasons for the decision; and	
	(c)	if the Commission issues or varies a licence (whether as proposed in the application or not), any matters that the Commission wishes the licensee to consider for the purposes of section 25(2).	25
(7)	In thi	s section,—	
	director has the meaning given in section 126 of the Companies Act 1993, but also includes, in the case of a body corporate that is not a company, a person (including a delegate) who occupies a position comparable to that of a director		
	(incluition over t	r manager, in relation to an applicant, means a person ding a delegate) who is not a director but occupies a posthat allows the person to exercise significant influence the management or administration of the applicant (for ple, a chief executive or a chief financial officer).	35

16	Application to cancel licence	
(1)	The Commission FMA may cancel a licence on the written application of the licensee.	
(2)	Before cancelling a licence under subsection (1) , the Commission FMA must be satisfied that the licensee does not hold an appointment as a trustee or statutory supervisor.	5
17	Review of Commission's decision on application	
(1)	A person (the applicant) who is dissatisfied with a decision under section 15(1) may, no later than 20 working days after receiving written notice of the decision, request the Commission to review the decision.	10
(2)	The request must be in writing, must set out the grounds on which the applicant believes the decision should be reviewed, and must state whether or not a hearing is requested.	
(3)	For the purpose of the review, the Commission may, no later than 10 working days after receiving the request, require the applicant to supply information in addition to that contained in the request.	15
(4)	If a hearing is requested, the Commission must hold a hearing and give the applicant the opportunity to be heard— (a) no later than 10 working days (or any longer period)	20
	(b) if the Commission requires the applicant to supply additional information under subsection (3), no later than 10 working days (or any longer period agreed by the applicant) after the additional information is supplied.	25
(5)	On a review, the Commission may confirm, vary, or cancel a decision made under section 15(1).	
(6)	The Commission must notify the applicant in writing of (a) the Commission's decision on the review; and (b) the Commission's reasons for the decision; and (c) the date on which any variation or cancellation of the decision in respect of which the review is requested takes effect.	30
(7)	Notification under subsection (6) must be given,— (a) if a hearing is requested, no later than 20 working days after the hearing; or	35

(0)	if the commission requires the applicant to supply addi	
	tional information under subsection (3) and no hear-	
	ing is requested, no later than 20 working days after the	
	additional information is supplied; or	
(c)	in any other case, no later than 20 working days after	5
	the request is received.	
A de	cision in respect of which a review is requested remains	
valid	pending the outcome of the review.	
•	ce, consultation, and submissions concerning decision	
•	er section 15(1)	10
<u>Befo</u>	re making a decision under section 15(1) , the FMA must	
cons	ult with, and take into account the views of,—	
<u>(a)</u>	the Reserve Bank of New Zealand, if the application	
	relates to a licence that covers a debt security issued by	
	a deposit taker:	15
(b)	the Registrar of Retirement Villages, if the application	
	relates to a licence that covers a retirement village.	
The I	FMA may decline to issue a licence, or may issue a licence	
other	than as proposed in the application, only if the FMA	
gives	s the applicant—	20
<u>(a)</u>	at least 10 working days' written notice of the following	
	matters before the FMA makes a decision under sec-	
	tion 15(1):	
	(i) that the FMA may decline to issue a licence, or	
	may issue a licence other than as proposed in the	25
	application; and	
	(ii) the reasons why it is considering taking that ac-	
	tion; and	
(b)	an opportunity to make written submissions and to be	
	heard on the matter within that notice period.	30
A ftei	r making a decision on the application under section	
), the FMA must notify the applicant, and any person	
	rvised by the applicant, in writing of—	
(a)	the decision; and	
(b)	if the FMA declines to issue the licence, or does not	35
(0)	issue or vary the licence as proposed in the application,	55
	the FMA's reasons for the decision; and	
	and i man is reasons for the accision, and	

5

(c) if the FMA issues or varies the licence (whether as proposed in the application or not), any matters that the FMA wishes the licensee to consider for the purposes of section 25(2).

18 Appeal to High Court against Commission's FMA's decision on application

- (1) A person who is dissatisfied with a decision under section 47(5) may An applicant may appeal to the High Court no later than 20 working days, or such further period as the court may allow, after receiving written notice of the decision under section 17(3).
- (2) If a trustee or statutory supervisor in respect of a security or retirement village lodges an appeal against a decision not to issue a new licence that covers the security or retirement village, the court may extend the validity of the trustee's or supervisor's current licence, to the extent that it covers the security or retirement village, until the appeal has been determined or withdrawn.
- (3) A decision against which an appeal is lodged remains valid pending the determination of the appeal unless the court orders 20 otherwise.
- (4) On appeal, the court may—
 - (a) confirm, cancel, or vary the decision; or
 - (b) refer the decision back to the Commission FMA with a direction to reconsider the whole or a specified part of 25 the decision.

Expiry of licences

19 Effect of expiry of licence

- (1) The expiry of the licence of a person who holds an appointment as a trustee or statutory supervisor does not, of itself, terminate the appointment (but, if the person continues to hold the appointment and does not obtain a new licence, the person breaches **section 6**).
- (2) This section is for the avoidance of doubt.

20	Licensee must apply for new licence or notify issuer or
	operator before licence expires

- (1) A licensee appointed as a trustee or statutory supervisor in respect of a security or retirement village must, between 9 and 12 months before the expiry date of the licence, either—
 - (a) make an application under **section 15** for a new licence that covers that security or retirement village; or

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- (b) notify the issuer of that security or the operator of that retirement village (as the case may be) and the Commission FMA, in writing, that the licensee does not intend to make the application referred to in paragraph (a).
- (2) If the licensee makes an application referred to in **subsection** (1)(a), the Commission FMA must make a decision on the application no later than 3 months before the expiry date.
- (3) A licensee, being a trustee or statutory supervisor in respect of a security or retirement village who holds a temporary licence must, no later than 1 month after the commencement of this Act, either—
 - (a) make an application under section 15 for a new licence that covers that security or that retirement village; or 20
 - (b) notify the issuer of that security or the operator of that retirement village (as the case may be) and the Commission in writing that the licensee does not intend to make the application referred to in paragraph (a).
- (4) In this section, **expiry date** means the date on which the fixed 25 period for which a licence is issued under **section 15** ends.

21 Rejection of application for new licence: Commission FMA may replace existing appointee

- (1) This section applies if—
 - (a) the Commission the FMA rejects an application by a 30 trustee or statutory supervisor in respect of a security, or a statutory supervisor in respect of a retirement village, (the existing appointee) for a new licence that covers the security or retirement village; and
 - (b) the existing appointee no longer holds a licence that 35 covers the security or retirement village; and
 - (c) the existing appointee has not been replaced.
- (2) The Commission The FMA may—

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operator must either—

(a) remove the existing appointee as trustee or status supervisor in respect of the security, or as status supervisor in respect of the retirement village, by the notice to the existing appointee; and	itory
(b) appoint a person (the Commission FMA appointe that position for a period of 6 months.	e) to 5
Before making an appointment under subsection (2)(b) Commission the FMA must, if the Commission the FMA siders it practicable to do so, consult the relevant issuer or erator.	con-
The Commission The FMA must, as soon as practicable a making the appointment, notify the issuer of the security the operator of the retirement village, of the appointment.	after y, or
The issuer or operator must reimburse the Commission FMA for the Commission the FMA appointee's charges duthe period of the Commission the FMA appointee's appointee's appointer; and the amount due is recoverable as a debt due to Commission the FMA.	oint-
Subject to subsection (6) , the Commission the FMA pointee is bound by the terms of the governing document which the existing appointee was appointed.	-
The Commission The FMA may approve a change to the terms (including a change that increases the charges pay to the Commission the FMA appointee) during the period the Commission the FMA appointee's appointment if— (a) the issuer or operator (as the case may be) and Commission the FMA appointee agree that the characteristic should be made; and	vable od of 25
(b) the Commission the FMA is satisfied that the chawill have no significant adverse effect on the interest of holders of the security or on the interests of residuof the retirement village.	rests 30
The power in subsection (6) may be exercised to approchange to the terms of the governing document despite thing to the contrary in the document.	

Before the end of the 6-month appointment, the issuer or the

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(a)	appoint a licensee as a replacement for the Commission the FMA appointee; or	
(b)	appoint the Commission the FMA appointee as the	
(0)	trustee or statutory supervisor on a continuing basis	
	(provided that the Commission the FMA appointee is	5
	a licensee holds a licence that covers the security or	3
	retirement village).	
Deen	ite sections 6 and 15(2), the Commission the FMA	
-	appoint, as a Commission an FMA appointee, any person	
	ading a natural person) that the Commission the FMA	10
•	iders appropriate in the circumstances, whether or not that	10
	on holds a licence.	
perse	in noids a necince.	
Evni	ry of licence: issuer or operator may replace existing	
	intee or Commission FMA appointee	
	section applies if—	15
(a)	the licence of a trustee or statutory supervisor in respect	13
(a)	of a security or of a statutory supervisor of a retirement	
	village (the existing appointee) is due to expire; and	
(b)	the existing appointee will, on the expiry of the licence,	
(0)	no longer hold a licence that covers the security or the	20
	retirement village.	20
For t	the purposes of subsection (1)(a) , a licence is due to	
	re if—	
(a)	the licensee has given notice in accordance with sec -	
(a)	tion 20(1)(b) (notice that the licensee does not intend	25
	to apply for a new licence that covers the security or re-	23
	tirement village); or	
(b)	the Commission the FMA has given notice in accord-	
(0)	ance with section 15(6)(b) section 17(3)(b) (notice	
	that the Commission the FMA will not be issuing a new	30
	licence as proposed in the application).	50
This	section also applies if a Commission an FMA appointee	
	been appointed by the Commission the FMA under sec-	
	21(2)(b) .	
	e issuer of the security or the operator of the retirement vil-	35
11 tile	issuct of the security of the operator of the retifement vn-	ככ

lage appoints a person (the **new appointee**) as the trustee or statutory supervisor in place of the existing appointee or Commission or FMA appointee, and the new appointee accepts the

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appointment, the issuer or operator may remove the existing appointee or Commission or FMA appointee by written notice to the existing appointee or Commission or FMA appointee.	
An appointment under subsection (3) must be made in accordance with the relevant governing document.	5
The issuer or operator must, as soon as practicable after giving the written notice, give a copy of the notice to the Commission the FMA.	
The removal of the existing appointee takes effect on the date stated in, or calculated in accordance with, the notice.	10
But if the notice is given to the Commission the FMA appointee, the removal of the Commission the FMA appointee cannot take effect until at least 15 working days have passed since the date on which the notice was given to the Commission the Commission that the c	
sion the FMA appointee.	15
Subsection (6) does not apply if the Commission the FMA appointee agrees in writing that the subsection does not apply. The power in subsection (3) may be exercised to remove the	
existing appointee or Commission or FMA appointee despite anything to the contrary in the governing document.	20
Nothing in this section limits the issuer's or operator's power to remove the existing appointee apart from under this section.	
Expiry of licence: existing appointee must provide documents	
The Commission FMA appointee may, by giving notice in writing to the existing appointee, require the existing appointee to provide the Commission FMA appointee, at the existing appointee's expense, with all documents held by,	25
or in the control of, the existing appointee that relate to the functions of the position to which the Commission FMA appointee has been appointed.	30
The new appointee may, by giving notice in writing to the existing appointee or Commission FMA appointee (person	
A), require person A to provide the new appointee, at person A's expense, with all documents held by, or in the control of, person A that relate to the functions of the position to which	35

the new appointee has been appointed.

(3)	A no	tice under this section—		
	(a)	must be given no later than 6 months after the date of		
		the appointment of the person who gives the notice:		
	(b)	ceases to be effective if the person who gives the notice	_	
		ceases to hold the position referred to in subsection	5	
	()	(1) or (2):		
	(c)	must specify a reasonable time within which the documents must be provided.		
(4)	a noti	son who, without reasonable excuse, fails to comply with ce under this section commits an offence and is liable on hary conviction to a fine not exceeding \$100,000.	10	
(5)	A document provided pursuant to a notice under this section may be used only for the purpose of performing the functions of the position referred to in subsection (1) or (2) .			
(6)	provi for th which	rson who, without reasonable excuse, uses a document ded pursuant to a notice under this section other than the purpose of performing the functions of the position to the Commission FMA appointee or new appointee has	15	
		appointed commits an offence and is liable on summary ction to a fine not exceeding \$100,000.	20	
(7)	In thi	s section,—		
		mission FMA appointee has the meaning given in sec- 21(2)(b)		
		ing appointee has the meaning given in section (a) or 22(1)(a)	25	
	new	appointee has the meaning given in section 22(3).		
	S	ubpart 2—Monitoring and enforcement		
		Reports and investigations		
24	Licer FMA	nsee must deliver regular reports to Commission	30	
(1)		ensee must deliver a report to the Commission FMA—		
	(a)	by a date determined by the Commission FMA when a licence is issued, which must be between 6 and 12 months after the date on which the licence is issued; and		
	(b)	at least once every 6 months after that date.	35	
(2)	The r	report must contain—		

	(a)	prescribed information about the following:				
		(i) the requirements referred to in section 15(2) :				
		(ii) the matters referred to in section 15(3) :				
		(iii) the licensee's compliance with any conditions imposed on the licence:	5			
		(iv) a description of the supervised interest:				
		(v) the licensee's compliance with the terms of every				
		governing document that relates to a supervised interest:				
		(vi) other prescribed matters; and	10			
	(b)	any information required by a condition imposed on the licence.				
25		nsee must report breach of licensee obligation, etc				
(1)		section applies if a licensee believes that—	1.5			
	(a)	the licensee has, or may have, breached a licensee obligation; or	15			
	(b)	a material change of circumstances has occurred, may have occurred, or is likely to occur in relation to the				
		licensee; or				
	(c)	the information on which the Commission FMA based the decision to issue or vary the licence was, or may have been, wrong, misleading, or incomplete.	20			
(2)		he purposes of subsection (1)(b) and (c) , the licensee consider any matters notified by the Commission FMA				
		r sections 15(6)(c) and 30(5)(d) sections 17(3)(c)	25			
		30(5)(d).				
(3)		licensee must, as soon as practicable after the licensee				
(-)	forms the belief referred to in subsection (1) , deliver a report					
		e Commission FMA containing details of the belief and				
		censee's grounds for the belief.	30			
26		mission may investigate breach of licensee obligation,				
(1)	ete	Our maintenance in a series of				
(1)		Commission may investigate—				
	(a)	whether a person who is or was a licensee has breached, or is likely to breach, a licensee obligation:	35			
	(b)	whether a material change of circumstances has oc- curred, or is likely to occur, in relation to a licensee:				

whether the information on which the Commission based the decision to issue or vary a person's licence

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	was wrong, misleading, or incomplete.			
(2)	An investigation may be initiated by the Commission or based on a third party's complaint.	5		
(3)	For the purposes of an investigation, the Commission may, by notice in writing to the person referred to in subsection (1), require the person or licensee to supply the Commission with any information relating to the matters referred to in subsection (1) that are specified in the notice.	10		
(4)	The notice may specify the periods for which, the form in which, and the time by which the information must be supplied.			
(5)	A person who fails, without reasonable excuse, to comply with the notice commits an offence and is liable on summary conviction to a fine not exceeding \$200,000.	15		
	Action plans			
27	Commission FMA may require licensee to submit action			
(1)	plan	20		
(1)	This section applies if the Commission FMA is satisfied that— (a) a licensee has breached, or is likely to breach, a licensee obligation; or	20		
	(b) a material change of circumstances has occurred, or is likely to occur, in relation to a licensee; or			
	(c) the information on which the decision to issue or vary a licensee's licence was based was wrong, misleading, or incomplete in a material respect.	25		
(2)	The Commission FMA may, by written notice to the licensee, require the licensee to submit an action plan to the Commission FMA.	30		
(3)	The notice must—			
	 (a) give details of the breach or likely breach, material change of circumstances or likely material change of circumstances, or wrong, misleading, or incomplete information; and (b) specify the date by which the action plan must be submitted to the Commission FMA. 	35		
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(4)	The a	The action plan must specify—				
	(a)	the st	tep or steps that will be taken to—			
		(i)	remedy to remedy or avoid the breach or likely			
			breach; or			
		<u>(ia)</u>	to avoid any further breach; or	5		
		(ii)	mitigate to mitigate or avoid any adverse effects or changes arising, or likely to arise, from the			
		(iii)	material change of circumstances; or correct in light of the wrong, misleading, or in-			
		(111)	complete information; and	10		
	(b)	the da	ate by which each step will be taken.	10		
28	App	roval o	or rejection of action plan			
(1)	If a may-	license	e submits an action plan, the Commission FMA			
	(a)	appro	ove the action plan; or	15		
	(b)		ire the licensee to amend the action plan and resub-			
		mit it	t to the Commission FMA by a specified date for			
		appro	oval or rejection; or			
	(c)	reject	t the action plan.			
(2)			mission FMA approves the action plan or amended the licensee must comply with the plan.	20		
(3)	An action plan that has been approved by the Commission					
. ,		_	be varied at any time by the licensee with the con- Commission FMA.			
29	Com	missin	on's FMA's powers if action plan rejected	25		
(1)	If the	e Com	mission FMA rejects a licensee's action plan or	20		
	amended action plan, the Commission FMA may do either or both of the following:					
	(a)		a written direction to the licensee:			
	(a) (b)	_	the licensee's licence in accordance with section	30		
	(0)	30 .	the needsee's needee in accordance with section	30		
(2)	A di	rection	under subsection (1)(a) must specify—			
	(a)		tep or steps that the licensee must take to —			
		(i)	remedy to remedy or avoid any breach or likely			
		<i>(</i> *)	breach of a licensee obligation; or	35		
		<u>(ia)</u>	to avoid any further breach; or			

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(3)	(b) The l		or changes arising, or likely to arise, from the material change of circumstances; or correct in light of the wrong, misleading, or incomplete information; and ate by which each step must be taken. e must comply with the direction.	5
			Variation of licences	
30	Com	missio	m FMA may vary licence because of material	
	chan	ge of c	circumstances, etc	10
(1)	The •	Comm	ission FMA may, by written notice to a licensee,	
	vary	the lice	ence—	
	(a)	if the	Commission FMA is satisfied that—	
		(i)	a material change of circumstances has occurred	
			in relation to the licensee; or	15
		(ii)	the information on which the Commission FMA	
			based the decision to issue or vary the licence was	
			wrong, misleading, or incomplete in a material	
	(1.)	. С. 1	respect; or	20
	(b)		e Commission FMA rejects the licensee's action	20
	(a)		or amended action plan; or elicensee—	
	(c)	(i)	fails to submit or amend an action plan by the	
		(1)	date specified by the Commission FMA; or	
		(ii)	fails to comply with an action plan by the date	25
		(11)	specified in the plan; or	23
		(iii)	fails to comply with a direction of the Commis-	
		()	sion FMA under section 29, 37, or 49 by the	
			date specified in the direction; or	
		(iv)	is in administration, receivership, or liquidation,	30
			or is subject to statutory management, or enters	
			any other process (whether in New Zealand or an-	
			other country) under which the assets and affairs	
			of the licensee are administered, or the assets of	
			the licensee are realised, for the benefit of credit-	35
			ors of the licensee.	

mitigate to mitigate or avoid any adverse effects

the matters referred to in section 15(3).

(2)

Before varying a licence, the Commission must assess all of

	FMA may vary a licence only if the FMA gives the appli-	
cant	at least 10 working days' written notice of the following	5
<u>(a)</u>	matters before the FMA varies the licence:	3
	(i) that the FMA may vary the licence; and	
	(ii) the reasons why it is considering taking that ac-	
	tion; and	
(b)	an opportunity to make written submissions and to be	10
(0)	heard on the matter within that notice period.	10
Sub	ject to subsection (4), the Commission FMA must ex-	
	se the power to vary a licence so that (after the licence is	
	ed) the Commission FMA is satisfied that, having regard to	
	conditions imposed on the licence, the licensee is capable	15
	ffectively performing the functions of a trustee or statutory	
supe	ervisor in respect of securities, or of a statutory supervisor	
in re	espect of retirement villages, covered by the licence.	
The	Commission FMA may not vary a licence so that the li-	
cenc	ce ceases to cover a supervised interest.	20
The	notice under subsection (1) must state,—	
(a)	if subsection (1)(a) applies, the material change of cir-	
	cumstances or information that the Commission FMA	
	considers was wrong, misleading, or incomplete; and	
(b)	the Commission's FMA's reasons for varying the li-	25
	cence; and	
(c)	the date on which the variation takes effect; and	
(d)	any matters that the Commission FMA wishes the li-	
	censee to consider for the purposes of section 25(2) .	
Rev	iew of Commission's decision to vary licence	30
	erson (the applicant) who is dissatisfied with a decision	
	er section 30(1) may, no later than 20 working days after	
	iving written notice of the decision, request the Commis-	
sion	to review the decision.	
The	request must be in writing, must set out the grounds on	35
	ch the applicant believes the decision should be reviewed,	
and	must state whether or not a hearing is requested.	
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(3)	For the purpose of the review, the Commission may, no later than 10 working days after receiving the request, require the applicant to supply information in addition to that contained in the request.		
(4)	If a hearing is requested, the Commission must hold a hearing and give the applicant the opportunity to be heard— (a) no later than 10 working days (or any longer period agreed by the applicant) after receiving the request; or (b) if the Commission requires the applicant to supply additional information under subsection (3), no later than 10 working days (or any longer period agreed by the applicant) after the additional information is supplied.	5	
(5)	On a review, the Commission may confirm, vary, or cancel a decision made under section 30(1).		
(6)	The Commission must notify the applicant in writing of— (a) the Commission's decision on the review; and (b) the Commission's reasons for the decision; and (c) the date on which any variation or cancellation of the decision in respect of which the review is requested	15	
	takes effect.	20	
(7)	Notification under subsection (6) must be given,— (a) if a hearing is requested, no later than 20 working days after the hearing; or		
	(b) if the Commission requires the applicant to supply additional information under subsection (3) and no hearing is requested, no later than 20 working days after the additional information is supplied; or	25	
	(e) in any other ease, no later than 20 working days after the request is received.		
(8)	A decision in respect of which a review is requested remains a valid pending the outcome of the review.		
32	Appeal to High Court against Commission's FMA's decision to vary licence		
(1)	A licensee who is dissatisfied with the Commission's FMA's decision under section 31(5) section 30(1) may appeal to 35 the High Court no later than 20 working days or such further		

	-	d as the court may allow, after receiving written notice of ecision.	
(2)		cision against which an appeal is lodged remains validing the determination of the appeal unless the court orders wise.	5
(3)	On ap (a) (b)	opeal, the court may— confirm, cancel, or vary the decision; or refer the decision back to the Commission FMA with a direction to reconsider the whole or a specified part of the decision.	10
		Removal of licensee and variation and cancellation of licences	
33		mission's FMA's powers if action plan not submitted,	
(1)	etc		1.5
(1)	(a)	section applies if a licensee— fails to submit or amend an action plan by the date specified by the Commission FMA; or	15
	(b)	fails to comply with an action plan by the date specified in the plan; or	
	(c)	fails to comply with a direction of the Commission FMA under section 29, 37, or 49 by the date specified in the direction; or	20
	(d)	is in administration, receivership, or liquidation, or is subject to statutory management, or enters any other process (whether in New Zealand or another country) under which the assets and affairs of the licensee are administered, or the assets of the licensee are realised, for the benefit of creditors of the licensee.	25
(2)	The •	Commission FMA may take 1 or more of the following	
` /	steps:		30
	(a)	vary the licensee's licence in accordance with section 30 :	
	(b)	give a written notice (a removal notice) to the licensee that applies to 1 or more supervised interests:	
	(c)	by written notice (a variation notice) to the licensee, vary the licensee's licence so that the licence ceases to cover 1 or more supervised interests:	35
		21	

by written notice (a **cancellation notice**) to the licensee, cancel the licensee's licence.

(3)

(d)

(3)	intere	void doubt, a removal notice may apply to any supervised est, whether or not the action plan or direction referred to bsection (1) relates to that interest.	5					
(4)	(2)(c the C	e Commission FMA varies a licence under subsection so that the licence ceases to cover a supervised interest, commission FMA must give a removal notice under sub-						
(5)		ion (2)(b) that applies to the interest.	1.0					
(5)	<u>FMA</u>	e Commission FMA cancels a licence, the Commission 10 must give a removal notice under subsection (2)(b) applies to every supervised interest.						
(6)		re taking any of the steps referred to in subsection (2)(b)						
(-)		the Commission must—						
	(a) `	give the licensee at least 5 working days' notice in writing of the step or steps that the Commission is proposing to take and the reasons for taking the step or steps; and	15					
	(b)	give the licensee the opportunity to make representa- tions to the Commission; and						
	(c)	consider any representations made.	20					
(6)	The I	FMA may take 1 or more of the steps referred to in sub-						
	sect	ion (2)(b) to (d) only if the FMA gives the licensee—						
	<u>(a)</u>	at least 5 working days' written notice of the following						
		matters before the FMA takes the action:						
		(i) that the FMA may take 1 or more of the steps	25					
		referred to in subsection (2)(b) to (d); and						
		(ii) the reasons why it is considering taking that ac-						
	<u>(b)</u>	<u>tion; and</u> an opportunity to make written submissions and to be						
	<u>(U)</u>	heard on the matter within that notice period.	30					
		neura on the matter within that notice period.	50					
34	Rem	oval notice						
(1)		noval notice must—						
()	(a)	state the Commission's FMA's reasons for giving the notice; and						
	(b)	specify the latest date by which the existing appointee will be removed (the final removal date), which must	35					
		not be more than 40 working days after the date on						
2.2								

	which the removed notice is given to the existing on	
	which the removal notice is given to the existing appointee; and	
	(c) specify the supervised interest or interests to which the removal notice applies.	
(1A)	Despite subsection (1)(b), if the removal notice is given in relation to the cancellation of a licence, the final removal date must be no later than the date on which the cancellation takes effect.	5
(2)	The Commission FMA must give a copy of the removal notice to every affected person at the same time as the notice is given to the licensee.	10
(3)	The removal of the existing appointee as trustee or statutory supervisor in respect of an affected security, or as statutory supervisor of an affected retirement village, takes effect on the final removal date unless the existing appointee is removed from that appointment before that date (whether under section 39(1) or otherwise).	15
(4)	For the purposes of this section and sections 37 to 41,—	
	affected person means—	
	(a) the issuer of an affected security:	20
	(b) the operator of an affected retirement village	
	affected retirement village means a retirement village to which a removal notice applies	
	affected security means a security to which a removal notice applies	25
	Commission FMA appointee has the meaning given in section 38(1)	
	existing appointee means the licensee to whom a removal notice is given	
	final removal date has the meaning given in subsection (1)(b)	30
	new appointee has the meaning given in section 39(1)	
	replacement notice has the meaning given in section 39(1).	
35	Variation notice	
	A variation notice must—	35

by written notice under **section 39(1)** or otherwise appoint a person as the trustee or statutory supervisor in place of the existing appointee before the final removal date, the Commis-

sion the FMA may appoint a person (the Commission FMA
appointee) to that position for a period of 6 months beginning
on the final removal date.

- (1A) Before making an appointment under **subsection (1)**, the Commission the FMA must, if the Commission the FMA considers it practicable to do so, consult the relevant issuer or operator.
- (2) The Commission must notify the affected person of the appointment at the same time as the removal notice is given to the licensee in accordance with section 33(2)(b).
- (2) The FMA must, as soon as practicable after making the appointment, notify the affected person of the appointment.
- (3) The affected person must reimburse the Commission the FMA for the Commission the FMA appointee's charges during the period of the Commission the FMA appointee's appointment; and the amount due is recoverable as a debt due to the Commission the FMA.
- (4) Subject to **subsection (5)**, the Commission the FMA appointee—
 - (a) is bound by the terms of the governing document under 20 which the existing appointee was appointed; and
 - (b) assumes the rights of the existing appointee as they were before the existing appointee was removed.
- (5) The Commission The FMA may approve a change to those terms (including a change that increases the charges payable to the Commission the FMA appointee) during the period of the Commission the FMA appointee's appointment if—
 - (a) the affected person and the Commission the FMA appointee agree that the change should be made; and
 - (b) the Commission the FMA is satisfied that the change will have no significant adverse effect on the interests of holders of the security or of residents of the retirement village.
- (5A) The power in **subsection (5)** may be exercised to approve a change to the terms of the governing document despite anything to the contrary in the document.
- (6) Before the end of the 6-month appointment, the affected person must either—

(a)	appoint a licensee as a replacement for the Commis	sion
	the FMA appointee; or	

- (b) appoint the Commission the FMA appointee as the trustee or statutory supervisor on a continuing basis (provided that the Commission the FMA appointee is a licensee holds a licence that covers the security or retirement village).
- (7) Despite **sections 6 and 15(2)**, the Commission the FMA may appoint, as a Commission an FMA appointee, any person (including any natural person) that the Commission the FMA considers appropriate in the circumstances, whether or not that person holds a licence.

39 Replacement notice: affected person may replace existing appointee or Commission FMA appointee

- (1) If an affected person appoints a person (the **new appointee**) as the trustee or statutory supervisor in place of the existing appointee or Commission FMA appointee and the new appointee accepts the appointment, the affected person may remove the existing appointee or Commission FMA appointee by written notice (the **replacement notice**) to the existing appointee or Commission FMA appointee.
- (1A) An appointment under **subsection (1)** must be made in accordance with the relevant governing document.
- (2) Despite **subsections (1) and (1A)**, if the affected person proposes to reappoint the existing appointee in place of the Commission FMA appointee before the end of the 6-month period of the Commission FMA appointee's appointment, the removal of the Commission FMA appointee takes effect only if the Commission FMA consents in writing.
- (3) The affected person must give a copy of the replacement notice 30 to the Commission must, as soon as practicable after giving the replacement notice, give a copy of the notice to the FMA.
- (4) The removal of the existing appointee or Commission FMA appointee takes effect on the date stated in, or calculated in accordance with, the replacement notice.

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(5) But if the replacement notice is given to the Commission FMA appointee, the removal of the Commission FMA appointee

cannot take effect until at least 15 working days have passed
since the date on which the notice was given to the Commis-
sion FMA appointee.

- (6) **Subsection (5)** does not apply if the Commission FMA appointee agrees in writing that the subsection does not apply.
- (7) The power in **subsection (1)** may be exercised to remove the existing appointee or Commission FMA appointee despite anything to the contrary in the governing document.
- (8) Nothing in this section limits the affected person's power to remove the existing appointee apart from under this section. 10

40 Notice requiring documents: existing appointee, etc, must provide documents

- (1) The Commission FMA appointee may, by giving notice in writing to the existing appointee, require the existing appointee to provide the Commission FMA appointee, at the existing appointee's expense, with all documents held by, or in the control of, the existing appointee that relate to the functions of the position to which the Commission FMA appointee has been appointed.
- (2) The new appointee may, by giving notice in writing to the existing appointee or Commission FMA appointee (person A), require person A to provide the new appointee, at person A's expense, with all documents held by, or in the control of, person A that relate to the functions of the position to which the new appointee has been appointed.
- (3) If the existing appointee is reinstated under **section 41(4)(c)**, the existing appointee may, by giving notice in writing to the Commission FMA appointee or new appointee (**person B**), require person B to provide the existing appointee, at person B's expense, with all documents held by, or in the control of, 30 person B that relate to the functions of the position.
- (4) A notice under this section—
 - (a) must be given no later than 6 months after the date of the appointment of the person who gives the notice or, in the case of a notice under **subsection (3)**, within 6 35 months after the existing appointee's reinstatement:

(5)

(6)

(7)

41 (1)

(2)

(3)

(4)

(b)

the decision; or

1 71	Supervisors Bin	
(1-)		
(b)	ceases to be effective if the person who gives the notice ceases to be the trustee or statutory supervisor in respect of the affected security or the statutory supervisor in	
(c)	respect of the affected retirement village: must specify the time by which a reasonable time within which the documents must be provided.	5
a noti	son who, without reasonable excuse, fails to comply with ce under this section commits an offence and is liable on ary conviction to a fine not exceeding \$100,000.	
	cument provided pursuant to a notice under this section be used only for the purpose of—	10
(a) (b)	performing the functions of the trustee or statutory supervisor in respect of the affected security; or performing the functions of the statutory supervisor in	
	respect of the affected retirement village.	15
provio a purj	son who, without reasonable excuse, uses a document ded pursuant to a notice under this section other than for cose referred to in subsection (6) commits an offence	
\$100,	s liable on summary conviction to a fine not exceeding 000.	20
	al to High Court against removal notice, etc	
give a	ensee may appeal to the High Court against a decision to a removal notice, variation notice, or cancellation notice section 33(2)(b) to (d).	
The lidays,	icensee must lodge an appeal no later than 20 working or such further period as the court may allow, after re- ing the removal notice, variation notice, or cancellation	25
	eision against which an appeal is lodged remains valid ng the determination of the appeal unless the court orders wise.	30
-	ppeal, the court may—	
(a)	confirm, cancel, or vary the decision; or	

refer the matter back to the Commission FMA with a direction to reconsider the whole or a specified part of 35

(c) if the licensee has been removed from an appointment, order that the licensee be reinstated on terms determined by the court.

Pecuniary penalty and compensation orders

12	Dogumiaur, manaltr, audaus	
12	Pecuniary penalty orders	

- (1) The High Court may, on application by the Commission FMA, order a licensee to pay a pecuniary penalty to the Crown if the court is satisfied that the licensee has contravened a licensee obligation.
- (2) In determining whether or not to make a pecuniary penalty order and (if an order is to be made) the amount of the penalty to be imposed, the court must have regard to all relevant matters, including—
 - (a) the nature and extent of the contravention:
 - (b) (in the case of a contravention relating to a security) the 15 likelihood, nature, and extent of any damage to the integrity or reputation of New Zealand's securities markets as a result of the contravention:
 - (c) the nature and extent of any loss or damage suffered by security holders or residents because of the contravention:
 - (d) the circumstances in which the contravention occurred:
 - (e) whether or not the licensee has previously contravened a licensee obligation:
 - (f) the public benefit in encouraging prompt and honest 25 self-reporting of breaches or possible breaches of licensee obligations:
 - (g) any other circumstances that the court considers relevant
- (3) The maximum amount of a pecuniary penalty for a contravention of a licensee obligation is—
 - (a) \$200,000, if the contravention or conduct materially prejudiced security holders' or residents' interests; and
 - (b) \$100,000, in all other cases.
- (4) If conduct by a licensee constitutes a contravention of 2 or 35 more licensee obligations, proceedings may be brought against that licensee for the contravention of any 1 or more of the obli-

gations, but a licensee is not liable to more than 1 pecuniary penalty order for the same conduct.

43	Compensation	ord	ers
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- (1) The High Court may, on application by the Commission FMA, a security holder, or a resident, order a licensee to pay compen- 5 sation to any security holder or resident (the aggrieved person) if the court is satisfied that
 - the licensee has contravened a licensee obligation; and (a)
 - the contravention has caused loss or damage to the ag-(b) grieved person.

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- The court may make a compensation order whether or not any (2) aggrieved person is a party to the proceeding.
- The court may make any order it thinks just to compensate an (3) aggrieved person in whole or in part for the loss or damage.

43A Further provisions relating to pecuniary penalty orders and compensation orders

- A licensee may be liable for both a pecuniary penalty order and (1) a compensation order in respect of the same contravention of a licensee obligation.
- Once criminal proceedings against a licensee for an offence 20 (2) relating to the contravention of a licensee obligation are determined, the court High Court may not make a pecuniary penalty order against the licensee in respect of that contravention.
- (3) Once civil proceedings against a licensee for a pecuniary penalty order in respect of the contravention of a licensee 25 obligation are determined, the licensee may not be convicted of an offence in respect of that contravention.
- Proceedings under **sections 42 and 43** are civil proceedings (4) and the usual rules of the court and rules of evidence and procedure for civil proceedings apply (including the standard of 30 proof).
- In this section and in sections 42 and 43,— (5) compensation order means an order made under section 43 licensee includes a former licensee pecuniary penalty order means an order made under section 35 42.

Part 3
Commission's FMA's functions in relation
to issuers and operators

	Commission's <u>FMA's</u> functions in relation to issuers and operators	
	Duties of trustees and statutory supervisors to Commission in relation to issuers and operators FMA in relation to issuers	5
43B	Application of Part 3 to statutory supervisors of	
	retirement villages To avoid doubt, Part 3 (other than sections 47 and 48) does	
	not apply to statutory supervisors of retirement villages.	10
44	Commission FMA may require trustee or statutory	
	supervisors to attest as to issuer's compliance with issuer obligations	
(1)	The Commission FMA may require a trustee or statutory supervisor to attest to the Commission FMA, at a time and in a manner specified by the Commission FMA, as to whether the trustee or supervisor is satisfied that a supervised issuer has not breached an issuer obligation in a material respect.	15
(2)	If the Commission FMA requires a trustee or statutory supervisor to attest to the Commission FMA under this section, the trustee or supervisor must— (a) provide that attestation; or	20
	 (b) if unable to attest to the Commission FMA as required, report the reason, including the details of any breach or suspected breach. Compare: 1989 No 157 s 157ZE 	25
45	Trustee or statutory supervisor must report breach or possible breach of issuer obligation	
	If a trustee or statutory supervisor has reasonable grounds to believe that a supervised issuer has breached, may have	30

breached, or is likely to breach an issuer obligation in a material respect, the trustee or supervisor must, as soon as practicable,—

report the breach or possible breach to the Commission (a) FMA; and

(b) advise the Commission FMA of the steps (if any) that the trustee or supervisor intends to take in light of the breach or possible breach and the date by which the steps are to be taken.

Compare: 1989 No 157 s 157ZF

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Trustee or statutory supervisor must disclose information to Commission FMA in certain circumstances

(1) This section applies if a trustee or statutory supervisor becomes aware, in the course of or in connection with the performance of functions as trustee or statutory supervisor, of information on the basis of which the trustee or supervisor could reasonably form the opinion that—

(a) a supervised issuer is unable to pay the issuer's debts as they become due in the normal course of business; or

- (b) the value of a supervised issuer's assets is less than the value of the issuer's liabilities, including contingent liabilities; or
- (c) it is likely that—
 - (i) a supervised issuer will be unable to pay the issuer's debts as they become due in the normal 20 course of business; or

(ii) the value of a supervised issuer's assets will be less than the value of the issuer's liabilities, including contingent liabilities.

- (1A) This section also applies if a unit trustee becomes aware, in the course of or in connection with the performance of functions as unit trustee, of information on the basis of which the unit trustee could reasonably form the opinion that—
 - (a) the unit trustee is unable to pay the debts in respect of the unit trust as they become due in the normal course 30 of business; or
 - (b) the value of the assets in the unit trust is less than the value of the liabilities in respect of the unit trust, including contingent liabilities; or
 - (c) it is likely that—

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the unit trustee will be unable to pay the debts in respect of the unit trust as they become due in the normal course of business: or

the value of the assets in the unit trust will be less than the value of the liabilities in respect of the

unit trust, including contingent liabilities.

(ii)

<u>(1A)</u>	This section also applies if, in the case of a scheme, a trustee			
	or statutory supervisor becomes aware, in the course of or in			
	conne	ection with the performance of functions as trustee or		
	statut	ory supervisor, of information on the basis of which the		
	truste	e or statutory supervisor could reasonably form the opin-		
	ion th	at <u>—</u>		
	<u>(a)</u>	the funds in the scheme are not sufficient to enable debts	10	
		in respect of the scheme to be paid as they become due		
		in the normal course of business; or		
	<u>(b)</u>	the value of the assets in the scheme is less than the		
		value of the liabilities in respect of the scheme, includ-		
		ing contingent liabilities; or	15	
	<u>(c)</u>	<u>it is likely that—</u>		
		(i) the funds in the scheme will not be sufficient to		
		enable debts in respect of the scheme to be paid		

than the value of the liabilities in respect of the scheme, including contingent liabilities.

as they become due in the normal course of busi-

the value of the assets in the scheme will be less

(1B) In **subsection (1A)**, scheme has the meaning given in section 2(1) of the Securities Act 1978.

(2) The trustee or statutory supervisor must, as soon as practicable,—

- (a) disclose to the Commission FMA all information relevant to the matter referred to in **subsection (1) or (1A)** that is in the possession or control of the trustee or supervisor and was obtained in the course of, or in connection with, the performance of functions as trustee or statutory supervisor; and
- (b) advise the Commission FMA of the steps (if any) that the trustee or supervisor intends to take in light of the 35 matter referred to in **subsection (1) or (1A)** and the date by which the steps are to be taken.

Compare: 1989 No 157 s 157ZG(1) and (3)

ness; or

(ii)

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47	Commission may require trustee or statutory supervisor
	to disclose information about issuer or operator

- (1) This section applies if the Commission, by notice in writing to a trustee or statutory supervisor, requires the trustee or statutory supervisor to provide the Commission with information 5 relating to the business, operation, or management of a supervised issuer, or of an operator of a supervised interest that is a retirement village.
- (2) The trustee or statutory supervisor must, as soon as practicable, disclose to the Commission all information relevant to the matters referred to in the notice that was obtained in the course of, or in connection with, the performance of functions as trustee or statutory supervisor.

 Compare: 1989 No 157 s 157ZG(2) and (3)

48 Protection for trustee or statutory supervisor in respect of disclosure

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- (1) No civil, criminal, or disciplinary proceedings may be brought against a trustee or statutory supervisor in respect of a protected disclosure.
- (2) No person may terminate the appointment of a trustee or statutory supervisor by reason of a protected disclosure.
- (3) No tribunal, body, or authority that has jurisdiction in respect of the professional conduct of a trustee or statutory supervisor may make an order against, or do any act in relation to, the trustee or supervisor in respect of a protected disclosure.

(4) In this section, protected disclosure means,—

- (a) in relation to a trustee or statutory supervisor appointed in respect of a security, a disclosure of information to the Commission in good faith by the trustee or statutory supervisor under any of sections 44 to 47; and
- (b) in relation to a statutory supervisor appointed in respect of a retirement village, a disclosure of information to the Commission in good faith by the statutory supervisor under section 47.
- (4) In this section, **protected disclosure** means a disclosure of information to the FMA in good faith by the trustee or statutory supervisor under any of **sections 44 to 46** of this Act.

 Compare: 1989 No 157 s 157ZH

$\frac{Commission's}{issuers} \frac{FMA's}{issuers} powers in relation to$

49	Commission may give direction to trustee, etc, FMA may	
	give direction to trustee or statutory supervisor to avoid	
	1 3	5
(1)	This section applies if the Commission FMA is satisfied that— (a) there is a significant risk that the interests of holders of a supervised interest that is a security will be materially prejudiced; and	
	± • ·	10
	(i) the trustee or statutory supervisor is aware of the risk and has had a reasonable opportunity to take action to eliminate or reduce the risk but has failed to do so; or	
	(ii) action is urgently required to eliminate or reduce the risk and it is not reasonably practicable to wait for the trustee or statutory supervisor to take such action.	15
(2)	The Commission FMA may give a written direction to the	
	trustee or statutory supervisor.	20
(3)	The direction must specify—	
	(a) the step or steps that the trustee or statutory supervisor must take in relation to the issue or the issuer (or both); and	
	(b) the date by which each step must be taken.	25
(4)	The trustee or statutory supervisor must comply with the direction.	
(5)	A person who fails, without reasonable excuse, to comply with a direction commits an offence and is liable on summary conviction to a fine not exceeding \$200,000.	
(6)	To avoid doubt, the fact that the Commission FMA has not given a direction under this section does not affect the Commission's FMA's ability to apply for orders under sections 42, 43, and 50.	
50	<u> </u>	35
(1)	relating to securities This section applies if the Commission FMA is satisfied that—	

(a)	there is a significant risk that the interests of holders of a supervised interest that is a security will be materially prejudiced; and					
(b)	eithe					
(0)	(i)	the trustee or statutory supervisor is aware of the risk and has had a reasonable opportunity to make an application under section 49 of the Se- curities Act 1978 or section 116L of the Kiwi-	5			
		Saver Act 2006, section 49 of the Securities Act 1978, or section 19A of the Unit Trusts Act	10			
	(ii)	1960 but has failed to do so; or it is necessary as a matter of urgency for the Commission FMA to make an application under this				
		section and it is not reasonably practicable to wait for the trustee or statutory supervisor to make an application under section 49 of the Securities Act 1978 or section 116L of the KiwiSaver Act	15			
		2006, section 49 of the Securities Act 1978, or				
æi :	. •	section 19A of the Unit Trusts Act 1960.	20			
This that—	section –	a also applies if the Commission FMA is satisfied	20			
(a)	_	rovisions of a governing document are no longer that to give proper protection to security holders;				
(b)	eithei	<u>r—</u>	25			
	(i)	the trustee or statutory supervisor has had a reasonable opportunity to make an application under section 49 of the Securities Act 1978 or section				
		the Securities Act 1978, or section 19A of the Unit Trusts Act 1960 but has failed to do so; or	30			
	(ii)	it is necessary as a matter of urgency for the Commission FMA to make an application under this section and it is not reasonably practicable to wait				
		for the trustee or statutory supervisor to make an application under section 49 of the Securities Act 1978 or section 116L of the KiwiSaver Act	35			
		2006, section 49 of the Securities Act 1978, or				
		section 19A of the Unit Trusts Act 1978, of				
		commendation in the contract of the contract o				

(2)

(3)	The Commission E	MA	may	apply	to	the	High	Court	for	an
	order under this sec	ction.								

- (4) The court may direct that an application be served on any person that the court thinks fit.
- (5) On an application, the court may, after giving the issuer, 5 trustee, or statutory supervisor and any other persons that the court thinks fit the opportunity to be heard, by order—
 - (a) amend the provisions of the governing document:
 - (b) impose restrictions on the activities of the issuer, including restrictions on advertising, that the court thinks are necessary for the protection of the interests of security holders:
 - (c) direct the issuer, trustee or statutory supervisor to convene a meeting of security holders for the purpose of—
 - (i) having placed before them by the trustee or supervisor any information relating to their interests, and any proposals for the protection of their interests, that the court or the trustee or supervisor considers necessary or appropriate; and
 - (ii) obtaining their opinions or directions in relation 20 to the information and proposals referred to in subparagraph (i):
 - (d) give directions in relation to the conduct of any meeting convened in accordance with paragraph (e):
 - (e) stay all civil proceedings before any court by or against 25 the issuer or any guarantor of the security:
 - (f) restrain the payment of money by the issuer or any guarantor of the security to security holders or a class of security holders:
 - (g) appoint a receiver or manager of any of the property that 30 constitutes the security (if any) for the security:
 - (h) give any other directions that the court considers necessary to protect the interests of security holders, other holders of securities of the issuer, any guarantor of the security, or the public.
- On an application, the court may, after giving the issuer, trustee, or statutory supervisor and any other persons that the court thinks fit the opportunity to be heard, make any order that the court may make under **section 116L(4)** of the

	KiwiSaver Act 2006, section 49(3) of the Securities Act 1978,	
	or section 19A(4) of the Unit Trusts Act 1960.	
6)	The court may vary or cancel an order made under this section.	
7)	In exercising its powers under this section, the court must have regard to the interests of all creditors of the issuer. Compare: 1978 No 103 s 49	5
	Part 4	
	Miscellaneous and amendments to other	
	Acts	
	Subpart 1—Miscellaneous	10
	Commission's powers under Securities Act 1978	
1	Commission may exercise powers under Securities Act 1978	
1)	The Commission may exercise any of its powers under the Securities Act 1978 in performing its functions under this Act, and Part 3 of that Act applies to the Commission's decisions and proceedings under this Act.	15
2)	This section is for the avoidance of doubt. Compare: 1988 No 234 s 44	
	<i>Information</i>	20
2	Commission may use information provided by Reserve	
1 \	Bank The Control of t	
1)	The Commission may use any information communicated to it under section 157ZO(2)(e) of the Reserve Bank of New Zealand Act 1989 in the exercise of its functions under this	25
•	Act.	
2)	This section does not limit the Commission's power to use any other information in the exercise of its functions under this Act.	
	Compare: 1978 No 103 s 17A(2)	30

53	in ex	nmission may use information obtained under this Act receise of other functions Commission may use information obtained for the pur-	
	_	s of this Act in the exercise of its functions under any other tment.	5
54	Con	fidentiality of information	
(1)		section applies to the following information:	
()	(a)	information obtained by the Commission for the purposes of this Act:	
	(b)	information derived from information referred to in	10
	()	paragraph (a):	
	(c)	information relating to the exercise, or possible exercise, of functions under this Act.	
(2)	The ·	Commission must not publish or disclose information to	
` '		th this section applies unless—	15
	(a)	the information is available to the public under any enactment or is otherwise publicly available; or	
	(b)	the information is in a statistical or summary form; or	
	(c)	the publication or disclosure of the information is for	
		the purposes of, or in connection with, the exercise of functions under this Act or any other enactment; or	20
	(d)	the publication or disclosure of the information is to a	
	(u)	person who the Commission is satisfied has a proper	
	(-)	interest in receiving the information; or	25
	(e)	the publication or disclosure of the information is with the consent of the person to whom the information re-	25
		lates or of the person to whom the information is confidential.	
(3)	Infor	rmation must not be published or disclosed under subsec-	
(-)		(2)(d) unless the Commission is satisfied that appropriate	30
		ision exists to protect the confidentiality of the informa-	
55	Limi	its on further disclosure of information	
(1)		rson to whom information is published or disclosed under	

section 54(2)(c) must not publish, disclose, or use the infor- 35

mation unless the publication, disclosure, or use is—

	(a)	for the purposes of, or in connection with, the exercise of functions conferred by this Act or any other enactment; and	
	(b)	in accordance with any conditions that may be imposed by the Commission.	5
(2)	secti	ion 54(2)(d) must not publish, disclose, or use the infor-	
	matic (a)	authorised by the Commission and in accordance with any conditions that the Commission may have imposed; and	10
	(b)	necessary or desirable for the exercise of any function conferred by an enactment.	
(3)	A per	son to whom information is published or disclosed under	
(4)	matic	ion 54(2)(e) must not publish, disclose, or use the infor- on unless the publication, disclosure, or use is in accord- with the terms of the consent referred to in that paragraph.	15
(4)	contr	rson who publishes, discloses, or uses information in avention of this section commits an offence and is liable mmary conviction to a fine not exceeding \$200,000.	20
		Directions	
56	Com	mission FMA may vary or cancel direction	
(1)	The under	Commission FMA may vary or cancel a direction given a section 29, 37, or 49 if the Commission FMA is satisfact.	25
	(a)	circumstances have changed since the direction was given; and	
	(b)	the change is such that the direction should be varied or cancelled.	
(2)		Commission FMA may vary or cancel the direction by g written notice to the person to whom the direction is essed.	30

57		on for trustee, etc, who complies with	
		sion's <u>FMA's</u> direction	
(1)		criminal, or disciplinary proceedings may be brought trustee or statutory supervisor in respect of a pro-	5
(2)		n may terminate the appointment of a trustee or staturisor by reason of a protected act.	
(3)	of the pro may mak	al, body, or authority that has jurisdiction in respect fessional conduct of a trustee or statutory supervisor e an order against, or do any act in relation to, the supervisor in respect of a protected act.	10
(4)	tory super of, the tru faith with	etion, protected act , in relation to a trustee or staturisor means an act of, or omission to act on the part astee or statutory supervisor in compliance in good a direction under section 29, 37, or 49 . 989 No 157 s 157ZH	15
		Levy	
58	Licensees	s must pay levy	
(1)		e must pay the prescribed levy to the Commission.	
(2)	The purpo	ose of the levy is to meet, in whole or in part, the esti- ests of the performance of the Commission's functions of Act (including the costs of collecting the levy).	20
(3)	Regulatio	ons under section 59 may—	
	•	eeify an amount payable as the levy:	
		ecify a method for calculating the levy:	25
	(e) spe	eeify the period for which the levy is payable and the ne by which the levy must be paid:	
	(d) exe	empt any class of licensee from liability to pay the y, in whole or in part:	
	(e) ma	ke different provision for different classes of licence licensee.	30

The levy is recoverable as a debt due to the Commission.

Regulations

59	Regulations
(1)	The Governor-General may, by Order in Council, on the rec-
	ommendation of the Minister, make regulations for the follow-

ing purposes:

(aa) prescribing the matters that the Commission FMA must consider in satisfying itself that every director and senior manager of the applicant is of good character for the purposes of **section 15(2)(b)**, including the methods of assessment and things to be taken into, or 10 left out of, account in making an assessment:

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(a) prescribing matters that the Commission FMA must assess under section 15(3)(h):

- (b) prescribing the manner in which the Commission FMA must assess the matters referred in **section 15(3)**, including the methods of assessment and things to be taken into, or left out of, account in making an assessment:
- (c) prescribing matters and information about matters to be contained in reports under **section 24**: 20

(d) prescribing forms for the purposes of this Act:

- (e) prescribing fees payable in respect of any matter under this Act or the manner in which fees may be calculated:
- (f) providing for the levy under section 58:
- (g) providing for any other matters contemplated by this 25 Act, necessary for its administration, or necessary for giving it full effect.
- (2) Before making a recommendation under **subsection (1)**, the Minister must consult the Commission FMA.
- (4) Regulations under this section may authorise the Commission 30 to refund or waive, in whole or in part and on any conditions as may be prescribed, payment of any fee payable in relation to any person or class of persons.
- (5) A fee payable to the Commission is recoverable as a debt due to the Commission.

Transitional provision

60	Tem	porary licence for trustee, etc, appointed before							
	com	nencement							
(1)		This section applies to a person who, immediately before the							
		commencement of this Act,—							
	(a)	(a) is a trustee or statutory supervisor in respect of a se-							
		curity or statutory supervisor in respect of a retirement							
	(1.)	village; and							
	(b)	either—	10						
		(i) is approved to be appointed to that position under section 48 of the Securities Act 1978, section 5							
		of the Unit Trusts Act 1960, or section 38 of the							
		Retirement Villages Act 2003, whether unconditionally or subject to conditions; or							
		(ii) does not need to be approved.	15						
(2)	<u> </u>	rson to whom this section applies is deemed to hold a li-							
(2)		e (a temporary licence) under this Act that covers the se-							
		or retirement village referred to in subsection (1)(a)							
		and is subject to any conditions referred to in subsection							
	(1)(k	•	20						
(3)		ect to section 18(2) , a temporary licence expires on the							
(3)	carliest of the following dates:								
	(a)	the date on which the temporary licence is cancelled							
	()	under section 16 or 33(2)(d):							
	(b)	the date on which a licence issued under section 45	25						
	. ,	takes effect:							
	(c)	the date that is 9 months after the commencement of this							
		Act.							
(4)	This	Act applies to a temporary licence in the same way as it							
		es to a licence issued under section 15.	30						
(5)	But a	person who holds a temporary licence does not, during							
	the c	the currency of the temporary licence, have to pay the levy							
	unde	section 58.							
60	Tem	porary licences							
<u>(1)</u>		section applies to—	35						
<u> </u>	(a)	a person who, immediately before the commencement							
	<u> </u>	of this Act, was a trustee or statutory supervisor in re-							

		spect of a security or statutory supervisor in respect of	
		a retirement village and either—	
		(i) was approved to be appointed under section 48	
		of the Securities Act 1978, section 5 of the Unit	
		Trusts Act 1960, or section 38 of the Retirement	5
		Villages Act 2003, whether unconditionally or	
		subject to conditions; or	
		(ii) did not need to be approved or is otherwise law-	
		fully appointed; and	
	<u>(b)</u>	in the case of a KiwiSaver scheme that has an effective	10
		date that occurs on or after the commencement of this	
		Act, the person who is the KiwiSaver trustee on that	
		date.	
<u>(2)</u>	Howe	ever, this section does not apply to a person referred to in	
	subs	ection (1)(b) if the FMA has—	15
	<u>(a)</u>	determined an application by that person for a licence;	
		<u>and</u>	
	<u>(b)</u>	notified the person of that determination under section	
		<u>17.</u>	
<u>(3)</u>	A per	rson to whom this section applies is deemed to hold a	20
	licenc	ce (a temporary licence) under this Act that—	
	(a)	covers the security or the retirement village referred to	
		in subsection (1); and	
	<u>(b)</u>	includes cover for any security or retirement village to	
		which that person is subsequently appointed (but only	25
		if the person would, in relation to that subsequent ap-	
		pointment, have met the requirements for appointment	
		referred to in subsection (1)(a) if this Act had not been	
		passed); and	
	<u>(c)</u>	is subject to any conditions referred to in subsection	30
		<u>(1)(a)(i)</u> .	
<u>(4)</u>	A per	rson who holds a temporary licence must, no later than 1	
	mont	h after the commencement of this Act or (in the case of	
	a Kiw	viSaver trustee referred to in subsection (1)(b)) no later	
	than	1 month after the effective date of the relevant scheme,	35
	either	<u>:-</u>	
	<u>(a)</u>	make an application under section 14 for a licence that	
		covers the security or retirement village; or	

(b)

notify the issuer of the security or the operator of the

retirement village, and the FMA, in writing, that the person does not intend to make the application referred

	to in paragraph (a).	
(5)	Subject to section 18(2) , a temporary licence expires on the	5
	earliest of the following:	
	(a) the date on which the temporary licence is cancelled	
	under section 16 or 33(2)(d):	
	(b) the date on which a licence issued to the holder of a	
	temporary licence under section 15 takes effect:	10
	(c) the date on which the FMA notifies the holder (under	
	section 17) that an application for a licence under sec-	
	tion 14 has been rejected:	
	(d) the close of 30 September 2012.	
<u>(6)</u>	This Act applies in relation to a temporary licence in the same	15
	way as it applies in relation to a licence issued under section	
	15 , except that a person who holds a temporary licence does	
	not, during the currency of the temporary licence, have to com-	
	ply with section 24.	
<u>(7)</u>	To avoid doubt, nothing in subsection (4)(a) requires a	20
	trustee or statutory supervisor to make more than one appli-	
	cation for a licence under section 14.	
<u>(8)</u>	<u>In this section</u> , appointed —	
	(a) means appointed as a trustee or statutory supervisor;	
	<u>and</u>	25
	(b) <u>in relation to a KiwiSaver trustee, includes designated.</u>	
<u>(9)</u>	In this section and in section 60A, effective date has the	
	meaning given in section 209 of the Financial Markets	
	(Regulators and KiwiSaver) Act 2010.	
<u>60A</u>	Limitation of Act in relation to existing KiwiSaver	30
	<u>schemes</u>	
<u>(1)</u>	This Act (including, to avoid doubt, the amendments to the	
	KiwiSaver Act 2006 made under this Act) applies in relation to	
	an existing KiwiSaver scheme only on and from the effective	
	date for that scheme.	35

(2) In this section, existing KiwiSaver scheme has the meaning given in section 209 of the Financial Markets (Regulators and KiwiSaver) Act 2010.

<u>60B</u>	<u>FMA</u>	may	grant	exem	<u>ptions</u>	<u> </u>
					_	_

- (1) The FMA may, at any time before 1 October 2012,—

 (a) exempt any person, on any terms and conditions it thinks fit, from compliance with any provision of this Act or any provision of any other enactment that requires a person to be licensed under this Act:
 - (b) vary or revoke any exemption granted, or any terms and conditions imposed, under **paragraph** (a) (in which case, **subsections** (2) to (6) apply, with necessary modifications, in all respects to such a variation or revocation).
- (2) The FMA must be satisfied, before it grants an exemption 15 under subsection (1)(a), that—
 - (a) the action is necessary or desirable to facilitate or ensure an orderly transition to the requirements under this Act; and
 - (b) the extent of the exemption is not broader than is reasonably necessary to address the matters that gave rise to the exemption.
- (3) An exemption granted under <u>subsection (1)(a)</u>—
 - (a) is a regulation for the purposes of the Regulations (Disallowance) Act 1989, but is not a regulation for the purposes of the Acts and Regulations Publication Act 1989; and
 - (b) must be presented to the House of Representatives under section 4 of the Regulations (Disallowance) Act 1989; and
 - (c) must, as soon as practicable after it is granted, be—
 - (i) published on an Internet site maintained by or on behalf of the FMA; and
 - (ii) notified in the Gazette; and
 - (iii) made available in printed form for purchase on request by members of the public.

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(4) A notification in the *Gazette* does not have to include the text of the exemption.

<u>(5)</u>	The 1	FMA's reasons for granting an exemption under subsec-				
	tion	(1)(a) (including why the exemption is appropriate) must				
	be pu	ublished together with the exemption.				
<u>(6)</u>	An ex	xemption granted under subsection (1)(a) expires on the				
	earlie	est of the following:	5			
	<u>(a)</u>	the expiry date stated in the exemption:				
	<u>(b)</u>	the date on which the exemption is revoked under sub-				
		section (1)(b):				
	<u>(c)</u>	the close of 30 September 2012.				
<u>(7)</u>	A pe	rson does not commit an offence under section 8(1) or	10			
	<u>(1A)</u>	if that person has been granted an exemption from sec-				
	tion	<u>6.</u>				
<u>(8)</u>	To av	void doubt, section 60 does not apply to a person if that				
	perso	on has been granted an exemption from section 6 .				
		Subpart 2—Amendments to other Acts	15			
		endments to Corporations (Investigation and				
	Am	Management) Act 1989				
61	Ame	ndments to Corporations (Investigation and				
	Man	agement) Act 1989				
	Sect	cions 62 and 63 amend the Corporations (Investigation	20			
	and I	Management) Act 1989.				
62	New	section 11 substituted				
		on 11 is repealed and the following section substituted:				
"11		losure of information to Registrar by trustees or				
		ttory supervisors	25			
"(1)		section applies if a trustee or statutory supervisor be-				
. ,		es aware, in the course of or in connection with the per-				
		formance of the trustee's or statutory supervisor's functions,				
	of in	of information on the basis of which the trustee or statutory				
	super	rvisor could reasonably form the opinion that—	30			
	"(a)	the corporation is unable to pay the corporation's debts				
		as they become due in the normal course of business; or				
	"(b)	the value of the eorporation's assets is less than the				
		value of the corporation's liabilities, including contin-				
		gent liabilities; or	35			
	"(c)	it is likely that—				

could reasonably form the opinion that—

	"(a)	the corporation is unable to pay the corporation's debts	
		as they become due in the normal course of business; or	
	"(b)	the value of the corporation's assets is less than the	
		value of the corporation's liabilities, including contin-	
		gent liabilities; or	5
	<u>"(c)</u>	it is likely that—	
		"(i) the corporation will be unable to pay the corpor-	
		ation's debts as they become due in the normal	
		course of business; or	4.0
			10
		than the value of the corporation's liabilities, in-	
	"(d)	cluding contingent liabilities; or	
	<u>(u)</u>	the corporation has breached, or is likely to breach, in a material respect, the terms of the deed of supervision	
		-	15
"(2)	The	tatutory supervisor must, as soon as practicable, disclose	13
(2)		Registrar all information relevant to the matter referred	
		subsection (1) that is in the possession or control of	
		atutory supervisor and was obtained in the course of, or	
			20
	super	visor."	
63	Section	on 12 repealed	
	Section	on 12 is repealed.	
63A	Ame	ndment to Financial Markets (Regulators and	
			25
<u>(1)</u>		section amends the Financial Markets (Regulators	
		<u>(iwiSaver) Act 2010.</u>	
<u>(2)</u>		1 of Schedule 1 is amended by inserting the following	
		n its appropriate alphabetical order:	
"Secu	irities '	<u>Frustees and Statutory Supervisors Act 2009".</u>	30

Amendment to Financial Service Providers
(Registration and Dispute Resolution) Act 2008

- Amendment to Financial Service Providers (Registration and Dispute Resolution) Act 2008
- (1) This section amends the Financial Service Providers (Registration and Dispute Resolution) Act 2008.
- (1A) Section 5(ia) is amended by inserting the following subparagraph after paragraph (ia)(i):
 - "(ia) as a statutory supervisor:"
- (2) Schedule 2 is amended by adding the following item:

Securities Commission Financial Markets Authority Licensed trustees in respect of debt securities, licensed statutory supervisors in respect of participatory securities, licensed unit trustees; and licensed statutory supervisors of retirement villages and licensed unit trustees

Securities Trustees and Statutory Supervisors Act 2009 (as applied, in the ease of statutory supervisors of retirement villages, by section 37 of the Retirement Villages Act 2003)

Amendments to KiwiSaver Act 2006

64A Amendments to KiwiSaver Act 2006

- (1) This section amends the KiwiSaver Act 2006.
- (2) **Section 116F** is amended by repealing **subsection (2)** and substituting the following subsection:

"(2) The trustee must hold a licence under the **Securities**Trustees and Statutory Supervisors Act 2009 that covers interests in the scheme."

(3) Section 116FA(1) is amended by inserting the following paragraph after paragraph (a):

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15

"(ab) another person has been appointed to the position who holds a licence under the Securities Trustees and Statutory Supervisors Act 2009 that covers interests in the scheme, and that person has accepted the appointment; or".

<u>(4)</u>	Section 116FA is amended by repealing subsection (2) and	
	substituting the following subsection:	
"(2)	Despite anything to the contrary in the trust deed, a manager	
	must not discharge or remove a trustee unless the manager	
	does so—	5
	<u>"(a) under section 22 or 39 of the Securities Trustees</u>	
	and Statutory Supervisors Act 2009; or	
	"(b) with the approval of the High Court."	
	Amendments to Retirement Villages Act 2003	
65	Amendments to Retirement Villages Act 2003 Sections 66 to 68 amend the Retirement Villages Act 2003.	10
66	Section 37 repealed Section 37 is repealed.	
67 (1)	Operator must appoint statutory supervisor Section 38(1) is amended by omitting "for the village" and substituting "who holds a licence under the Securities Trustees and Statutory Supervisors Act 2009 that covers the village".	15
(2)	Section 38(4) is repealed.	
68	Registrar's consent required for termination or non-renewal of appointment Section 39 is amended by adding the following subsection:	20
"(3)	This section does not apply to the termination of the appointment of a statutory supervisor by the operator under Part 2 section 22 or 39 of the Securities Trustees and Statutory Supervisors Act 2009."	25
	Amendments to Securities Act 1978	-
69	Amendments to Securities Act 1978 Sections 70 to 79 amend the Securities Act 1978	

70	Restrictions of	n offer	of se	curities	to	the	public

- (1) Section 33(2)(a) is amended by inserting "who holds a licence under the Securities Trustees and Statutory Supervisors Act **2009** that covers the security" after "a person".
- (2) Section 33(3)(a) is amended by inserting "who holds a licence 5 under the Securities Trustees and Statutory Supervisors Act **2009** that covers the security" after "a person".

71 Contents of deeds

Section 45 is amended by adding the following subsection:

- "(4) A clause prescribed for the purposes of subsection (2) or (3) 10 may, without limitation, do any of the following:
 - "(a) specify the duties and powers of the trustee or statutory supervisor:
 - "(b) specify the duties of the issuer:
 - "(e) provide for the trustee or statutory supervisor to have 15 the power, exercisable with the consent of the issuer (but without the consent of security holders having to be obtained), to make amendments to the trust deed or deed of participation that do not adversely affect the interests of security holders."

72 New section 48 substituted

Section 48 is repealed and the following section substituted:

"48 Removal of trustees and statutory supervisors

- "(1) A trustee or statutory supervisor (T) in respect of a security may not resign, be discharged, or be removed as trustee or 25 statutory supervisor unless—
 - "(a) all functions and duties of the position have been performed; or
 - "(b) the issuer has appointed another person who holds a licence under the Securities Trustees and Statutory 30 Supervisors Act **2009** that covers the security to the position in place of T and the other person has accepted the appointment; or
 - "(c) the court consents.

"(2)	This section does not apply to the removal of a trustee or statutory supervisor by the Commission FMA under Part 2 of the Securities Trustees and Statutory Supervisors Act 2009."	
73	Trustees and statutory supervisors may apply to court for orders relating to securities	5
(1)	Section 49(1) is amended by repealing paragraph (a) and substituting the following paragraph:	
	"(a) there is a significant risk that the interests of the security holders will be materially prejudiced; or".	
<u>(2)</u>	Section 49(3) is amended by inserting the following paragraph after paragraph (f):	10
	"(fa) remove a person as manager and appoint another person as manager (with any powers that the court orders):".	
74	New section 50B 50C inserted	1.5
// = 0D	The following section is inserted after section 50A 50B:	15
	50C Protection for auditors	
"(1)	No civil, criminal, or disciplinary proceedings may be brought against an auditor in respect of a protected disclosure.	
"(2)	No person may terminate the appointment of an auditor by reason of a protected disclosure.	20
"(3)	No tribunal, body, or authority that has jurisdiction in respect of the professional conduct of an auditor may make an order against, or do any act in relation to, an auditor in respect of a protected disclosure.	
"(4)	In this section, protected disclosure , in relation to an auditor, means a disclosure of information in good faith by the auditor under any of the following provisions: "(a) section 50(2): "(b) section 50(3):	25
	"(c) section 50A(2): "(d) section 50A(3).	30
	"(d) section 50A(3):	
	"(e) section 50B(3):	
	<u>"(f)</u> <u>section</u> 50B(4) .	
	"Compare: 1989 No 157 s 157ZH".	35

75	When court may make management banning orders Section 60A(1)(b)(i) is amended by inserting "the Securities Trustees and Statutory Supervisors Act 2009 ," after "the Securities Markets Act 1988,".	
76	Appeals to High Court on questions of law only Section 69P(3) is amended by adding "or the Securities Trustees and Statutory Supervisors Act 2009".	5
77	Restrictions on use of self-incriminating statements obtained by summons Section 69U(1)(a)(ii) is amended by inserting "the Securities Trustees and Statutory Supervisors Act 2009," after "the Securities Markets Act 1988,".	10
78 (1)	Regulations and Orders in Council Section 70(1)(g) is amended by omitting "; and, without limiting the generality of the foregoing, clauses specifying the duties and powers of trustees or statutory supervisors, as the case may be, and the obligations of issuers may be prescribed as clauses that are deemed to be contained in such deeds".	15
(2) "(1A)	Section 70 is amended by inserting the following subsection after subsection (1):) Regulations made for the purposes of subsection (1)(g) may, without limitation, do all or any of the following: "(a) specify the duties and powers of the trustee or statutory	20
	 supervisor: specify the duties of the issuer: provide for the trustee or statutory supervisor to have the power, exercisable with the consent of the issuer (but without the consent of security holders having to be abtained) to make a manufactor to the trust dead or dead. 	25
	obtained), to make amendments to the trust deed or deed of participation that do not adversely affect the interests of security holders."	30

79	Cahadula	1	amandad
77	Scheuule	т	amended

Schedule 1 is amended by inserting the following item in its appropriate alphabetical order: "Securities Trustees and Statutory Supervisors Act **2009**".

Amendment to Securities Markets Act 1988

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80 Amendment to Securities Markets Act 1988

- (1) This section amends the Securities Markets Act 1988.
- (2) Section 43F(1)(b)(i) is amended by inserting "the Securities Trustees and Statutory Supervisors Act **2009**," after "the Securities Act 1978,".

10

Amendment to Takeovers Act 1993

81 Amendment to Takeovers Act 1993

- (1) This section amends the Takeovers Act 1993.
- (2) Section 44F(b)(i) is amended by inserting "the Securities Trustees and Statutory Supervisors Act **2009**," after "the 15 Securities Act 1978,".

Amendments to Trustee Companies Act 1967

82 Amendments to Trustee Companies Act 1967

- (1) This section amends the Trustee Companies Act 1967.
- (2) Section 7(2) is amended by repealing paragraph (m) and substituting the following paragraph:
 - "(m) statutory supervisor (as defined in the Retirement Villages Act 2003) in respect of a retirement village covered by the trustee company's licence under the Securities Trustees and Statutory Supervisors Act **2009**:". 25
- (3) Section 7(2) is amended by repealing paragraph (p) and substituting the following paragraph:
 - "(p) trustee, statutory supervisor, or unit trustee trustee or statutory supervisor (as defined in the Securities Trustees and Statutory Supervisors Act **2009**) in respect of a security covered by the trustee company's licence under that Act:".

Amendments to	Init Trusts	Act	1960

Amendments to Unit Trusts Act 1960

	Sections 84 to 90 amend the Unit Trusts Act 1960.	
84	Section 5 repealed Section 5 is repealed.	5
85	Appointment of trustee Section 8(b) is amended by omitting "eligible in accordance with section 5 of this Act" and substituting "who holds a licence under the Securities Trustees and Statutory Supervisors Act 2009 that covers the unit trust".	10
86	New section 10 substituted	
	Section 10 is repealed and the following section substituted:	
"10	Removal of trustees	
"(1)	A trustee may not resign as trustee of a unit trust unless— "(a) all functions and duties of the position have been performed; or "(b) the position have been performed;	15
	"(b) the manager has appointed another person who holds a licence under the Securities Trustees and Statutory Supervisors Act 2009 that covers the unit trust to the position, and the new trustee has accepted the appointment; or	20
	"(c) the High Court consents.	
"(2)	Despite anything to the contrary in the trust deed, a manager may not discharge or remove a trustee except with the approval of the High Court.	25
"(3)	Subsection (2) does not apply to the removal of a trustee	
	by the manager under Part 2 of the Securities Trustees and Statutory Supervisors Act 2009 ."	
87	Implied provisions in trust deed	
(1)	Section 12 is amended by inserting the following subsection after subsection (1):	30
	If regulations made under section 28 prescribe provisions that are deemed to be contained in trust deeds relating to unit trusts,	

ance with the regulations.

those provisions are implied into those trust deeds in accord-

"(1A)	A prov	vision implied in a trust deed by regulations made under	
	section	n 28(2)(e) <u>—</u>	
	"(a) <u>c</u>	does not apply to the extent that it is inconsistent with	5
	<u>r</u>	provisions implied in the trust deed by section 12(1);	
	<u>t</u>	<u>out</u>	
	<u>"(b)</u> a	applies despite anything else to the contrary in the trust	
	<u>c</u>	leed."	
<u>(2)</u>	Section	12(2) is amended by inserting ", the manager," after	10
	"the tru		
88	Meetin	g of unit holders	
(1)		18(2) is amended by adding "and any directions given	
(1)		Securities Commission Financial Markets Authority	
		he Securities Trustees and Statutory Supervisors Act	15
	2009".	* 1	10
(2)		18(4) is amended by omitting "the trusts or any rule	
(2)		and inserting "the trusts, a direction of the Securities"	
		ission Financial Markets Authority, any rule of law,".	
	Commi	ission i manetar warkets reamoney, any rule or law, .	
00			
20	Now co	action 10A incorted	20
89		ection 19A inserted	20
	The fol	lowing section is inserted after section 19:	20
	The fol	lowing section is inserted after section 19: e may apply to High Court for orders relating to	20
"19A	The fol Truste unit tr	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust	20
	The fol Trustee unit tru This se	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that—	
"19A	The fol Trusted unit true This see "(a) to	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders	20
"19A	The fold Trustee unit trustee "(a) to work the trustee "(a) to work the trustee to the trustee t	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or	
"19A	The following truster unit truster This see "(a) to "(b) to "(b) to "(b) to "(c) to "(lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate	
" 19A "(1)	The fold Trustee unit trustee "(a) to "(b) to	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate o give proper protection to unit holders.	
"19A	The following truster this see "(a) to the truster tru	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate o give proper protection to unit holders. stee may apply to the High Court for an order under	25
"19A "(1) "(2)	The following Trustee unit trustee "(a) to "(b) to to the trustee trus	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate o give proper protection to unit holders. stee may apply to the High Court for an order under ettion.	
" 19A "(1)	The following Trustee unit true. This see "(a) to the true this see The coordinates.	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate o give proper protection to unit holders. astee may apply to the High Court for an order under ction. curt may direct that an application be served on any per-	25
"19A "(1) "(2) "(3)	The following This see "(a) to the true this see The cours on that	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate o give proper protection to unit holders. Istee may apply to the High Court for an order under ction. curt may direct that an application be served on any pert the court thinks fit.	25
"19A "(1) "(2)	The foll Trustee unit tru This see "(a) t t t t t t t t t t t t t t t t t t t	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate o give proper protection to unit holders. Istee may apply to the High Court for an order under ection. Let may direct that an application be served on any pert the court thinks fit. Application, the court may, after giving the manager and	25
"19A "(1) "(2) "(3)	The following truster this see "(a) to the truster this see The cours on that any other this see the cours on the cours of	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate o give proper protection to unit holders. Istee may apply to the High Court for an order under ection. Left may direct that an application be served on any per- t the court thinks fit. Implication, the court may, after giving the manager and er persons that the court thinks fit the opportunity to be	25
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"19A "(1) "(2) "(3)	The following Trustee unit true. This see "(a) to the true this see The conson that On an allow any other heard, I	lowing section is inserted after section 19: e may apply to High Court for orders relating to ust ction applies if a trustee is satisfied that— here is a significant risk that the interests of unit holders will be materially prejudiced; or he provisions of the trust deed are no longer adequate o give proper protection to unit holders. Istee may apply to the High Court for an order under ection. Left may direct that an application be served on any per- t the court thinks fit. Implication, the court may, after giving the manager and er persons that the court thinks fit the opportunity to be	25
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	"(b)	impose restrictions on the activities of the manager, including restrictions on advertising, that the court thinks	
		are necessary for the protection of the interests of unit	
		holders:	
	"(b)	impose restrictions on the activities of the trustee or the	5
		manager (including, in the case of the manager, restric-	
		tions on advertising) that the court thinks are necessary	
		for the protection of the interests of unit holders:	
	"(c)	direct the manager or trustee to convene a meeting of	
		unit holders for the purpose of—	10
		"(i) having placed before them by the trustee any in-	
		formation relating to their interests, and any pro-	
		posals for the protection of their interests, that the	
		court or the trustee considers necessary or appro-	
		priate; and	15
		"(ii) obtaining their opinions or directions in relation	
		to the information and proposals referred to in	
	"(4)	subparagraph (i):	
	"(d)	give directions in relation to the conduct of any meeting	20
	"(e)	convened in accordance with paragraph (c) : stay all civil proceedings before any court by or against	20
	(6)	the manager the trustee or the manager:	
	"(f)	restrain the payment of money by the manager the	
	(1)	trustee or the manager to unit holders or a class of unit	
		holders:	25
	"(fa)	remove a person as manager and appoint another person	
		as manager (with any powers that the court orders):	
	"(g)	give any other directions that the court considers neces-	
		sary to protect the interests of unit holders, or the public.	
"(5)	The c	ourt may vary or cancel an order made under this section.	30
"(6)	In exe	ercising its powers under this section, the court must have	
		d to the interests of all creditors of the manager in respect	
	of the	unit trust.	
	"Comp	pare: 1978 No 103 s 49".	
90	Regu	lations	35
(1)	_	on 28(2) is amended by adding the following paragraphs:	
	"(d)	prescribing information and other matters that must be included in a trust deed:	

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- "(e) prescribing provisions that are deemed to be contained in a trust deed.
- "(e) subject to **subsection (3)**, prescribing provisions to be implied into a trust deed."
- (2) Section 28 is amended by adding the following subsections: 5
- "(3) A provision prescribed for the purposes of **subsection (2)(e)** may, without limitation, do any of the following:
 - "(a) specify the duties and powers of the trustee:
 - "(b) specify the duties of the manager:
 - "(c) provide for the trustee to have the power, exercisable with the consent of the manager (but without requiring the consent of unit holders), to make amendments to the trust deed that do not adversely affect the interests of unit holders.
- "(4) Regulations under this section may make different provision 15 for different purposes."

Legislative history

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