Government Bill

Explanatory note

General policy statement

This Bill will replace the Trustee Act 1956 and the Perpetuities Act 1964 to make trust law more accessible to everyday users. The Bill clarifies and simplifies core trust principles and essential obligations for trustees to improve understanding about how trusts operate. Importantly, it also preserves the flexibility of the common law, allowing trust law to continue to evolve through the courts. A purpose of the Bill is to be enabling and avoid prescription in order to accommodate the wide range of circumstances in which trusts are used.

The Bill achieves its policy objectives by providing—

- an explanation of the interaction of the Bill with other aspects of trust law, including the common law and equity; and
- a description of the key features of an express trust; and
- mandatory and default trustee duties; and
- requirements for managing trust information and disclosing it to beneficiaries of the trust; and
- flexible trustee powers; and
- updated provisions on the exercise of trustee powers by others, such as agents and delegates; and
- the circumstances in which trustees must, or may, be removed, and options for removing and appointing trustees out of court; and
- clear rules to assist with the variation and termination of trusts; and
- a description of some of the court powers that may be exercised, and a description of where those involved in a trust can get court assistance, to support the courts' general oversight of trusts.

The Bill reflects the set of recommendations by the Law Commission following its comprehensive review of general trust law from 2009 to 2013. An exposure draft Trusts Bill was released in November 2016 for public consultation. Submitters' feedback helped to improve the practical and technical aspects of the Bill.

Clear and accessible core trust principles

The Trustee Act 1956 is outdated and no longer reflects current trust practice. Many of the provisions are difficult to understand and need to be read alongside a considerable body of case law. One of the policy objectives of the Bill is to provide clear, simple, and accessible trust law. The Bill sets out important principles of trust law that have been established through centuries of case law. Making trust law more accessible in this way, and thereby improving the understanding of these principles, will help to ensure trusts are administered properly. The Bill will also assist with enforcement of the terms of the trust against trustees where necessary.

Parts 1 and 2 of the Bill lay out the foundational provisions that explain—

- what an express trust is; and
- how an express trust is created and how long it can exist; and
- what trusts the Bill applies to; and
- how the Bill is to be interpreted and applied.

The Bill will not codify trust law in New Zealand and, with a few exceptions, is intended to largely capture and reflect the existing common law position. The aim of the general provisions of the Bill is to retain the ability of the courts in interpreting and applying the Bill to refer to many aspects of the common law and equity that relate to trusts.

The Bill will apply to all express trusts, including trusts that existed before enactment. The intention is for the Bill to be a useful and effective tool for the proper management of trusts. Therefore, existing trusts should be able to benefit from the provisions. There is an 18-month transition period from the date of commencement for existing trusts, which is to allow time for those involved in trusts to review and consider the application of the Bill to their trusts if they wish.

The Bill will also provide clearer and more accessible law for trustees and beneficiaries by describing trustees' duties and powers. Currently, there is little reference to trustee duties in the Trustee Act 1956 and various administrative powers are scattered throughout the Act. *Part 3* of the Bill outlines trustee duties in simple and easy to understand language. The mandatory duties will apply to trustees of all express trusts, while the default duties can be modified or excluded by the terms of the trust. *Part 4* brings together the various administrative powers of trustees, including—

- general powers of trustees to manage trust property and carry out the trust; and
- specific powers, such as investment powers and powers to use trust property for the welfare of beneficiaries; and

• the power to delegate trustees' powers and functions in specified circumstances

The Bill removes unnecessary restrictions and provides useful and flexible powers that are necessary for the trustees to manage trust property and carry out the trust. The intention is for trustees to continue to use their powers in accordance with the terms of the trust and their duties. *Part 4* also explains the general principles of trustees' liability, indemnities, and protections so trustees, and people who are dealing with trustees, have a good understanding of their legal position.

More efficient and less expensive administration of trusts

The Bill seeks to make day-to-day administration of trusts easier by providing guidance on matters that are currently unclear. For example, *Part 3* of the Bill includes provisions on trustees' obligations to keep and give trust information. It sets out—

- what core documents must be kept by trustees; and
- how long core documents must be kept; and
- a presumption that trustees must provide basic information to beneficiaries; and
- what factors to consider when deciding whether to give beneficiaries information or withhold it, and the procedure to follow when trust information is to be withheld.

The Bill abolishes the common law rule known as the rule against perpetuities and repeals the Perpetuities Act 1964 because they are archaic and extremely complex. Instead, the Bill sets out a clear-cut maximum duration period of 125 years for trusts.

Part 5 of the Bill provides more comprehensive and clearer processes around the appointment and discharge of trustees, including—

- who may be appointed as a trustee and how trustees may be appointed; and
- how to accept or reject an appointment as a trustee; and
- what happens when a trustee retires or dies; and
- compulsory and optional grounds for a trustee's removal; and
- how a trustee can challenge the removal; and
- the process for transferring ownership of trust property when there is a change of trustee.

The provisions in *Part 5* are intended to minimise unnecessary and costly applications to court for straightforward or uncontested changes of trustee appointments.

The courts continue to have oversight of trusts, and the Bill has no impact on the High Court's inherent jurisdiction to ensure the proper administration of trusts. *Part* 7 of the Bill outlines specific powers of the court to aid its administrative oversight function, including the power to—

review a trustee's act, omission, or decision; and

 assist trustees in various aspects of their role, such as giving direction orders, varying or extending trustees' powers, or ordering the payment of a commission to a trustee.

The use of alternative dispute resolution (ADR) processes to resolve internal and external trust disputes is made generally available under the Bill, including for trustees where the terms of their trusts are silent. The purpose is to support the greater use of ADR for trust disputes. The Bill sets out what matters can be referred to ADR, the court's oversight over an ADR process if there are any unascertained or incapacitated beneficiaries, and the court's power to order an ADR process.

Departmental disclosure statement

The Ministry of Justice is required to prepare a disclosure statement to assist with the scrutiny of this Bill. The disclosure statement provides access to information about the policy development of the Bill and identifies any significant or unusual legislative features of the Bill.

A copy of the statement can be found at http://legislation.govt.nz/disclosure.aspx?type=bill&subtype=government&year=2017&no=290

Regulatory impact statement

The Ministry of Justice produced regulatory impact statements on 30 March 2016 and 18 July 2017 to help inform the main policy decisions taken by the Government relating to the contents of this Bill.

Copies of these regulatory impact statements can be found at—

- http://www.justice.govt.nz/justice-sector-policy/constitutional-issues-and-human-rights/regulatory-impact-statements/
- http://www.treasury.govt.nz/publications/informationreleases/ris

Part by Part analysis

Clause 1 is the Title clause

Clause 2 relates to commencement. The Bill comes into force 18 months after the date on which it receives Royal assent.

Part 1 General provisions

Part 1 contains general provisions. For example,—

- clause 3 states the purpose of the Act; and
- clause 4 states principles that every person or court performing a function or duty or exercising a power under the Act must have regard to; and

- clause 5 sets out the trusts to which the Act applies and indicates the relationship of the Act with trust terms, the common law and equity, and other enactments; and
- clause 6 provides a guide to the general scheme and effect of the Act; and
- clause 7 provides for the manner in which the Act is to be interpreted; and
- *clause* 8 provides that a court's inherent supervisory jurisdiction is generally not affected by the Act; and
- *clause 9* defines terms used in the Act.

Part 2 Express trusts

Part 2 contains fundamental provisions about express trusts, including provisions on the characteristics of express trusts and how an express trust may be created.

Clause 16 abolishes the rule against perpetuities and provides that the maximum duration of an express trust is 125 years. The terms of a trust may specify or imply a duration shorter than 125 years, and there are certain trusts, such as charitable trusts, that are not subject to the maximum duration rule and may continue indefinitely.

Part 2 also includes provisions that relate to the accumulation of income by a trust and the distribution of property on the expiry of a trust.

Part 3 Trustees' duties and information obligations

Part 3 contains provisions on the duties of a trustee and a trustee's obligations to give information to beneficiaries.

Subpart 1 addresses the duties of a trustee. It sets out 5 mandatory duties that must be performed by a trustee and cannot be modified or excluded by the terms of a trust. These include, for example, the duty to act in accordance with the terms of the trust (see clause 23) and the duty to act honestly and in good faith (see clause 24). Subpart 1 also sets out 10 default duties that must be performed by a trustee unless modified or excluded by the terms of a trust. The default duties include, for example, the duty to invest prudently (see clause 28), the duty to avoid a conflict of interest (see clause 32), and the duty for trustees to act unanimously (see clause 36).

Subpart 2 concerns exemption and indemnity clauses in trust terms. It contains provisions that restrict the use of clauses that limit or exclude a trustee's liability for breach of trust or that indemnify a trustee against the trust property for breach of trust if the breach arises from the trustee's dishonesty, wilful misconduct, or gross negligence (and renders any such clause invalid). Paid advisers are required to alert the settlor to any exemption or indemnity clause and to ensure that the settlor understands the meaning and effect of the clause.

Subpart 3 requires a trustee to keep core documents relating to the trust for the duration of the trustee's trusteeship and to pass the documents on when the trusteeship ends. Subpart 3 also contains provisions that set out the information that trustees must give to beneficiaries unless, after the trustee has considered certain factors, the presumption in favour of giving the information is displaced. The purpose of these provisions is to ensure that beneficiaries have sufficient information to enable the terms of the trust and the trustees' duties to be enforced against the trustees. Clause 50 sets out the procedure to be followed when a trustee decides to give no information.

Part 4

Trustees' powers and indemnities

Part 4 contains provisions on trustees' powers and indemnities.

Subpart 1 deals with the powers of a trustee, the exercise of trustee powers and functions by others, and the role of special trust advisers.

The powers of a trustee in Part 4 include—

- general powers to do all that is necessary to manage the trust property and to carry out the trust, including all the powers of an absolute owner of the property; and
- the power to invest trust property in any property (and matters that the trustee may consider in exercising the power to invest); and
- the power to determine whether a return on an investment is to be treated as income or capital for the purposes of distribution and of preparing and completing a financial statement; and
- the power to apportion any receipt or outgoing between the income and capital
 accounts of a trust, and to transfer funds between capital and income accounts
 for certain purposes; and
- the power to pay income on a child beneficiary's interest for the beneficiary's welfare; and
- the power to pay or apply a beneficiary's share of the capital of trust property for the beneficiary's welfare; and
- the power to apply insurance money to rebuild or repair lost or damaged property; and
- the power to adjust the interest of the beneficiaries in trust property of a portfolio trust entity.

Subpart 1 provides for the exercise of a trustee's powers and functions by another person, including the powers to—

- appoint another person to perform specified functions or powers, or make specified decisions, on the trustee's behalf; and
- hold or deal with the trust property as a nominee or custodian; and

temporarily delegate the trustee's powers and functions in specified circumstances where a delegation is necessary.

Further provisions relating to the exercise of a trustee's powers and functions by another person include provisions on—

- the trustee's duties and liabilities when exercising those powers:
- the requirements for giving notice when a delegation is in place:
- applying to Public Trust for consent for it to become the trustee's delegate.

Subpart 1 also addresses—

- the role of a special trust adviser, including how a special trust adviser may be appointed, how a trustee may treat the special trust adviser's advice, and remuneration of a special trust adviser; and
- the trustee's limited liability in relation to the distribution of trust property where notice has been given to potential creditors and other claimants; and
- the protection of a person who receives trust property where the trustee purports to exercise a power to make a disposition for value of the trust property to that person.

Subpart 2 addresses trustee's indemnities. It includes provisions on—

- a trustee's personal liability for an expense or liability incurred when acting as
 a trustee, and the corresponding right to reimbursement, or discharge of the expense, from the trust property:
- the indemnification of a trustee from the trust property for a breach of trust with the agreement of all of the adult beneficiaries:
- the indemnification of a creditor from the trust property in certain circumstances where a trustee incurs an expense or liability to the creditor:
- protection from liability for a trustee delivering personal property to a life tenant or child beneficiary.

Part 5

Appointment and discharge of trustees

Part 5 contains provisions on the appointment and discharge of trustees. It addresses—

- the power to remove or to appoint a trustee, including who may have that power and how that power must be exercised; and
- the appointment of a trustee, including who may be appointed, how a trustee is appointed, and how a trustee accepts or rejects an appointment; and
- the retirement of a trustee; and
- the death of a trustee; and

- the removal of a trustee, including how a trustee may be removed, what notice
 is required for removal, and a trustee's application to the court to prevent removal; and
- the replacement of a trustee, including how a trustee may be replaced and the power of the court to appoint a trustee; and
- the divesting and vesting of trust property when there is a change of trustee, including how the transfer of trust property occurs, and the requirement for former trustees, continuing trustees, and new trustees to assist in the transfer.

Part 6

Termination and variation of trusts

Part 6 contains provisions on the termination and variation of trusts at the request of beneficiaries. The provisions—

- empower a trustee to terminate a trust and distribute the trust property, vary a trust, or resettle a trust at the request of all of the beneficiaries who together hold all of the beneficial interest in the trust property if certain conditions are satisfied; and
- empower a trustee to distribute a fixed share of trust property to the beneficiary of that share if certain conditions are satisfied; and
- empower the court to approve a termination, variation, or resettlement of a trust on behalf of certain beneficiaries, or to waive the requirement that a particular beneficiary consent to a termination, variation, or resettlement of a trust.

Part 7

Court powers and dispute resolution

Part 7 contains provisions regarding the powers of the High Court (the **court**), vesting orders, the Family Court, and alternative dispute resolution.

The powers of the court in *Part 7* include the powers to—

- review an act, omission, or decision of a trustee on the ground that it was not reasonably open to a trustee in the circumstances; and
- set off a loss resulting from an investment of trust property against a gain resulting from another investment of the trust property; and
- vary or extend the powers of trustees of a trust; and
- relieve a trustee from personal liability for a breach of trust; and
- make an order indemnifying a trustee out of a particular beneficiary's interest in trust property; and
- give directions to a trustee about the trust property or the exercise of a power or performance of a function by the trustee; and

- bar any person's claim that affects the trust property or authorise a trustee to administer the trust property without regard to the claim; and
- make an order authorising a trustee to distribute missing beneficiaries' shares of trust property; and
- appoint a receiver for a trust; and
- order the payment out of trust property of a commission to a trustee; and
- order that costs of a court application be paid from trust property or in the way, and by the persons, that the court considers just.

Part 7 also provides for the court to make vesting orders for the purpose of the sale or mortgage of land, or the specific performance of a contract.

Under *Part* 7, the Family Court may make an order or give a direction that is available under the Bill in relation to a proceeding where it has jurisdiction to hear and determine the proceeding under section 11 of the Family Court Act 1980.

The provisions relating to ADR include provisions providing for—

- the power of a trustee to refer an internal or external trust matter to ADR; and
- the power of the court to appoint representatives for unascertained or incapacitated beneficiaries; and
- the power of a court to require an ADR process; and
- the trustee's liability in relation to an ADR settlement.

Part 8

Miscellaneous provisions

Part 8 contains miscellaneous provisions.

Examples are provisions on—

- the transfer to the Crown, and administration by the Crown, of trust property that a trustee is not able to distribute:
- the investigation of the condition and accounts of trust property by an investigator appointed by Public Trust:
- a life tenant of land having the powers of a trustee in certain cases:
- a regulation-making power relating to transitional matters:
- consequential amendments and repeals, including the repeal of the Trustee Act 1956 and the Perpetuities Act 1964.

Part 9

Amendments to other Acts

Part 9 contains provisions amending the following Acts:

• Financial Markets Conduct Act 2013:

- Financial Advisers Act 2008:
- Financial Markets Authority Act 2011:
- Medical Assurance Society Members' Trust (Exemption from Perpetuities) Act 1997.

Hon Amy Adams

Trusts Bill

Government Bill

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	Α,	Schedule 5 96 mendments consequential on repeal of Perpetuities Act 1964	
	A	and abolition of rule against perpetuities	
Γhe	Parliar	nent of New Zealand enacts as follows:	
1	Title		
	This A	Act is the Trusts Act 2017 .	
2	Comi	mencement	
		Act comes into force on the day that is 18 months after the date on which eives the Royal assent.	
		Part 1	
		General provisions	
3	Purp	ose	
	The p	urpose of this Act is to restate and reform New Zealand trust law by—	
	(a)	setting out the core principles of the law relating to express trusts; and	
	(b)	providing for default administrative rules for express trusts; and	
	(c)	providing for mechanisms to resolve trust-related disputes; and	
	(d)	making the law of trusts more accessible.	
4	Princ	iples	
	-	person or court performing a function or duty or exercising a power this Act must have regard to the following principles:	
	(a)	a trust should be administered in a way that is consistent with its terms and objectives:	
	(b)	a trust should be administered in a way that avoids unnecessary cost and complexity.	

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5			n, and relationship of Act with trust terms, common law and l other enactments				
	Trus	ts to wi	hich this Act applies				
(1)	This	Act ap	oplies only to express trusts that are governed by New Zealand law.				
(2)	How	ever,—	_	5			
	(a)	(a) this Act also applies to a trust that is not an express trust but that is created by or under an enactment, if the application of this Act is consistent with the purpose, text, and context of that enactment and necessary for the due administration of the trust; and					
	(b)		art may, where necessary or appropriate, apply the provisions of this to any of the following that are governed by New Zealand law:	10			
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		(ii)	a constructive trust:				
		(iii)	a trust that does not satisfy the definition of express trust but that is recognised at common law or in equity as being a trust.	15			
	Inter	relatio	nship between Act and terms of trust				
(3)	This Act applies to all express trusts despite anything to the contrary in the terms of a trust, except that—						
	(a)	Schedule 2 specifies which provisions of this Act may be modified or excluded by the terms of a trust (and for some of those provisions, specifies conditions limiting the extent to which the provisions may be modified or excluded); and					
	(b)	Act i	edule 3 provides that the application of certain provisions of this is or may be modified or excluded in relation to specified commertrusts.	25			
(4)	The terms of a trust may impose duties and restrictions on a trustee additional to those provided for in this Act.						
	Inter	relatio	nship between Act and common law and equity				
(5)	This	This Act—					
	(a)	is no	t an exhaustive code of the law relating to express trusts; and	30			
	(b)	equit	tended to be complemented by the rules of the common law and by relating to trusts (except where otherwise indicated or where exclusive rules are inconsistent with the provisions of this Act).				
	Inter	relatio	nship between Act and other enactments				

If there is an inconsistency between the provisions of this Act and those of any

other enactment, the provisions of that other enactment prevail, unless this Act

(6)

provides otherwise.

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Part 1 cl 6 Trusts Bill

6	Overview of this Act					
(1)	This section is a guide to the general scheme and effect of this Act.					
	General provisions					
(2)	Part	1 contains general provisions, including provisions that—				
	(a)	state the purpose and principles of this Act; and	5			
	(b)	set out to which trusts the Act applies; and				
	(c)	set out the relationship of the Act with the terms of a trust, the common law and equity, and other enactments; and				
	(d)	set out how this Act is to be interpreted; and				
	(e)	define certain terms used in this Act.	10			
(3)	This Act generally applies only to express trusts, but there are some exceptions (see section 5(1) and (2)). An express trust is one that is deliberately set up by a settlor, as opposed to a trust that arises by operation of law or the order of a court.					
(4)	Express trusts are to be administered in accordance with their terms and objectives (see section 4).					
(5) This Act sets out legal duties, powers, and processes applicable to trusts. So of these duties, powers, and processes apply in all express trusts despite who stated in the terms of a particular trust, while others may be modified or exceeded by the terms of a particular trust (see section 5(3)(a) and Schedule 2						
	Expr	ess trusts				
(6)	Part 2 contains fundamental provisions about express trusts. An express trust is a relationship in which a settlor places property on trust to be held by 1 or more trustees for the benefit of beneficiaries or a permitted purpose. As a fiduciary, each trustee owes duties and is accountable for how the trust property is managed and distributed (<i>see</i> sections 12 to 15).					
(7)	Part	2 includes provisions that—				
	(a)	set out the characteristics of an express trust; and				
	(b)	specify how an express trust may be created; and				
	(c)	specify the maximum duration of most express trusts (which is 125 years) and abolish the rule against perpetuities; and	30			
	(d)	specify the age of majority for the purposes of an express trust (which is 18).				
	Trust	ees' duties and information obligations				
(8)	Part 3 relates to the duties and information obligations that are part of the role of trustee. In particular, it contains provisions that—					
	(a)	set out the mandatory duties that apply to trustees of all express trusts;				

 $\quad \text{and} \quad$

Trusts Bill Part 1 cl 6

set out the default duties that apply to trustees of a trust unless the terms

of the trust modify or exclude those duties; and

	(c)	restrict the use of trustee exemption clauses and trustee indemnity clauses (which limit the degree to which trustees can be held accountable for certain misconduct) in the terms of a trust; and	5		
	(d)	set out the documents that must be kept by trustees and the information that trustees must give to beneficiaries (and that aim to ensure that beneficiaries have sufficient information to enable the terms of the trust to be enforced against the trustees).			
	Truste	ees' powers and indemnities	10		
(9)		4 relates to the powers trustees have in their role and sets out the indemthat apply to trustees. It includes provisions that—			
	(a)	provide for the general powers of trustees to manage trust property (which give trustees all the powers necessary to carry out the role); and			
	(b)	provide for certain specific powers of trustees, such as the power to invest trust property and powers to use trust property for the welfare of a beneficiary outside of the powers relating to distribution of trust property specified in the terms of the trust; and	15		
	(c)	set out the power of a trustee to appoint others to exercise certain powers or perform certain functions in relation to the trust and specify which powers can be given to others in this way; and	20		
	(d)	set out the power of a trustee to delegate all of the trustee's powers and functions to another person in specified circumstances when the trustee is temporarily not able to carry out the role; and			
	(e)	provide for the appointment of a non-trustee adviser (a special trust adviser) to advise on matters relating to a trust; and	25		
	(f)	set out certain indemnities of a trustee (that is, the right of a trustee to be reimbursed for an expense or a liability out of the trust property) and protections for trustees.			
	Appoi	intment and discharge of trustees	30		
(10)	Part 5 relates to who may be a trustee and how the role may start and end. It includes provisions that set out—				
	(a)	who may be appointed as a trustee (and who is disqualified); and			
	(b)	how trustees may be appointed and by whom; and			
	(c)	how a person may accept or reject appointment as a trustee; and	35		
	(d)	how a trustee may retire; and			
	(e)	how a trustee may be removed (and the procedure a trustee can use to challenge the removal); and			

(b)

Part 1 cl 6 Trusts Bill

(f) how legal ownership of the trust property is changed when there is a change of trustee.

Termination and variation of trusts at request of beneficiaries

(11) **Part 6** contains provisions that enable beneficiaries acting together to decide to bring a trust to an end, vary the terms of the trust, or resettle the trust property on a new trust.

Court powers and dispute resolution

- (12) **Part 7** relates to the powers that the court has in relation to trusts, and enables the use of alternative dispute resolution. It includes provisions that—
 - (a) set out the court's general power to review an act, an omission, or a decision of a trustee, and the procedure for this review; and
 - (b) set out powers of the court in relation to actions involving trusts; and
 - (c) set out applications that a trustee may make to the court, including a general ability to apply to the court for directions; and
 - (d) give the Family Court the power to exercise jurisdiction under this Act 15 in specified circumstances; and
 - (e) provide for alternative dispute resolution processes to be used to resolve internal and external trust disputes.

Miscellaneous provisions

(13) **Part 8** contains miscellaneous provisions, including provisions—

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- (a) relating to the transfer of trust property to the Crown; and
- (b) relating to the investigation of the condition and accounts of certain trust property; and
- (c) empowering the making of transitional regulations; and
- (d) relating to consequential amendments and repeals.

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Amendments to other Acts

(14) **Part 9** contains amendments to other Acts.

Schedules

- (15) **Schedule 1** contains transitional, savings, and related provisions.
- (16) **Schedule 2** specifies which provisions of this Act may be modified or excluded by the terms of a trust (and for some of those provisions, specifies conditions limiting the extent to which the provisions may be modified or excluded).
- (17) **Schedule 3** defines specified commercial trust and provides that the application of certain provisions of the Act do not apply to those trusts or apply with modifications.
- (18) **Schedule 4** sets out consequential amendments to other Acts.
- (19) **Schedule 5** provides for amendments consequential on the repeal of the Perpetuities Act 1964 and the rule against perpetuities.

Trusts Bill Part 1 cl 9

7 In	terpretation	of Act
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- (1) This Act—
 - (a) must be interpreted in a way that promotes its purpose and principles; and
 - (b) is not subject to any rule that statutes in derogation of the common law should be strictly construed; but
 - (c) may be interpreted having regard to the common law and equity, but only to the extent that the common law and equity are consistent with—
 - (i) its provisions; and
 - (ii) the promotion of its purpose and principles.

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(2) **Subsection (1)** does not affect the application of the Interpretation Act 1999 to this Act.

Compare: 2006 No 69 s 10

8 Inherent jurisdiction of court not affected

- (1) The inherent jurisdiction of a court to supervise and intervene in the administration of a trust is not affected by this Act, except to the extent that this Act provides otherwise.
- (2) Despite **subsection (1)**, a court must have regard to the purpose and the principles of this Act when exercising its inherent jurisdiction.

Compare: 2006 No 69 s 11 20

9 Definitions

In this Act, unless the context otherwise requires,—

adult means a person aged 18 years or older

beneficiary means a person who has received, or who will or may receive, a benefit under a trust (other than a trust for a permitted purpose), and includes a discretionary beneficiary

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charitable purpose means a charitable purpose that relates to the relief of poverty, the advancement of education or religion, or any other matter beneficial to the community, and includes any other purpose within the meaning of charitable purpose in section 2 of the Charitable Trusts Act 1957

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charitable trust means a trust the permitted purpose of which is a charitable purpose

child means a person under the age of 18 years

court means the High Court

discretionary beneficiary means a person who may benefit under a trust at the discretion of the trustee or under a power of appointment but who does not have a fixed, vested, or contingent interest in the trust property

express trust has the meaning given to it in section 12

Part 1 cl 10 Trusts Bill

financial product has the meaning given to it in section 7(1) of the Financial Markets Conduct Act 2013	
incorporated law firm has the meaning given to it in section 6 of the Lawyers and Conveyancers Act 2006	
insolvency event has the meaning given to it in section 6(4) of the Financial Markets Conduct Act 2013	5
permitted purpose , in relation to a trust, means a charitable purpose and any other purpose for a trust that is permitted at law and specified in the terms of the trust	
person with the power to appoint trustees means, in any particular case of appointment, a person described in section 86(2) as having the relevant power in that case	
person with the power to remove trustees means, in any particular case of removal, a person described in section 86(1) as having the relevant power in that case	
personal representative , in relation to a deceased person, means an executor (original or by representation) who has obtained probate or an administrator of the deceased person's estate appointed by the court	
portfolio investment entity has the meaning given to it in section YA 1 of the Income Tax Act 2007	20
settlor has the meaning given to it in section 15(1)(b)	
specified commercial trust has the meaning given to it in clause 1 of Schedule 3	
statutory trustee means a trustee that is a body corporate and that is authorised under an enactment to act as executor or administrator of a deceased person's estate and includes a trustee corporation	
trustee means a person who is appointed as trustee of a trust	
trustee corporation has the meaning given to it in section 2 of the Protection of Personal and Property Rights Act 1988	
welfare, in relation to a person,—	30
(a) means the person's maintenance, education, advancement, benefit, comfort or well-being; and	
(b) includes past maintenance or education	
wholesale trust has the meaning given to it in clause 2 of Schedule 3.	
Transitional, savings, and related provisions	35
The transitional, savings, and related provisions set out in Schedule 1 have effect according to their terms.	55

Trusts Bill Part 2 cl 16

11 Act binds the Crown

This Act binds the Crown.

Part 2 Express trusts

			•				
12	Mea	ning o	f express trust	5			
	For t	For the purposes of this Act, an express trust means a trust that—					
	(a)	has e	each of the characteristics set out in section 13 ; and				
	(b)	comp	plies with section 14 ; and				
	(c)	is cre	eated in accordance with section 15.				
13	Cha	racteri	istics of express trust	10			
	The	charact	teristics of an express trust are as follows:				
	(a)		a fiduciary relationship in which a trustee holds or deals with trust erty for the benefit of the beneficiaries or for a permitted purpose;				
	(b)		rustee is accountable for the way the trustee carries out the duties used on the trustee by law.	15			
14	Sole trustee cannot be sole beneficiary						
	A so	le trust	tee of a trust must not be the sole beneficiary of the trust.				
15	Crea	Creation of express trust					
(1)	An express trust may be created—						
	(a)	by or	r under an enactment; or				
	(b)	-	person (the settlor) who, clearly and with reasonable certainty (and ect to any formalities prescribed by any enactment),—				
		(i)	indicates an intention to create a trust; and				
		(ii)	identifies the beneficiaries or the permitted purpose of the trust; and	25			
		(iii)	identifies the trust property.				
(2)		st creath	ated under subsection (1) commences when a trustee holds properast.				
16	Max	imum	duration of trust	30			
(1)	The	maxim	num duration of a trust is 125 years.				
(2)	The	terms o	of a trust may specify or imply a shorter duration.				
(3)							

Part 2 cl 17 Trusts Bill

	the t	rust.			
(4)	ing t	e terms of a trust specify or imply a mechanism for or means of determin- he date on which the trust property will be finally distributed, the trust nues until the earlier of—	5		
	(a)	the date determined by that mechanism or means; and			
	(b)	the date that is 125 years after the creation of the trust.			
(5)	The	common law rule known as the rule against perpetuities is abolished.			
(6)	Desp	oite anything in this section, the following trusts may continue indefinitely:			
	(a)	a charitable trust:	10		
	(b)	the trusts of a retirement scheme (within the meaning of section 6 of the Financial Markets Conduct Act 2013):			
	(c)	the trusts of a scheme to which section DC 7 of the Income Tax Act 2007 applies:			
	(d)	the trusts of a share purchase scheme (within the meaning of section YA 1 of the Income Tax Act 2007).	15		
	Comp	are: 1964 No 47 s 19			
17	Accumulation of income by trust				
	A tru	ist may accumulate income to the extent that is consistent with its terms.			
18	Dist	ribution of trust property on expiry of trust	20		
(1)	When a trust expires, all trust property must be distributed—				
	(a)	in accordance with the terms of the trust; or			
	(b)	if the terms of the trust do not expressly provide for the manner in which trust property is to be distributed, in a manner consistent with the objectives of the trust.	25		
(2)	unde	ever, if there are surviving beneficiaries and it is not possible to determine r subsection (1) the manner in which the trust property should be disted, the property must be distributed to all surviving beneficiaries in equal es.			
19	Age	of majority	30		
(1)	For t	he purposes of an express trust, the age of majority is 18.			
(2)	In the terms of a trust the expressions adult, child, full age, infant, infancy, minor, minority, full capacity, majority, and similar expressions must be read in accordance with subsection (1).				
(3)	This	section overrides section 4(1) of the Age of Majority Act 1970.	35		

tributed, the trust continues until the date that is 125 years after the creation of

Trusts Bill Part 3 cl 24

Part 3 Trustees' duties and information obligations

Subpart 1—Duties of trustee

Types of duties

20	Man	dator	y and default duties	5
(1)	The	duties	set out in sections 22 to 26 are mandatory duties that—	
	(a)	mus	t be performed by the trustee; and	
	(b)	may	not be excluded or modified by the terms of the trust.	
(2)	form	ed by	set out in sections 27 to 36 are default duties that must be perthe trustee unless modified or excluded by the terms of the trust, exby implication.	10
21	Adv	iser m	ust alert settlor to modification or exclusion of default duty	
(1)	This	sectio	on applies to a person who—	
	(a)	is pa	aid to—	
		(i)	advise on the creation of a trust; or	15
		(ii)	prepare the terms of a trust; and	
	(b)		mmends that the settlor should, or causes the settlor to, modify or ude 1 or more default duties in the terms of the trust.	
(2)	reaso	onable	creation of the trust, a person to whom this section applies must take steps to ensure that the settlor is aware of the meaning and effect of cation or exclusion.	20
(3)			comply with subsection (2) does not of itself invalidate the modifi- xclusion in the terms of the trust.	
			Mandatory duties	
22	Duty	y to kn	now terms of trust	25
	A tru	istee n	nust know the terms of the trust.	
23	Duty	y to ac	et in accordance with terms of trust	
	A tru	istee n	nust act in accordance with the terms of the trust.	
24	Duty	y to ac	et honestly and in good faith	
	A tru	ıstee n	nust act honestly and in good faith.	30

Part 3 cl 25 Trusts Bill

25 Duty to act for benefit of beneficiaries or to further permitted purpose of trust

A trustee must hold or deal with trust property, and otherwise act, for the benefit of the beneficiaries or to further the permitted purpose of the trust.

26 Duty to exercise powers for proper purpose

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A trustee must exercise the trustee's powers for a proper purpose.

Default duties

27 General duty of care

When administering a trust (other than when exercising a discretion to distribute trust property), a trustee must exercise the care and skill that is reasonable in the circumstances, having regard, in particular,—

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- (a) to any special knowledge or experience that the trustee has or that the trustee holds out as having; and
- (b) if the person acts as a trustee in the course of a business or profession, to any special knowledge or experience that it is reasonable to expect of a person acting in the course of that kind of business or profession.

28 Duty to invest prudently

When exercising any power to invest trust property, a trustee must exercise the care and skill that a prudent person of business would exercise in managing the affairs of others, having regard, in particular,—

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- (a) to any special knowledge or experience that the trustee has or that the trustee holds out as having; and
- (b) if the person acts as a trustee in the course of a business or profession, to any special knowledge or experience that it is reasonable to expect of a person acting in the course of that kind of business or profession.

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Compare: 1956 No 61 ss 13B, 13C

29 Duty not to exercise power for own benefit

A trustee must not exercise a power of a trustee directly or indirectly for the trustee's own benefit.

30 Duty to consider exercise of power

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A trustee must consider actively and regularly whether the trustee should be exercising 1 or more of the trustee's powers.

31 Duty not to bind or commit trustees to future exercise of discretion

A trustee must not bind or commit trustees to a future exercise or non-exercise of a discretion relating to the distribution of trust property.

Trusts Bill Part 3 cl 40

32 Duty to avoid conflict of interest

A trustee must avoid a conflict between the interests of the trustee and the interests of the beneficiaries.

33 Duty of impartiality

- (1) A trustee must act impartially in relation to the beneficiaries, and must not be unfairly partial to one beneficiary or group of beneficiaries to the detriment of the others.
- (2) This section does not require a trustee to treat all beneficiaries equally (but all beneficiaries must be treated in accordance with the terms of the trust).

34 Duty not to profit

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A trustee must not make a profit from the trusteeship of a trust.

35 Duty to act for no reward

A trustee must not take any reward for acting as a trustee, but this does not affect the right of a trustee to be reimbursed for the trustee's legitimate expenses and disbursements in acting as a trustee (*see* section 77(2)).

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36 Duty to act unanimously

If there is more than 1 trustee, the trustees must act unanimously.

Subpart 2—Exemption and indemnity clauses

Restriction on trustee exemption clauses

The terms of a trust must not limit or exclude a trustee's liability for any breach of trust arising from the trustee's dishonesty, wilful misconduct, or gross negligence.

38 Restriction on trustee indemnity clauses

The terms of a trust must not give a trustee any indemnity against the trust property for liability for any breach of trust arising from the trustee's dishonesty, wilful misconduct, or gross negligence.

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39 Invalidity of exemption clause or indemnity clause

A clause in the terms of a trust is invalid to the extent that it purports to have the effect prohibited by **section 37 or 38**.

40 Adviser must alert settlor to liability exclusion or indemnity clause

(1) This section applies if—

- (a) a person (the **adviser**) is paid to—
 - (i) advise on the creation of a trust; or
 - (ii) prepare the terms of a trust; and

Part 3 cl 41 Trusts Bill

(2)

(3)

(4)

(5)

41

(b)	the adviser recommends that the settlor should, or causes the settlor to, include a liability exclusion or indemnity clause in the terms of the trust.	
	ore the creation of the trust, the adviser must take reasonable steps to ensure the settlor is aware of the meaning and effect of the clause.	
	liability exclusion or indemnity clause has no effect with respect to an adr who is or becomes a trustee of the trust and who is in breach of subsec-	5
tion	(2) .	
	ure to comply with subsection (2) does not of itself invalidate the clause ept as provided in subsection (3)).	
	his section, liability exclusion or indemnity clause means a clause that has effect of—	1
(a)	limiting or excluding the liability of a trustee for breach of trust; or	
(b)	granting a trustee an indemnity against the trust property for the trustee's liability for breach of trust.	
Subpa	rt 3—Trustees' obligations to keep and give trust information	1
	Documents to be kept by trustees	
Trus	stee must keep core documents	
	n trustee of a trust must keep, so far as is reasonable, the following docuts relating to the trust:	
(a)	the trust deed and any other document that contains terms of the trust:	2
(b)	any variations made to the trust deed or trust:	
(c)	records of the trust property that identify the assets, liabilities, income, and expenses of the trust and that are appropriate to the value and complexity of the trust property:	
(d)	any records of trustee decisions made during the trustee's trusteeship:	2
(e)	any written contracts entered into during that trustee's trusteeship:	
(f)	any accounting records and financial statements prepared during that trustee's trusteeship:	
(g)	documents of appointment, removal, and discharge of trustees (including any court orders appointing or removing trustees):	3
(h)	any letter or memorandum of wishes from the settlor:	

any other documents necessary for the administration of the trust:

any documents referred to in paragraphs (a) to (i) that were kept by a

former trustee during that person's trusteeship and passed on to the cur-

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Compare: R3(1)(e), R5(1)

rent trustee.

(i)

(j)

Trusts Bill Part 3 cl 45

42	Keening	documents	where	there is	more than	1 trustee
	reconing	documents	******		more than	I ti ustee

If there is more than 1 trustee of a trust, each trustee must comply with the obligation in **section 41** by—

- (a) holding the documents specified in **section 41(a) and (b)** or copies of those documents; and
- (b) being satisfied that at least 1 of the trustees holds the other documents specified in **section 41** and that those documents or copies of them will be made available to the other trustee or trustees on request.

Compare: R5(2)

43 Documents must be kept for duration of trusteeship

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A trustee must keep, so far as is reasonable, the documents for the duration of the trustee's trusteeship.

Compare: R5(3)

44 Trustee must pass on documents

At the time that the trusteeship of a trustee ends, if the trust continues, the trustee must give at least 1 replacement trustee or continuing trustee the documents that the trustee holds at that time.

Compare: R5(3)

Giving information to beneficiaries

45 Definitions for purposes of sections 46 to 51

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In this section and in sections 46 to 51,—

lacks capacity means, in relation to a beneficiary, a beneficiary who—

- (a) is a child; or
- (b) is not competent to manage the beneficiary's own affairs for any reason, including a beneficiary who—
 - (i) is subject to an order appointing a manager under section 31 of the Protection of Personal and Property Rights Act 1988; or
 - (ii) has a trustee corporation managing the person's property under section 32 or 33 of that Act

representative means the parent, guardian, attorney, or property manager of a beneficiary who lacks capacity

trust information—

- (a) means any information—
 - (i) regarding the terms of the trust, the administration of the trust, or the trust property; and
 - (ii) that it is reasonably necessary for the beneficiary to have to enable the trust to be enforced; but

Part 3 cl 46 Trusts Bill

does not include reasons for trustees' decisions.

(b)

	Comp	pare: R6(4)					
46	Pur	pose and application of sections 47 to 51					
(1)	cient	The purpose of sections 47 to 51 is to ensure that beneficiaries have sufficient information to enable the terms of the trust and the trustees' duties to be enforced against the trustees.					
(2)	a per	Sections 47 to 51 do not apply to charitable trusts or to trusts established for a permitted purpose that do not have beneficiaries. Compare: R6(1)					
47	Pres	umption that trustee must notify basic trust information	10				
(1)		re is a presumption that a trustee must make available to every beneficiary presentative of a beneficiary the basic trust information set out in subsec- (3).					
(2)	How	rever,—					
	(a)	before giving the information, the trustee must consider the factors set out in section 49 ; and	15				
	(b)	if the trustee reasonably considers (after taking into account those factors) that the information should not be made available to every beneficiary,—					
		(i) the presumption does not apply; and	20				
		(ii) the trustee may decide to withhold some or all of the basic trust information from 1 or more particular beneficiaries or classes of beneficiaries.					
(3)	The	basic trust information is—					
	(a)	the fact that a person is a beneficiary of the trust; and	25				
	(b)	the name and contact details of the trustee; and					
	(c)	the occurrence of, and details of, each appointment, removal, and retirement of a trustee as it occurs; and					
	(d)	the right of the beneficiary to request a copy of the terms of the trust or trust information.	30				
(4)	A trustee is required to consider at reasonable intervals whether the trustee should be making the basic trust information available under this section. Compare: R6(2)(a)						
48	Pres	umption that trustee must give information on request					
(1)	give	re is a presumption that a trustee must within a reasonable period of time a beneficiary or the representative of a beneficiary the trust information person has requested.	35				

Trusts Bill Part 3 cl 49

(2)	How	rever,—	
	(a)	before giving the information, the trustee must consider the factors set out in section 49 ; and	
	(b)	if the trustee reasonably considers (after taking into account those factors) that the information should not be given to the person,—	5
		(i) the presumption does not apply; and	
		(ii) the trustee may decide to refuse the request for trust information.	
	Comp	pare: R6(2)(b)	
49	Proc	edure for deciding whether presumption applies	
		factors that the trustee must consider (for the purposes of sections 2)(a) and 48(2)(a)) are the following:	1
	(a)	the nature of the interests in the trust held by the beneficiary and the other beneficiaries of the trust, including the degree and extent of the beneficiary's interest in the trust and the likelihood of the beneficiary receiving trust property in the future:	1:
	(b)	whether the information is subject to personal or commercial confidentiality:	
	(c)	the expectations and intentions of the settlor at the time of the creation of the trust (if known) as to whether the beneficiaries as a whole and the beneficiary in particular would be given information:	2
	(d)	the age and circumstances of the beneficiary:	
	(e)	the age and circumstances of the other beneficiaries of the trust:	
	(f)	the effect on the beneficiary of giving the information:	
	(g)	the effect on the trustees, other beneficiaries of the trust, and third parties of giving the information:	2
	(h)	in the case of a family trust, the effect of giving the information on—	
		(i) relationships within the family:	
		(ii) the relationship between the trustees and some or all of the beneficiaries to the detriment of the beneficiaries as a whole:	
	(i)	in a trust that has a large number of beneficiaries or unascertainable beneficiaries, the practicality of giving information to all beneficiaries or all members of a class of beneficiaries:	3
	(j)	the practicality of imposing restrictions and other safeguards on the use of the information (for example, by way of an undertaking, or restricting who may inspect the documents):	3
	(k)	the practicality of giving some or all of the information to the benefi-	

ciary in redacted form:

Part 3 cl 50 Trusts Bill

	(1)	if a l	peneficiary has requested information, the nature and context of the est:		
	(m)	•	other factor that the trustee reasonably considers is relevant to deterng whether the presumption applies.		
	Compa	are: R6(3)	5	
50	Proc	edure	when trustee decides to give no information		
(1)	This section applies in relation to a trust if, as a result of 1 or more of the following circumstances or events, no beneficiary has any trust information:				
	(a)	the to	rustee cannot identify any beneficiary to whom information can be n:	10	
	(b)		rustee decides under section 47(2)(b) to withhold all of the basic information from all beneficiaries:		
	(c)		rustee decides under section 48(2) to refuse a request for trust ination.		
(2)	The t	The trustee must apply to the court for directions in relation to—			
	(a)	infor	ther the trustee's determination that there is no beneficiary to whom rmation can be given, or to withhold information or refuse a request information, is reasonable in the circumstances; and		
	(b)		alternative means by which the trustee can be accountable and the can be enforced.	20	
(3)	How	However, the trustee is not required to apply to the court for directions if—			
	(a)	_	period during which no beneficiary has any trust information is less 12 months; and		
	(b)	at the	e end of that period, the trustee gives to at least 1 beneficiary of the	25	
		(i)	the basic trust information; and		
		(ii)	the reasons for not giving the information earlier.		
(4)	In giving directions under this section, the court must take into account the following principles:				
	(a)		information may be withheld from all beneficiaries only in excep- ll circumstances:	30	
	(b)	to be	native means of enforcing a trust pending disclosure of information eneficiaries must be consistent with the objectives of the trust and adversely affect its administration.		
51	Bene	ficiar	y may be required to pay cost of giving information	35	
	sect	ion 4	nay require the beneficiary to whom trust information is given under 8 or in accordance with the terms of the trust to pay the reasonable ng that information.		

Trusts Bill Part 4 cl 55

Part 4 Trustees' powers and indemnities

Subpart 1—Powers of trustee

52	General powers of trustee				
	A tru	stee has the following general powers:	5		
	(a)	all the powers necessary to manage the trust property including, in relation to the trust property, all the powers of an absolute owner of the property:			
	(b)	all the powers necessary to carry out the trust, including powers incidental to those in paragraph (a) .	10		
53	Stati	us of provisions on specific powers of trustee			
	those	tions 54 to 75 set out specific powers of a trustee and the way in which e powers may be exercised, but they are not an exhaustive source or detion of the specific powers of a trustee.			
		Investment powers	15		
54	Trus	tee has power to invest			
		are: 1956 No 61 s 13A			
55	Mat	ters which trustee may consider in exercising power to invest			
(1)	A trustee exercising any power to invest may have regard to the following matters, so far as they are appropriate to the circumstances of the trust:				
	(a)	the objectives of the trust or the permitted purpose of the trust:			
	(b)	the desirability of diversifying trust investments:			
	(c)	the nature of existing trust investments and other trust property:			
	(d)	the need to maintain the real value of the capital or income of the trust:	25		
	(e)	the risk of capital loss or depreciation:			
	(f)	the potential for capital appreciation:			
	(g)	the likely income return:			
	(h)	the length of the term of the proposed investment:			
	(i)	the probable duration of the trust:	30		
	(j)	the marketability of the proposed investment during, and on the expiry of, the term of the proposed investment:			
	(k)	the aggregate value of the trust property:			

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	(l)	the e	effect of the proposed investment in relation to the tax liability of the :	
	(m)		ikelihood of inflation affecting the value of the proposed investment ther trust property:	
	(n)	the t	rustee's overall investment strategy.	5
(2)			n does not limit the matters that a trustee may take into account. 6 No 61 s 13E	
		Pov	ver to determine treatment of returns and accounts	
56	Pow	er to d	letermine whether return on investment is income or capital	
	state	ment f	rposes of distribution, and of preparing and completing a financial for a trust, a trustee may determine whether a return on an invest- be treated as income or capital.	10
57	App	ortion	ment of receipts and outgoings between income and capital	
(1)	A tru	istee's	powers under subsection (2) may be exercised only—	
	(a)	if the ces;	e exercise of the power is fair and reasonable in all the circumstan- and	15
	(b)	in ac	ecordance with accepted business practice.	
(2)	A tru	istee m	nay—	
	(a)	the i	ortion any receipt or outgoing relating to any period of time between ncome and capital accounts, or charge any outgoing or credit any re- t exclusively to or from income or capital:	20
	(b)	trans	sfer funds between capital and income accounts—	
		(i)	to recover or reimburse an outgoing previously charged to the account that is to receive the funds:	
		(ii)	to recover or deduct any receipt previously credited to the account from which the funds are to be recovered:	25
	(c)		act from income an amount to meet the cost of depreciation, and add amount to capital.	
(3)			on extinguishes the rules of common law and equity relating to the nent of receipts and outgoings.	30
(4)			is the landlord, tenant, vendor, or purchaser of land, the apportion- in the Property Law Act 2007 apply in respect of that land.	
		Pow	vers to apply trust property for beneficiary's welfare	
58	Trus	tee's p	power to pay income for child beneficiary's welfare	
(1)	A trustee may pay some or all of the income on the interest of the beneficiary 35			

in respect of whom this section applies for the beneficiary's welfare.

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(2)		section applies in respect of a beneficiary who is a child with an interest ether vested or contingent) in some or all of the trust property.	
(3)	In th	is section, income —	
	(a)	means the income on the beneficiary's interest that arises in the most recent year; and	5
	(b)	where they have not been previously paid in respect of the beneficiary but have been accumulated and held for the beneficiary's entitlement in the future, means the income on the beneficiary's interest from previous years and the interest earned from the investment of that income; and	
	(c)	where the beneficiary has an absolute interest in an annuity, includes the income from the annuity.	10
(4)	trust	eciding whether to make a payment and the amount of any payment, the ee must consider all of the relevant circumstances, including the benefit's age and requirements.	
(5)		trustee may make the payment under subsection (1) to the child's parent uardian, or in some other manner that is for or toward the beneficiary's are.	15
(6)		power is subject to any prior interests or charges affecting the income. vare: 1956 No 61 s 40(1), (2)	
59	Trus	stee's powers with respect to income of child beneficiary	20
(1)		le a beneficiary is a child, a trustee may use the income on the beneficiary is interest in 1 or more of the following ways:	
	(a)	invest the income:	
	(b)	accumulate the income:	
	(c)	make a payment under section 58 for the beneficiary's welfare.	25
(2)		ther of the following applies, the trustee must hold the income for the benery absolutely:	
	(a)	the beneficiary's interest is a vested interest and the child turns 18:	
	(b)	the beneficiary, on turning 18, is entitled to the property from which the income arose.	30
60	Trus	stee's power to pay capital for capital beneficiary's welfare	
(1)	capit	astee may pay or apply some or all of a share of the capital money or other cal assets of the trust property of a beneficiary in respect of whom this secapplies for the beneficiary's welfare.	
(2)		section applies in respect of a beneficiary with an interest (whether vested ontingent) in some or all of the capital of the trust property.	35
(3)		eciding whether to pay or apply capital and the amount to pay or apply, the ee must consider all of the relevant circumstances.	

Part 4 cl 61 Trusts Bill

(4)	In ex	ercising the p	power under this section, a trustee—	
	(a)		nake a payment to a person whose interest is subject to a nultiple contingency; and	
	(b)	titled to a p	nake a payment if the income would prejudice a person enrior life or other interest (whether vested or contingent) in the d or applied, unless—	5
			person whose interest may be prejudiced is an adult and con- in writing to the payment or application; or	
		* *	court, on the trustee's application, orders the amount to be or applied.	10
(5)		rust property	ander this section must be accounted for as part of the share in to which the person is or becomes absolutely or indefeasibly	
	Comp	are: 1956 No 61	s 41	
61	Trus	tee may imp	ose conditions on payment for beneficiary's welfare	15
(1)			ng a power to pay or apply an amount of income or capital for eneficiary may impose 1 or more conditions.	
(2)		•	require the repayment of the amount, payment of interest on ving security for the amount.	
(3)	part,	waive the co	imposing a condition, the trustee may, either wholly or in ondition, or release an obligation undertaken or any security the condition.	20
(4)	any		mposing a condition about giving security, is not affected by the investment of trust property, whether imposed under this	25
(5)	pose ered	d a condition by the trustee	at the amount of income or capital that a trustee who has immay pay or apply, an amount repaid to the trustee or recoveristaken not to have been paid or applied by the trustee. It is 41A; Draft Trusts Bill 2013 cls 101, 102 (Qld)	
62		tee not liable eneficiary's	e for certain losses in relation to amounts paid or applied welfare	30
			able for any loss that may be incurred in relation to an amount lied for a beneficiary's welfare if the loss arises—	
	(a)	because of a 61 ; or	a failure to impose any or adequate conditions under section	35
	(b)	without lim adequate se	niting paragraph (a) , because of a failure to take security or ecurity; or	
	(c)		a failure to take action for the protection of the security (in- nilure to exercise a right to enforce the security); or	

Trusts Bill Part 4 cl 63

(d) through the release or abandonment of the security without payment; or

(e) from any other matter in relation to the conditions imposed or the waiver of any condition.

Compare: 1956 No 61 s 41A(4); Draft Trusts Bill 2013 cl 103 (Qld)

Exercise of trustee powers and functions by others

5

Trustee's power to appoint others to exercise or perform certain powers or functions

- (1) A trustee may—
 - (a) appoint a person to exercise or perform, on behalf of the trustee, specified powers or functions in relation to the trust:

(b) appoint a person to make specified decisions in relation to all or part of the trust property:

(c) appoint an eligible person to hold or deal with all or part of the trust property as nominee or custodian and vest all or part of the trust property in that person.

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- (2) However, a trustee may not under this section or under any comparable power in the terms of the trust appoint a person to exercise or perform, on behalf of the trustee, any of the following powers or functions:
 - (a) a function that is, or is related to, the determination of whether, when, or in what way any trust property should be distributed, used, possessed, or otherwise beneficially enjoyed:

(b) a power to decide whether any fees or other payment due to be made out of the trust funds should be made out of income or capital (where the decision affects a beneficiary's entitlement to trust property):

- (c) a power to decide whether payments received by, or payable to, the trustee should be appropriated to income or capital (where the decision affects a beneficiary's entitlement to trust property):
- (d) a power to appoint a person to be, or to remove, a trustee of the trust:
- (e) a power of appointment (including a power to appoint a person to be, or to remove, a beneficiary):

a power to appoint or change the distribution date of trust property:

- (g) a power to resettle the trust, or to amend, revoke, or replace all or any terms of the trust:
- (h) a right to apply to the court:

(f)

(i) the powers of appointment conferred by **subsection (1)** (which are powers exercisable only by the trustee personally) and any other power conferred by an enactment or the terms of the trust and exercisable only by the trustee personally.

Part 4 cl 64 Trusts Bill

(3)	-	erson appointed under subsection (1) or under any comparable power in terms of the trust—	
	(a)	does not take on the duties of the trustee under this Act, but must act in accordance with the terms of the appointment and with any directions of the trustee; and	5
	(b)	is liable to the trustee for any failure to comply with those terms or directions.	
(4)	For t	he purposes of subsection (1)(c), eligible person means—	
	(a)	a person who carries on a business that consists of or includes acting as a nominee or custodian; or	10
	(b)	a body corporate that is controlled by the trustee; or	
	(c)	an incorporated law firm.	
(5)		the purposes of subsection (4)(b) , a body corporate is controlled by the tee if—	
	(a)	the trustee has a controlling interest in the body corporate; or	15
	(b)	the trustee has the capacity (for example, because of practical influence) to determine the outcome of decisions about the body corporate's financial and operating policies.	
64		tee's duties to keep appointments under review and to fulfil general of care	20
(1)		trustee exercises a power of appointment under section 63(1) or any parable power in the terms of the trust, the trustee must—	
	(a)	keep under review the arrangements under which the appointee acts and how those arrangements are being put into effect; and	
	(b)	if the circumstances make it appropriate to do so, consider whether the trustee should exercise any power to intervene (for example, a power to give directions to the appointee, or to amend, revoke, or replace the appointment).	25
(2)		general duty of care in section 27 applies to the exercise of a power red to in subsection (1) .	30
(3)	This	section applies despite section 20(2).	
65	Trus	tee's liability for acts of appointee limited	
		ustee is not liable in a proceeding brought by or on behalf of a beneficiary ny act or default of an appointee of the trustee unless the trustee failed—	
	(a)	to fulfil any of the trustee's mandatory duties or the trustee's default duties (where applicable) in appointing the person under section 63 ; or	35
	(b)	to fulfil the trustee's duties under section 64 .	

Trusts Bill Part 4 cl 67

	circu	ımstances	
(1)	or ar	oite sections 63 and 64 , a trustee may, by power of attorney, delegate all may of the trustee's powers and functions under the trust to any person qualito be a trustee under section 90 .	5
(2)	the t	rever, the power may be exercised only if the delegation is necessary (or rustee expects that it may from time to time become necessary) because of rustee's—	
	(a)	absence from New Zealand; or	
	(b)	temporary inability to be contacted; or	10
	(c)	temporary physical incapability; or	
	(d)	temporary lack of capacity to perform the functions of a trustee.	
(3)	The	delegation—	
	(a)	commences when the circumstance in subsection (2) occurs or begins; and	15
	(b)	continues for the shorter of—	
		(i) the duration of the circumstance in subsection (2) ; and	
		(ii) 12 months.	
(4)	sect trust	delegation has been in place for 12 months and the circumstance in sub- tion (2) continues, the delegation may be extended by the delegating ee (or the trustee's delegate in cases to which subsection (2)(d) applies) the shorter of—	20
	(a)	the remaining duration of the circumstance in subsection (2); and	
	(b)	a further 12 months.	
(5)		astee may delegate powers to a sole co-trustee only if that sole co-trustee is tutory trustee.	25
(6)		elegate may exercise the delegating trustee's power to resign. Heare: Trustee Act 1925 s 25 (UK)	
67	Noti	ce of delegation of trustee's powers and functions	
(1)	trust	later than 5 working days after delegation commences, the delegating ee (or, if the trustee is incapable, the delegate) must notify any co-trustees any person with the power to remove or to appoint trustees of the follow-	30
	(a)	the date on which the delegation commences:	
	(b)	the duration of the delegation:	35
	(c)	the name and contact details of the delegate:	
	(d)	the reason for the delegation:	

Trustee's power to delegate powers and functions in specified

66

Part 4 cl 68 Trusts Bill

	(e) which powers are delegated, if only some are delegated.	
(2)	If a document of delegation is signed but is to take effect only if a circumstance that would make a delegation necessary occurs, the delegating trustee (or, if the trustee is incapable, the delegate) must, not later than 5 working days after the document is signed, notify any co-trustees and any person with the power to remove or to appoint trustees.	5
(3)	For a sole delegating trustee, it is sufficient compliance with subsections (1) and (2) if the trustee (or, if the sole trustee is incapable, the trustee's delegate) notifies—	
	(a) any person with the power to remove or to appoint trustees; or	10
	(b) if there is no person authorised under paragraph (a), all competent adult beneficiaries; or	
	(c) if, in the circumstances, it is unreasonable or impracticable to comply with paragraph (b), a reasonably representative sample of beneficiaries.	15
(4)	However, a trustee or delegate is not required to comply with notification requirements under subsection (3)(b) or (c) if the trustee or delegate reasonably considers, after taking into account the factors in section 49(2) , that beneficiaries should not be notified.	
(5)	Failure to comply with a notification requirement under this section does not invalidate any act done or document executed by the delegate in favour of a person dealing with a trustee's delegate. Compare: Trustee Act 1925 s 25 (UK)	20
68	Trustee's liability for acts of delegate limited	
	The trustee is not liable in a proceeding brought by or on behalf of a beneficiary for any act or default of a delegate appointed under section 66 unless the trustee failed, in appointing the delegate, to fulfil any of the trustee's mandatory duties or the general duty of care in section 27 (to the extent that it applies).	25
69	Application to Public Trust to consent to become delegate	30
(1)	This section applies in relation to a trust where—	
	(a) a trustee is, for any of the reasons listed in section 66(2) , unable to perform the trustee's functions as trustee; and	
	(b) that trustee has not delegated the trustee's powers.	
(2)	A co-trustee or a beneficiary of the trust may apply to Public Trust for consent for Public Trust to be made the delegate of the trustee.	35
(3)	Public Trust—	

may refuse to consent to be the delegate of the trustee for any reason;

(a)

and

Trusts Bill Part 4 cl 71

must refuse to consent to be made the delegate of the trustee if Public Trust reasonably believes that an application under **subsection (2)** or the circumstances relating to it involve a dispute or present significant

		comp	plexity.		
(4)	Publ secti		st may charge fees for providing services as a delegate under this	5	
(5)			rust consents to be made the delegate of the trustee, sections 66 to with any necessary modifications) to the delegation.		
			Special trust advisers		
70	Role	and a	appointment of special trust advisers	10	
(1)	A sp	A special trust adviser—			
	(a)	may	advise the trustee on any matter relating to the trust; but		
	(b)	is no trust	ot a trustee of the trust and does not have the powers or duties of a ee.		
(2)	A sp	ecial tr	rust adviser may be appointed—	15	
	(a)				
	(b)	by or	rder of the court made on the application of—		
		(i)	a beneficiary or trustee; or		
		(ii)	a person on whose application the court would have the power to appoint a new trustee; or	20	
	(c)	by a	person with the power to remove or to appoint trustees; or		
	(d)	the F	spect of property for which the court has jurisdiction under Part 3 of Protection of Personal and Property Rights Act 1988, by order of the t made on the application of—		
		(i)	the manager or person authorised to administer the property; or	25	
		(ii)	a person specified in section 26 of that Act; or		
	(e)	the F	spect of property of a person subject to a property order made under Protection of Personal and Property Rights Act 1988, by order of the t made on the application of—		
		(i)	the manager of the property; or	30	
		(ii)	a person specified in section 26 of that Act.		
(3)			ion, manager and property order have the meanings given in secee Protection of Personal and Property Rights Act 1988.		
	Comp	Compare: 1956 No 61 s 49(2), (3)(a), (b)			
71	Reli	ance o	n special trust adviser's advice	35	
(1)			special trust adviser, a trustee—		

(b)

Part 4 cl 72 Trusts Bill

	(a)	may consult the special trust adviser on any matter relating to the trust; and	
	(b)	is not required to follow the special trust adviser's advice; and	
	(c)	is not liable in a proceeding brought by or on behalf of a beneficiary for an act or omission the trustee makes as a result of following the special trust adviser's advice unless the act or omission involves the trustee's dishonesty, wilful misconduct, or gross negligence.	5
(2)	be ta	ecial trust adviser's disagreement with or objection to a proposed action to aken by a trustee in respect of trust property does not affect a person deal-with the trustee in the matter. Pare: 1956 No 61 s 49(3)(c), (4)	10
72	Rem	uneration of special trust advisers	
(1)	If re	muneration is payable to a trustee, remuneration may also be paid to a spetrust adviser.	
(2)	The	amount of remuneration for a special trust adviser is to be determined,—	15
	(a)	if the trustee is the Māori trustee, by or under regulations made under the Maori Trustee Act 1953; or	
	(b)	if the trustee is Public Trust, in accordance with Public Trust's fees as notified from time to time; or	
	(c)	if the trustee is a trustee company within the meaning of section 2 of the Trustee Companies Act 1967, in accordance with that Act; or	20
	(d)	if the trustee is entitled to fix the trustee's remuneration, by the trustee; or	
	(e)	in all other cases, by the court.	
	Comp	pare: 1956 No 61 s 49(5)	25
		Other powers and rights of trustee	
73	App	lication of insurance money for loss or damage of trust property	
(1)	mon	section applies if a trustee or a beneficiary receives or is entitled to receive ey under an insurance contract against the loss or damage of trust property irance money).	30
(2)	If a l	beneficiary is entitled to receive insurance money, the beneficiary must—	
	(a)	take reasonable steps to recover and receive the money; and	
	(b)	pay the money received less any recovery costs to the trustee or, if there is no trustee capable of giving a discharge for the money, to the Crown under section 144 .	35
(3)	ject	trustee must hold the insurance money in trust on the same terms and sub- to the same powers and provisions as (or those corresponding as nearly as ible to) those to which the lost or damaged property is subject.	

Trusts Bill Part 4 cl 75

(4)		trustee may apply the insurance money (or part of it) to rebuilding, reing, replacing, or repairing the lost or damaged property.		
(5)	mon	e insurance money is held by the Crown, the court may direct that the ey (or part of it) be applied to rebuilding, reinstating, replacing, or repair-he lost or damaged property.	5	
(6)	This	section does not affect—		
	(a)	any right a person may have to require the insurance money (or part of it) to be applied to rebuilding, reinstating, replacing, or repairing the lost or damaged property; or		
	(b) Comp	the rights of a mortgagee, lessor, or lessee. are: 1956 No 61 s 25	10	
74		tee's power to adjust interests in trust property of portfolio stment entity		
(1)	This section applies where any trust property is employed in an activity that the trustee is empowered or authorised to carry on as a portfolio investment entity.			
(2)	The trustee may adjust the interest of the beneficiaries in the property in any of the ways specified in section HM 48 of the Income Tax Act 2007 in order to comply with that section.			
(3)	Marl	section applies despite any other provision in this Act or in the Financial xets Conduct Act 2013. are: 1956 No 61 s 42E	20	
75	Trus	stee's liability limited where notice given to distribute trust property out regard to unknown claims		
(1)		ustee is not liable in a proceeding brought by or on behalf of a person in ion to the distribution of trust property if—	25	
	(a)	the trustee has first given a notice to potential creditors and other claimants in accordance with subsection (2) ; and		
	(b)	the distribution is made after the notice deadline mentioned in subsection (2)(c) ; and		
	(c)	the trustee did not have notice of the person's claim at the time of the distribution.	30	
(2)	A no	tice to potential creditors and other claimants must—		
	(a)	be given in a manner likely to come to their attention; and		
	(b)	identify the trust or estate affected; and		
	(c)	state that any creditor or other claimant who asserts a right or an interest relating to that trust property must give notice of their claim to the trustee before a date specified in the notice that is at least 30 days after the date the notice is given (the notice deadline); and	35	

Part 4 cl 76 Trusts Bill

	(d)		out the physical and email addresses to which a notice of claim and ils of a claim may be sent or delivered; and	
	(e)		that the proposed distribution may be made without regard to any n of which the trustee does not have notice before the notice dead-	5
(3)			nay apply to the court for directions under section 125 regarding notice that is appropriate.	
(4)	This	section	n does not apply to any claim—	
	(a)	unde	er the Family Protection Act 1955; or	
	(b)	unde	er the Law Reform (Testamentary Promises) Act 1949; or	10
	(c)	arisi	ng out of any contract—	
		(i)	to make a will containing certain provisions; or	
		(ii)	not to revoke an existing will or a specified provision within a will; or	
		(iii)	not to make a will; or	15
	(d)	by a	person to be—	
		(i)	a beneficiary under a will; or	
		(ii)	entitled in the intestacy of a deceased person; or	
		(iii)	beneficially interested under a trust.	
(5)	49(1) again prop) of the standard and t	this section affects a remedy that a person may have under section the Administration Act 1969 or any other right or remedy available other person other than the trustee, including a right to follow the ad any money or property into which it is converted. 6 No 61 s 35	20
P	rotect	ion of	person to whom disposition of property is made in excess of trustee's power	25
76	Prot	ection	of person to whom disposition of property is made	
(1)		for va	n applies if a trustee purports to exercise a power to make a dispos- alue of the trust property, or an interest in the trust property, to any	30
(2)	The	person	receives good title to the trust property or interest, which—	
	(a)	cann	ot be challenged except on the ground of fraud; and	
	(b)		ot affected by an absence of authority to make the disposition, or the oper or irregular exercise of the power of disposition.	
(3)		-	n is not responsible for the application or misapplication by the he money paid or other value given by the person for the disposition.	35
(4)	This	section	n is subject to the Land Transfer Act 2017 .	

Trusts Bill Part 4 cl 78

means any sale, mortgage, lease, or other conveyance, alienation, or as-

includes the creation of an easement or any other interest in property.

Subpart 2—Trustees' indemnities

77		tee's liability for expenses and liabilities incurred, and trustee's right demnity	
(1)		astee is personally liable for an expense or a liability incurred by the trustee a acting as a trustee.	10
(2)		ever, a trustee who incurs an expense or a liability when acting reasonably ehalf of the trust is entitled,—	
	(a)	if the trustee has paid the expense or discharged the liability out of the trustee's own funds, to reimbursement from the trust property; or	
	(b)	in any other case, to pay the expense or discharge the liability directly from the trust property (or to have it paid or discharged by a remaining trustee).	15
(3)		operation and enforcement of the indemnity in this section is governed by ules of the common law and equity relating to trusts.	
(4)	equi	section does not limit any indemnity available at common law or in ty. are: 1956 No 61 s 38(2)	20
78	Inde	emnification of trustee with agreement of beneficiaries where mnity impaired	
(1)		astee may be indemnified from the trust property for a breach of trust if all e adult beneficiaries agree.	25
(2)		ever, the beneficiaries cannot indemnify the trustee if the breach of trust s from the trustee's dishonesty, wilful misconduct, or gross negligence.	
(3)	In th	is section,—	
		t beneficiaries means the beneficiaries who are together absolutely en- l to the trust property, but does not include any beneficiary who lacks cap-	30
	lack	s capacity means, in relation to a beneficiary, a beneficiary who—	
	(a)	is a child; or	
	(b)	is not competent to manage the beneficiary's own affairs for any reason, including a beneficiary who—	35
		37	

In this section, disposition—

Compare: 1956 No 61 s 22

(5)

(b)

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Part 4 cl 79 Trusts Bill

is subject to an order appointing a manager under section 31 of the (i) Protection of Personal and Property Rights Act 1988; or has a trustee corporation managing the person's property under (ii) section 32 or 33 of that Act. 5 Ranking of trust property For the purposes of section 77(1) (and despite section 77(2)), the terms of the trust may rank the order in which the trust property must be applied to reimburse the trustee or pay or discharge an expense or a liability. However, the court may set aside the ranking of trust property on the application of-10 the trustee; or a creditor; or a beneficiary. Creditor's limited claim to trust property through trustee's indemnity This section applies if a trustee incurs an expense or a liability to a creditor and 15 the trustee has a right to be indemnified from the trust property; or for any reason is not entitled to be fully indemnified from the trust property (for example, because the trustee incurred the liability in breach of trust) but— 20 the creditor has given value; and (i) the trust has received a benefit from the transaction between the (ii) trustee and the creditor; and the creditor has acted in good faith. (iii) The creditor has a claim against the trustee that may be satisfied by the creditor 25 being indemnified from the trust property as if the creditor were a trustee. The creditor has not acted in good faith for the purposes of subsection (1)(b)(iii) if the creditor had knowledge of any circumstances that excluded or limited the trustee's indemnity (whether or not the creditor knew it would have that effect). 30 A claim under this section is limited to the value given by the creditor; and must be paid in priority over any payment to a beneficiary, unless the court orders otherwise; and

This section applies in respect of a former trustee who incurs an expense or a (5) liability as a trustee acting on behalf of the trust.

does not alter the priority of creditors who are entitled to claim from the

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Trusts Bill Part 4 cl 83

81	Trus	tee's lien on insurance money for premiums	
(1)	cont	section applies if a trustee pays any premiums in respect of any insurance ract for trust property for which the trustee has not previously received re- arsement from the trust property.	
(2)	The	trustee has a lien on—	5
	(a)	the insurance money for the amount of the premiums paid; and	
	(b)	interest on that amount calculated in accordance with Schedule 2 of the Interest on Money Claims Act 2016.	
	Comp	pare: 1956 No 61 s 34A	
82	Trus	stee's indemnity for rent, covenant, or agreement under lease	10
(1)	This	section applies if a trustee is, for any reason, liable in relation to—	
	(a)	any rent, covenant, or agreement reserved by or contained in a lease; or	
	(b)	any indemnity given for any rent, covenant, or agreement mentioned in paragraph (a).	
(2)		trustee may assign the lease to a person entitled to call for an assignment e lease if the trustee—	15
	(a)	satisfies all liabilities under the lease that may have accrued, and been claimed, up to the date of the assignment; and	
	(b)	if necessary, sets apart a fund that is enough to pay any future claim that may be made in relation to a fixed and ascertained amount that the lessee agreed to expend on the leased property (even though the time for expending the amount may not yet have arrived).	20
(3)	If the	e trustee acts under subsection (2), the trustee—	
	(a)	is not required to appropriate any further amount from the trust property to meet any future liability under the lease; and	25
	(b)	may distribute the remaining trust property, other than any fund set apart under subsection (2)(b) , to the persons entitled to the trust property.	
(4)	prop	ustee who acts under subsection (2) and distributes the remaining trust erty under subsection (3)(b) is not personally liable for any later claim or the lease.	30
(5)	unde	section does not affect the right of the lessor, or a person deriving title or the lessor, to follow the trust property into the hands of the persons to mit was distributed.	
	Comp	are: 1956 No 61 s 34; Draft Trusts Bill 2013 cl 115 (Qld)	
83	Prot	ection of trustee in handing over personal property to life tenant	35
(1)	-	ersonal property is given by will to a person (including a child) for a life est or another limited interest, the trustee may deliver the personal proper-	

Part 4 cl 84 Trusts Bill

85 (1)	Protection relating to notice when person trustee of more than 1 trust This section applies to a trustee acting for more than 1 trust.	
0.5	for the property. Compare: 1956 No 61 s 39B	20
(1)(2)	A trustee may deliver to a child, or the child's parent or guardian, any tangi personal property that is absolutely vested in the child. The receipt of the child or parent or guardian is a good discharge to the trust.	
84	Protection of trustee in handing over personal property to child	
(4)	A copy of the inventory signed by the person and the trustee is a security in est for the purposes of the Personal Property Securities Act 1999, and a fin cing statement may be registered accordingly. Compare: 1956 No 61 s 39A	
	(b) is not liable for any loss or destruction of the property or the failure the person to repair or insure the property.	of 10
(3)	 (c) give the person a copy of the inventory and keep a copy. On and after the delivery of the property, the trustee— (a) is not required to repair or insure the property; and 	
	 must— (a) prepare an inventory of the property; and (b) ensure that the inventory is signed by the person and by the trustee; an 	5 ad
(2)	ty to the person (or in the case of a child, to the child's parent or guardian) the terms and conditions that the trustee thinks fit. However, before delivering the personal property to the person, the trust must—	

section 97:

Trusts Bill Part 5 cl 86

- (a) the person nominated in the terms of the trust as having the power to remove trustees:(b) if there is no person authorised under paragraph (a) or the person is unable or unwilling to act, the remaining trustees:
- (c) if there is no person authorised under **paragraph (a) or (b)** or the person or persons are unable or unwilling to act, any of the following persons acting in relation to the trustee being removed that may be relevant:
 - (i) a property manager appointed under the Protection of Personal and Property Rights Act 1988 to act as manager of the trustee's property:
 - (ii) a person holding an enduring power of attorney over the property of a trustee who is mentally incapable:
 - (iii) the liquidator of a corporate trustee that is in liquidation.
- (2) The following persons have the power to appoint a replacement trustee in writing:
 - (a) in the case of an appointment to replace a retiring trustee,—
 - (i) the person nominated in the terms of the trust as having the power to appoint trustees:
 - (ii) if there is no person authorised under **subparagraph** (i) or the person is unable or unwilling to act, the remaining trustees:
 - (iii) if there is no person authorised under **subparagraph** (i) or (ii) or the person is unable or unwilling to act, the retiring trustee:
 - (b) in the case of an appointment to replace a trustee who has been removed.—
 - (i) the person nominated in the terms of the trust as having the power 25 to appoint trustees:
 - (ii) if there is no person authorised under **subparagraph** (i) or the person is unable or unwilling to act, a person with the power to remove a trustee under **subsection** (1)(b) or (c):
 - (c) in the case of an appointment of a trustee to replace a trustee who dies 30 while in office.—
 - (i) the person nominated in the terms of the trust as having the power to appoint trustees:
 - (ii) if there is no person authorised under **subparagraph** (i) or the person is unable or unwilling to act, the remaining trustees:
 - (iii) if there is no person authorised under **subparagraph (i) or (ii)** or the person is unable or unwilling to act, the executor or administrator of the trustee.

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Part 5 cl 87 Trusts Bill

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` ′	the power to appoint or to remove trustees for a limited purpose or in specified circumstances only.	
(4)	This section does not authorise the person to exercise a power of appointment or removal for any purpose or in any circumstances beyond those specified in the terms of the trust.	5
87	Person with power to remove or appoint trustee may apply to court for directions	
(1)	A person with the power to remove or to appoint trustees may apply to the court for directions on the exercise of a power of removal or appointment.	10
(2)	The application must be served, in accordance with the rules of court, on each person interested in the application or any of them as the court thinks fit.	
88	Duty to exercise power to remove or appoint trustee honestly and for	
	proper purpose	
	A person with the power to remove or to appoint trustees must exercise any power of removal or appointment—	15
	(a) honestly and in good faith; and	
	(b) for a proper purpose.	
89	Application to review exercise of power to remove or to appoint trustee	
(1)	A beneficiary may apply to the court for the review of the exercise, by a person with the power to remove or to appoint trustees, of a power to remove or to appoint a trustee.	20
(2)	Sections 118 and 119 apply with all necessary modifications to the application.	
	Appointment of trustee	25
90	Who may be appointed as trustee	
(1)	Any person may be appointed as a trustee of a trust, unless the person is disqualified.	
(2)	The following persons are disqualified from being appointed as a trustee:	
	(a) a child:	30
	(b) an undischarged bankrupt:	
	(c) a person who lacks the capacity to perform the functions of a trustee:	
	(d) a body corporate that is subject to an insolvency event.	
(3)	Despite subsection (2)(b) , an undischarged bankrupt may be appointed as a trustee with the consent of the court.	35

Subsection (4) applies to a person nominated in the terms of a trust as having

Trusts Bill Part 5 cl 95

(4)		the purposes of subsection (2)(c) , and without limiting that paragraph, a on lacks the capacity to perform the functions of a trustee if the per-	
	(a)	is subject to an order appointing a manager under section 31 of the Protection of Personal and Property Rights Act 1988; or	5
	(b)	has a trustee corporation managing the person's property under section 32 or 33 of that Act.	
91	Stat	utory trustee may be sole trustee	
(1)	any	atutory trustee may be appointed and may lawfully act as the sole trustee of trust, even if the terms of the trust provide for or require the appointment or more trustees.	10
(2)	the to	section does not permit the appointment of a body corporate as trustee if erms of the trust forbid the appointment of the body corporate. are: 1956 No 61 s 48	
92	How	trustee is appointed	15
-		ustee may be appointed—	10
	(a)	by the settlor on the creation of the trust; or	
	(b)	by the person or persons nominated for the purpose of appointing new trustees in the terms of the trust in the manner specified in those terms; or	20
	(c)	under section 105 or 106.	
93	How	trustee accepts or rejects appointment	
(1)		ppointment of a trustee does not take effect until the appointee accepts the intment.	
(2)		acceptance of an appointment may be given expressly or may be implied ugh conduct unless there is a contrary intention in the terms of the trust.	25
(3)	appo	ppointee who gives no express indication of acceptance or rejection of the intment and who for 90 days after the appointment is inactive in relation e trust is taken to have rejected the appointment.	
94	Acts	of trustee not invalidated by defect in appointment	30
		act of a trustee is not invalid by reason only of any defect in the appoint of the trustee.	
		Retirement of trustee	
95	How	trustee retires	
	A tru	ustee who expresses in writing a wish to retire may be discharged in writ-	35

(4)

Part 5 cl 96 Trusts Bill

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by a person with the power to remove trustees; or

	(b)	if there is no person authorised under paragraph (a) or that person is unable or unwilling to act, by the remaining trustees; or	
	(c)	if there is no person authorised under paragraph (a) or (b) or that person is unable or unwilling to act, and the trustee's retirement will reduce the number of trustees below the minimum number of trustees required by the terms of the trust, by the retiring trustee and a replacement trustee (selected by the retiring trustee) together; or	5
	(d)	if there is no person authorised under paragraph (a) or (b) or that person is unable or unwilling to act, and the minimum number of trustees required by the terms of the trust will remain, by the retiring trustee alone.	10
		Death of trustee	
96	Deve	olution of powers on death of trustee	
(1)	1 or	power or function is vested in or imposed on 2 or more trustees jointly and more of those trustees dies, the surviving trustees (if any) may exercise the er or perform the function until a replacement trustee (if any) is appointed.	15
(2)		sole trustee or the last surviving or continuing trustee dies, the personal esentative of the trustee—	
	(a)	may exercise any power or perform any function that was vested in, or capable of being exercised or performed by, that trustee; but	20
	(b)	is not a trustee for the purposes of subsection (1) .	
	Comp	pare: 1956 No 61 s 23	
		Removal of trustee	
97	How	trustee is removed	25
	Com	pulsory removal	
(1)	A pe	erson with the power to remove trustees must act to remove a trustee if—	
	(a)	a trustee loses the capacity to perform the functions of a trustee; and	
	(b)	that trustee's powers have not been delegated in a manner authorised by an enactment or by the terms of the trust.	30
(2)		the purposes of subsection (1)(a) , and without limiting that paragraph, a on loses the capacity to perform the functions of a trustee if the per-	
	(a)	is subject to an order appointing a manager under section 31 of the Protection of Personal and Property Rights Act 1988; or	35
	(b)	has a trustee corporation managing the person's property under section 32 or 33 of that Act.	

Trusts Bill Part 5 cl 99

- (3) A person with the power to remove trustees may act to remove a trustee if—
 - (a) it is desirable for the proper execution of the trust; and
 - (b) 1 or more of the following grounds for removal are met:
 - (i) the trustee repeatedly refuses or fails to act as trustee:
 - (ii) the trustee becomes an undischarged bankrupt:
 - (iii) the trustee is a corporate trustee that is subject to an insolvency event:
 - (iv) the trustee is no longer suitable to hold office as trustee because of the trustee's conduct or circumstances.
- (4) For the purposes of **subsection (3)(b)(iv)**, examples of conduct and circumstances that may make a trustee no longer suitable to hold office as trustee include the following:
 - (a) the trustee is convicted of an offence involving dishonesty:
 - (b) it is not known where the trustee is and the trustee cannot be contacted: 15
 - (c) the trustee is prohibited from being a director or promoter of, or being concerned or taking part in the management of, a company under the Companies Act 1993:
 - (d) the trustee is prohibited from being a director or promoter of, or being concerned or taking part in the management of, an incorporated or unincorporated body under the Financial Markets Conduct Act 2013 or the Takeovers Act 1993
- (5) This section does not limit the grounds on which a person nominated in the terms of the trust as having the power to remove trustees may exercise that power in accordance with the terms of the trust.

98 Notice of decision to remove

- (1) A person who makes a decision under **section 97** to remove a trustee must give that trustee notice of the decision.
- (2) However, the person is not required to give notice of the decision if, despite the person's reasonable efforts to locate and contact the trustee, it is not known 30 where the trustee is and the trustee cannot be contacted

99 Effect of notice

- (1) This subsection applies in relation to a person who is removed under **section 97(1)** and who—
 - (a) is subject to an order appointing a manager under section 31 of the Protection of Personal and Property Rights Act 1988; or
 - (b) has a trustee corporation managing the person's property under section 32 or 33 of that Act.

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Part 5 cl 100 Trusts Bill

(2)	If sul	bsect	ion (1) applies, the notice of the decision to remove the trustee—	
	(a)	is the	e document of removal for the purposes of section 108; and	
	(b)	is exc	ecuted and takes effect when it is given under section 98(1) .	
(3)			of a trustee who receives a notice under section 98(1) and in relam subsection (1) does not apply, the notice—	5
	(a)	is the	e document of removal for the purposes of section 108; and	
	(b)	is exc	ecuted and takes effect—	
		(i)	21 working days after the trustee receives the notice, if the trustee has not made an application under section 101 ; or	
		(ii)	only if and when ordered by the court, if the trustee has made an application under section 101 .	10
100	Remo	oval w	here notice cannot be given	
(1)	notice	of th	n who makes the decision to remove a trustee is not required to give the decision because section 98(2) applies, the person must make a colaration recording—	15
	(a)	the p	erson's decision; and	
	(b)	the e	fforts the person has made to locate and contact the trustee.	
(2)	The d	leclara	ition—	
	(a)	is the	e document of removal for the purposes of section 108; and	
	(b)		ecuted and takes effect when it is made in accordance with section 9 e Oaths and Declarations Act 1957.	20
101	Appli	icatio	n to prevent removal	
(1)			nay (unless section 99(1) applies) apply to the court for an order the trustee's removal.	
(2)			tion must be made within 20 working days after the trustee receives e decision to remove the trustee.	25
102	Proce	edure	on trustee's application to prevent removal	
(1)	dispu	te as t	nt under section 101 must produce evidence that raises a genuine to whether the removal decision was reasonably open to the person mustances.	30
(2)	onus	is on t	is satisfied that the applicant has established a genuine dispute, the he person who made the removal decision to establish that the deciasonably open to the person in the circumstances.	

Trusts Bill Part 5 cl 106

103 Court may make order preventing removal

The court may make an order preventing the removal of the trustee only if the court is satisfied that none of the grounds for removal specified in **section 97** or recognised at common law or in equity is made out.

104 Court may make order for removal

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Whenever it is necessary or desirable to remove a trustee and it is difficult or impracticable to do so without the assistance of the court, the court may make an order removing a trustee.

Replacement of trustee

105 How trustee is replaced

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- (1) If a trustee retires or is removed or dies while in office and it is necessary (because the trustee was a sole trustee or because the terms of the trust require it) to replace the trustee, a person with the power to appoint trustees must appoint a replacement trustee.
- (2) If a trustee retires or is removed or dies while in office and it is not necessary to replace the trustee (because the number of remaining trustees meets or exceeds the minimum number specified in the terms of the trust), a person with the power to appoint trustees may, but need not, appoint a replacement trustee.
- (3) The appointment of a trustee to replace a trustee who has been removed takes effect only when the removal takes effect under **section 99(2) or (3), 100(2),** 20 **or 104**.

106 Court may appoint or replace trustee

(1) Whenever it is necessary or desirable to appoint a new trustee and it is difficult or impracticable to do so without the assistance of the court, the court may make an order appointing a new trustee.

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- (2) However, this section does not empower the court to appoint an executor or administrator.
- (3) If the court proposes to appoint Public Trust as the replacement trustee, the court must, before making the appointment, give Public Trust an opportunity to be heard on the matter.

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- (4) If the court (except on application by a supervisor within the meaning of section 6(1) of the Financial Markets Conduct Act 2013) appoints Public Trust as the replacement trustee, Public Trust—
 - (a) must accept the appointment; and
 - (b) may charge fees for acting as trustee.

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Compare: 1956 No 61 ss 46(4), (5), 51(1), (4)

Part 5 cl 107 Trusts Bill

107	If a s	acing sole trustee with multiple trustees ole trustee retires or is removed or dies while in office, the trustee may be ced with more than 1 replacement trustee unless there is a contrary inten- n the terms of the trust.	
		Divesting and vesting of trust property	5
108	Dive	sting and vesting of trust property on change of trustees	
(1)	This	section applies if—	
	(a)	a new trustee of a trust is appointed; or	
	(b)	a trustee of a trust retires or is removed.	
(2)	The o	execution of the document of appointment, removal, or discharge—	10
	(a)	divests the trust property from the persons who were the trustees immediately before the document was executed; and	
	(b)	vests the property in the persons who become and are the trustees as joint tenants without any conveyance, transfer, or assignment (but subject to any liabilities attaching to the property).	15
(3)	Subs	section (2) is subject to section 109.	
(4)		is section and in section 109 , a court order appointing a trustee or reng a trustee without replacement—	
	(a)	is a document of appointment, removal, or discharge (unless the court otherwise orders); and	20
	(b)	is, for the purposes of section 89 of the Land Transfer Act 2017, a vesting order vesting the trust property in the persons who become and are the trustees (unless the court otherwise orders).	
109	Requ prop	nirements to notify, register, or record divesting and vesting of trust erty	25
(1)	-	to the extent that, the divesting and vesting of trust property must be noti- registered, or recorded under the requirements of another Act,—	
	(a)	the divesting and vesting are subject to the requirements and do not take effect until the requirements are satisfied; and	
	(b)	the execution of the document of appointment, removal, or discharge vests in the persons who become and are the trustees a right to call for the transfer of the trust property; and	30
	(c)	a copy of that document or those documents and a statutory declaration	

by a continuing or new trustee of the trust that each relevant document was validly executed are sufficient proof of a right claimed under **para**-

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graph (b).

Trusts Bill Part 5 cl 112

(2) **Subsection (1)(c)** does not apply where the document is a court order, and a copy of the order is sufficient proof of a right claimed under **subsection** (1)(b).

110 Requirement to assist in transfer of trust property

- (1) The following persons must do all things necessary to assist in any transfer and 5 any required notification, registration, or recording of the divesting and vesting of the trust property:
 - (a) a trustee who has retired or been removed:
 - (b) a continuing trustee of the trust:
 - (c) a new trustee of the trust.

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- (2) The persons who become and are the trustees may complete any formal requirements necessary for the divesting and vesting of trust property on behalf of a former trustee who loses the capacity to perform the functions of a trustee or who fails or refuses to act under **subsection (1)**.
- (3) For the purposes of **subsection (2)**, and without limiting that subsection, a person **loses the capacity to perform the functions of a trustee** if the person—
 - (a) is subject to an order appointing a manager under section 31 of the Protection of Personal and Property Rights Act 1988; or
 - (b) has a trustee corporation managing the person's property under section 20 32 or 33 of that Act.

111 Protection in relation to notifying, registering, or recording transfer of trust property

A person who, in good faith, notifies, registers, or records the transfer of property in reliance on **section 108(4), 109(1)(c) or (2), or 110(2)** is not liable for any loss or deprivation that may result from that act.

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112 Departing trustee must be given certain documents

- (1) A continuing or new trustee must give to a trustee who retires or is removed (the **departing trustee**) a copy of any documents that demonstrate that the departing trustee has been divested of trust property, including any document of transfer and registration.
- (2) The documents must be given as soon as any requirements relating to the transfer, or notification, registration, or recording of the transfer, of trust property referred to in **section 109** are complete.

Trusts Bill Part 6 cl 113

Part 6 **Termination and variation of trusts**

113 Te	rmina	tion of	ftrust	bv	unanimous	consent	of	benef	ici	ari	es
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113	Terr	nination of trust by unanimous consent of beneficiaries	
(1)	quire	ustee must terminate the trust and distribute the trust property on being red to do so by all of the beneficiaries who together hold all of the beneficiaterest in the trust property if the conditions set out in subsection (2) are fied.	5
(2)	The	conditions for the termination of the trust are that—	
	(a)	every beneficiary consents to requiring the trustee to terminate the trust and distribute the trust property; and	10
	(b)	the trustee receives a request to terminate the trust and distribute the trust property from or on behalf of each beneficiary; and	
	(c)	if any of the beneficiaries is a beneficiary described in section 116(2) , the court has made an order under section 116 approving the termination of the trust on behalf of that beneficiary.	15
(3)	The	condition in subsection (2)(b) is satisfied if—	
	(a)	the beneficiaries provide a written request to the trustee to terminate the trust and distribute the trust property; and	
	(b)	the notice is signed by each beneficiary or by the duly authorised agent of that beneficiary.	20
114	Vari	ation or resettlement of trust by unanimous consent of beneficiaries	
(1)	bene	astee may do either of the following on being required to do so by all of the ficiaries who together hold all of the beneficial interest in the trust properthe conditions set out in subsection (2) are satisfied:	
	(a)	vary the terms of the trust:	25
	(b)	consent to the resettlement of the trust.	
(2)	The	conditions for an action in subsection (1) are that—	
	(a)	every beneficiary consents to requiring the variation or resettlement; and	
	(b)	the trustee receives a request to vary the terms of the trust or resettle the trust from or on behalf of each beneficiary; and	30
	(c)	if any of the beneficiaries is a beneficiary described in section 116(2) , the court has made an order under section 116 approving the variation of terms or resettlement on behalf of that beneficiary; and	
	(d)	the trustee has agreed to the proposal.	
(3)		is section and in sections 116 and 117 , variation includes a change to cope or nature of the powers of the trustee.	35

Trusts Bill Part 6 cl 116

11	4	5	Bene	fic	iarv	'S	r	igh	it i	to	share	of	trust	pro	pert	V

- (1) A trustee must transfer a fixed share of the trust property to the beneficiary of that fixed share if—
 - (a) the beneficiary is absolutely entitled to that share (for example, because any condition relating to the vesting of that share set by the terms of the trust has been met); and
 - (b) the property is in a form, or can be changed into a form, that can be transferred to the beneficiary; and
 - (c) the transfer is not detrimental to the interests of the other beneficiaries.
- (2) **Subsection (1)** does not apply in respect of a beneficiary who lacks capacity. 10
- (3) In this section and in **section 116**,—

fixed share of the trust property means a share of the trust property that is specified or determined, and in respect of which the trustee does not have a discretion regarding to whom or in what proportion the share is distributed

lacks capacity means, in relation to a beneficiary, that the beneficiary—

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- (a) is a child; or
- (b) is not competent to manage the beneficiary's own affairs for any reason, including because the beneficiary—
 - (i) is subject to an order appointing a manager under section 31 of the Protection of Personal and Property Rights Act 1988; or
 - (ii) has a trustee corporation managing the person's property under section 32 or 33 of that Act.

116 Power of court to approve termination, variation, or resettlement of trust

- (1) The court may, on behalf of any of the beneficiaries described in **subsection**(2) who has an interest in the property of a trust, approve the termination, variation, or resettlement of the trust.
- (2) The beneficiaries are—
 - (a) a beneficiary who lacks capacity:
 - (b) a person who may acquire a beneficial interest at a future date or on the happening of a future event or on becoming a member of a certain class of persons:
 - (c) a future person who may acquire a beneficial interest.
- (3) An application for an order of approval may be made by—
 - (a) the trustees or any one of them:
 - (b) any person with a beneficial interest in the trust property.
- (4) On an application for an order of approval, the court must take into account each of the following factors:

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Part 6 cl 117 Trusts Bill

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(a)	the nature of any person's interest in the trust property and the effect of the proposed order on that interest:	
(b)	the benefit or detriment that may result to any person with an interest in the trust property if the court makes or refuses to make the proposed order:	5
(c)	the intentions of the settlor of the trust in settling the trust, if it is practicable to ascertain those intentions.	
	court must not make an order of approval if its effect would be to reduce move any vested interest in the trust property.	
	order of approval binds the person on whose behalf it is made and takes t without any further step.	1
	er of court to waive requirement of consent to termination, variation, esettlement of trust	
ation	court may waive the requirement that a beneficiary consent to the terminof a trust under section 113 or the variation or resettlement of a trust r section 114 .	1
An a	pplication for an order of waiver of consent may be made by—	
(a)	the trustees or any one of them:	
(b)	any person with a beneficial interest in the trust property.	
	n application for an order of waiver of consent, the court must take into unt each of the following factors:	2
(a)	the nature of any person's interest in the trust property and the effect of the proposed order on that interest:	
(b)	the benefit or detriment that may result to any person with an interest in the trust property if the court makes or refuses to make the proposed order:	2
(c)	the intentions of the settlor of the trust in settling the trust, if it is practicable to ascertain those intentions.	
	court must not make an order of waiver of consent if its effect would be to ce or remove any vested interest in the trust property.	3

An order of waiver of consent binds the person on whose behalf it is made and

takes effect without any further step.

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Trusts Bill Part 7 cl 119

Part 7 Court powers and dispute resolution

118 Court may review trustee's act, omission, or decision

- (1) The court may review the act, omission, or decision (including a proposed act, omission, or decision) of a trustee on the ground that the act, omission, or decision was not or is not reasonably open to the trustee in the circumstances.
- (2) The court may undertake a review on the application only of a beneficiary.
- (3) The review must be conducted in accordance with **section 119**.
- (4) This section and **section 119** do not limit or affect—
 - (a) the court's jurisdiction to supervise trusts, including its jurisdiction under 10 the Charitable Trusts Act 1957; or
 - (b) the Attorney-General's powers and duties with respect to charitable trusts, including powers and duties under the Charitable Trusts Act 1957.

119 Procedure for court's review of trustee's act, omission, or decision

- (1) An applicant for a review under **section 118** must produce evidence that raises a genuine and substantial dispute as to whether the act, omission, or decision in question was or is reasonably open to the trustee in the circumstances.
- (2) If the court is satisfied that the applicant has established a genuine and substantial dispute, the onus is on the trustee to establish that the act, omission, or decision was or is reasonably open to the trustee in the circumstances.
- (3) If the court, after hearing the trustee, is satisfied on the balance of probabilities that the act, omission, or decision was not or is not reasonably open to the trustee in the circumstances, the court may (but subject to **subsection (4)**)—
 - (a) set aside the act or decision, or direct the trustee to act in the case of an omission:
 - (b) restrain the trustee from acting or deciding in the case of a proposed act or decision, and direct the trustee to act in the case of a proposed omission:
 - (c) make any other orders that the court considers necessary.
- (4) The court must not make an order that affects—
 - (a) a valid distribution of the trust property that was made before the trustee had notice of the application; or
 - (b) any right or title acquired by a person in good faith and for value.

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Part 7 cl 120 Trusts Bill

120	Cou	rt may take into account investment strategy in action for breach of	
	that	onsidering whether a trustee is liable, in respect of any investment made by trustee, for any breach of trust in respect of any duty under section 28 (to st prudently to the applicable standard), the court may take into account—	5
	(a)	whether the trust investments have been diversified, so far as is appropriate to the circumstances of the trust; and	
	(b)	whether the investment was made in accordance with any investment strategy.	
	Comp	are: 1956 No 61 s 13M	10
121	Cou	rt may set off gains and losses arising from investment	
(1)		section applies to a proceeding for breach of trust in relation to an invest- by a trustee if a loss has been or is suspected to have been incurred by the	
(2)	agaiı	court may set off all or part of the loss resulting from the investment ast all or part of any gain resulting from any other investment whether in ch of trust or not.	15
(3)	or pa	power does not limit or affect any other power or entitlement to set off all art of any loss against any property. are: 1956 No 61 s 13Q	20
122		er of court to vary or extend trustees' powers in relation to property	
(1)		court may vary or extend the powers of the trustees of a trust if—	
(1)	(a)	the court considers that the variation or extension is necessary or desirable for the proper management of the trust property; and	
	(b)	the variation or extension does not alter a beneficiary's interest under the trust; and	25
	(c)	the variation or extension does not involve a power to distribute trust property to a beneficiary.	
(2)	An a	pplication for an order may be made by—	
	(a)	a trustee of the trust; or	30
	(b)	a beneficiary of the trust.	
123	Cou	rt may relieve trustee from personal liability	
(1)		court may relieve a trustee who is or may be personally liable for any ch of trust from personal liability for the breach if it appears to the court —	35
	(a)	the trustee has acted honestly and reasonably; and	
	(b)	the trustee ought fairly to be excused for the breach of trust.	

Trusts Bill Part 7 cl 127

(2)	The court may relieve the trustee in whole or in part.	
124	Court may make beneficiary indemnify trustee for breach of trust	
(1)	This section applies if a trustee commits a breach of trust at the instigation or request or with the written consent of a beneficiary.	
(2)	The court may, if it considers it appropriate, make an order indemnifying the trustee out of the beneficiary's interest in the trust property. Compare: 1956 No 61 s 74; Draft Trusts Bill 2013 cl 121 (Qld)	5
125	Trustee may apply to court for directions	
(1)	A trustee may apply to the court for directions about—	
	(a) the trust property; or	10
	(b) the exercise of any power or performance of any function by the trustee.	
(2)	The application must be served, in accordance with the rules of court, on each person interested in the application or any of them as the court thinks fit.	
(3)	On an application under this section, the court may give any direction it thinks fit.	15
(4)	This section does not restrict the availability of alternative proceedings within the court's jurisdiction, including a declaration interpreting the terms of the trust. Compare: 1956 No 61 s 66	
126	Protection of trustee while acting under direction of court	20
120		/.1.1
(1)	A trustee acting under any direction of the court must be treated as having discharged the trustee's duties as a trustee in relation to the direction, even though the order giving the direction is later declared invalid, overruled, set aside, or found to be otherwise ineffective.	20
	A trustee acting under any direction of the court must be treated as having discharged the trustee's duties as a trustee in relation to the direction, even though the order giving the direction is later declared invalid, overruled, set aside, or	25
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(1)(2)127	A trustee acting under any direction of the court must be treated as having discharged the trustee's duties as a trustee in relation to the direction, even though the order giving the direction is later declared invalid, overruled, set aside, or found to be otherwise ineffective. However, subsection (1) does not indemnify a trustee for any act done in accordance with a direction of the court if the trustee has acted in bad faith in— (a) getting the direction; or (b) acquiescing in the court making the order or giving the direction. Compare: 1956 No 61 s 69 Trustee may apply to court to bar claims	25
(1)(2)127	A trustee acting under any direction of the court must be treated as having discharged the trustee's duties as a trustee in relation to the direction, even though the order giving the direction is later declared invalid, overruled, set aside, or found to be otherwise ineffective. However, subsection (1) does not indemnify a trustee for any act done in accordance with a direction of the court if the trustee has acted in bad faith in— (a) getting the direction; or (b) acquiescing in the court making the order or giving the direction. Compare: 1956 No 61 s 69 Trustee may apply to court to bar claims The court may, on an application by a trustee,— (a) bar a claim by any person that directly or indirectly affects the trust	25
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Part 7 cl 128 Trusts Bill

	(a)	describing the general nature of the claim as the trustee understands it to be; and				
	(b)	stating that if a legal proceeding is not, within 90 days after the service of the notice, commenced to enforce the claim, a court may bar the claim or authorise the trustee to administer the trust property without regard to it.	5			
(3)	The c	ourt may not make an order under this section barring—				
	(a)	a claim under the Family Protection Act 1955; or				
	(b)	an application for revocation of a grant of administration.				
(4)	trust j	rder made by the court does not affect the right of any beneficiary of the to contest a claim by the trustee to any payment or indemnity from the property unless the beneficiary is a party to the proceeding. re: 1956 No 61 s 75	10			
128	Trust	tee may apply to court to allow distribution of missing beneficiaries'				
	share		15			
(1)	The court may, on application by a trustee, make an order authorising the trustee to distribute trust property—					
	(a)	as if a potential beneficiary or a class of potential beneficiaries does not exist or never existed or has died before a date or an event specified; and				
	(b)	if, because of the order, it is not possible or practicable to determine whether any condition or requirement affecting a beneficial interest in the property or any part of it has been complied with or fulfilled, as if that condition or requirement had been or had not been complied with or fulfilled.	20			
(2)	The c	ourt may make an order only if it is satisfied that—	25			
	(a)	reasonable measures have been taken to bring to the notice of the potential beneficiary or beneficiaries their potential beneficial interest or interests; and				
	(b)	at least 60 days have passed since the last of those measures was taken; and	30			
	(c)	no potential beneficiary with respect to whom an order is sought has come to the attention of the trustee as a result of those measures, or the claim of any such beneficiary may be disregarded in the circumstances.				
	Compa	re: 1956 No 61 s 76				
129	Trust	tee may sue self in different capacity	35			
(1)	may s	ite any rule of law or practice to the contrary, a trustee in that capacity sue, and be sued by, the trustee in any other capacity, including the trust-personal capacity.				

Trusts Bill Part 7 cl 131

(2)	in w	ever, in every such case the trustee must obtain the directions of the court hich the proceeding is taken about the way in which the opposing interests to be represented.				
	Comp	are: 1956 No 61 s 33A				
130	Cou	rt may appoint receiver for trust	5			
(1)		court may, on an application by an interested person or on its own motion, int a receiver to administer a trust.				
(2)	The trust	court must be satisfied that the appointment of a receiver to administer the is—				
	(a) (b)	reasonably necessary in the circumstances of the trust; and just and equitable.	10			
(3)	Only (1) .	a person qualified to be a trustee may be appointed under subsection				
(4)		n appointing a receiver under this section, the court (having regard to the s of the trust and the interests of justice) must determine—	15			
	(a)	the extent of the duties and powers of the receiver; and				
	(b)	the duration of the receivership; and				
	(c)	the principles that the receiver is to apply in determining priorities; and				
	(d)	whether the receiver is to be paid from the trust assets.				
131	Cou	rt may order payment of commission to trustee	20			
(1)	Despite section 35 (duty to act for no reward), the court may order that a reasonable commission be paid out of the trust property to a person who is or has been a trustee of the trust if the court is satisfied that it is just and reasonable to do so.					
(2)	In determining under subsection (1) what commission is reasonable, the court must consider the following:					
	(a)	the total amount that has already been paid to any trustee of the trust:				
	(b)	the number and difficulty of the services provided by the trustee:				
	(c)	the liabilities to which the trustee is or has been exposed, and the responsibilities imposed on the trustee:	30			
	(d)	the skill and success of the trustee in administering the trust:				
	(e)	the value of the trust property:				
	(f)	the time and services reasonably required of the trustee:				
	(g)	whether any payment that might otherwise have been allowed or ordered should be refused or reduced due the conduct of the trustee in the administration of the trust:	35			
	(h)	any other circumstances that the court considers relevant.				

Part 7 cl 132 Trusts Bill

(3)			2 or more persons who are or have been trustees, an order may speer and how the commission is to be apportioned among the trustees.	
	Comp	are: 195	66 No 61 s 72	
132	Cou	rt may	y charge costs on trust property	
	The Act-		may order that the costs of an application to the court under this	5
	(a)	be p	aid or raised out of—	
		(i)	the trust property to which the application relates; or	
		(ii)	the income of the trust property to which the application relates; or	10
	(b)	be be just.	orne and paid in the way and by the persons that the court considers	
	Comp	are: 195	6 No 61 s 71; Draft Trusts Bill 2013 cl 149 (Qld)	
			Vesting orders	
133	Vesti	ing or	der consequential on order for sale or mortgage of land	15
(1)	This section applies if the court gives a judgment or makes an order directing the sale or mortgage of any land.			
(2)	Each person described in subsection (3) is deemed to be entitled to or to have an interest, as the case may be, in the land as a trustee.			
(3)	The 1	person	s are—	20
	(a)	a per	rson who is entitled to, or who has any interest in, the land:	
	(b)	a per	rson who has any contingent right in the land:	
	(c)	-	rson who is a party to the proceeding to which the judgment or order es or is otherwise bound by the judgment or order.	
(4)	estate	e or ir	may make an order vesting the land or any part of the land for any nterest that the court thinks fit in the purchaser or mortgagee or in person.	25
	Comp	are: 195	66 No 61 s 55	
134	Vesti	ng or	der consequential on judgment for specific performance	
(1)	This section applies if a judgment is given for the specific performance of a contract concerning any interest in land, or for the sale or exchange of any interest in land, or generally where any judgment is given for the conveyance of any interest in land.			30
(2)	The o	court r	may declare—	
	(a)		any party to the action is a trustee of any interest in the land or any of the land; or	35

Trusts Bill Part 7 cl 136

	(b)		the interest of an unborn person is the interest of a person who, on ing into existence, would be a trustee if the unborn person might n—	
		(i)	under any party to the proceeding; or	
		(ii)	under the will or voluntary settlement of any deceased person who was during his or her lifetime a party to the contract or transaction to which the judgment relates.	5
(3)	rights	s of the	t makes an order, the court may make a vesting order relating to the ose persons, born and unborn, as if they were trustees. 6 No 61 s 56	10
135	Cour	t may	appoint person to convey trust property	
(1)	be m	ade un o conv	where, in relation to an interest in trust property, a vesting order can der this Act, the court may instead make an order appointing a pervey the property or any interest in the property or to release a contin-	15
(2)	has th	ne sam	nce or release by a person appointed in accordance with the order ne effect as a vesting order. 6 No 61 s 58	
	Compa	116. 193		
			Jurisdiction of Family Court	
136	Juris	dictio	on of Family Court	20
(1)			n applies where the Family Court has jurisdiction under section 11 ily Court Act 1980 to hear and determine a proceeding.	
(2)	The Family Court may during the proceeding make any order or give any direction available under this Act if the Family Court considers the order or direction is necessary—			
	rectic		· · · · · · · · · · · · · · · · · · ·	25
	(a)	on is no to pr	· · · · · · · · · · · · · · · · · · ·	25
	(a)	on is no to pro the F	ecessary— rotect or preserve any property or interest until the proceeding before	25
(3)	(a) (b) If the availar is clo	to protect the Foundation to give particular to giv	ecessary— rotect or preserve any property or interest until the proceeding before family Court can be properly resolved; or	30
(3)	(a) (b) If the avails is clomakiceedii Desp	to protect to give parties able unsely rengtherng).	rotect or preserve any property or interest until the proceeding before Family Court can be properly resolved; or ve proper effect to any determination of the proceeding. es to the proceeding consent, the Family Court may make any order nder this Act to resolve an issue or a dispute between the parties that elated to the proceeding (but only if the Family Court considers that	
	(a) (b) If the availation is cloomaking ceeding to approximate to approximate the availation of the av	to protect to give parties able under the sely rengtherng).	rotect or preserve any property or interest until the proceeding before family Court can be properly resolved; or ve proper effect to any determination of the proceeding. The set to the proceeding consent, the Family Court may make any order or this Act to resolve an issue or a dispute between the parties that related to the proceeding (but only if the Family Court considers that the order is necessary or desirable to assist the resolution of the probabetions (2) and (3), the Family Court does not have jurisdiction	30

Part 7 cl 137 **Trusts Bill**

Alternative dispute resolution

137	Definitions	for puri	ooses of	sections	138	to 142
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137	Definitions for purposes of sections 138 to 142						
	In sections 138 to 142,—						
		-	ess means an alternative dispute resolution process (for example, or arbitration) designed to facilitate the resolution of a matter	5			
			ement, in relation to a matter, means an enforceable agreement rough an ADR process that resolves the matter				
			natter means a matter to which the parties are a trustee and 1 or parties				
		nal m ficiario	atter means a matter to which the parties are a trustee and 1 or more es	10			
	matt	er—					
	(a)	mean	ns—				
		(i)	a legal proceeding brought by or against a trustee in relation to the trust; or	15			
		(ii)	a dispute in relation to the trust between a trustee and a beneficiary, or between a trustee and a third party, or between 2 or more trustees, that may give rise to a legal proceeding; but				
	(b)		not include a legal proceeding or a dispute about the validity of all art of a trust.	20			
	Comp	are: 199	1 No 69 s 268(4)				
138	Pow	Power of trustee to refer matter to alternative dispute resolution process					
(1)	A trustee may, with the agreement of each party to a matter, refer the matter to an ADR process.						
(2)	For to	-	rposes of this section, a beneficiary is not a party to an external	25			
139		-	ess for internal matter if trust has unascertained or ted beneficiaries				
(1)			as any unascertained or incapacitated beneficiaries, then, for a matter that trust that is subject to an ADR process,—	30			
	(a)	the c	court must appoint representatives for those beneficiaries; and				
	(b)		e representatives may agree to an ADR settlement on behalf of the certained or incapacitated beneficiaries; and				
	(c)	any .	ADR settlement must be approved by the court.				
(2)	This	section	n applies only to internal matters.	35			

Trusts Bill	Part 8 cl 143

140	Power of court to order ADR process for internal matter		
(1)	The tion,	court may, at the request of a trustee or a beneficiary or on its own mo-	
	(a)	enforce any provision in the terms of a trust that requires a matter to be subject to an ADR process; or	5
	(b)	otherwise submit any matter to an ADR process (except if the terms of the trust indicate a contrary intention).	
(2)	In ex	ercising the power, the court may make any of the following orders:	
	(a)	an order requiring each party to the matter, or specified parties, to participate in the ADR process in person or by a representative:	10
	(b)	an order that the costs of the ADR process, or a specified portion of those costs, be paid out of the trust property:	
	(c)	an order appointing a particular person to act as a mediator, an arbitrator, or any other facilitator of the ADR process.	
(3)	This	section applies only in relation to internal matters.	15
141	Trus	tee may give undertakings for purposes of ADR settlement	
	disci	the section 31 (duty not to bind or commit trustees to future exercise of etion), a trustee may, for the purposes of an ADR settlement, give binding rtakings in relation to the trustee's future actions as trustee.	
142	Trus	tee's liability in relation to ADR settlement limited	20
(1)		section applies to a proceeding brought by or on behalf of a beneficiary arising from or relating to an ADR settlement.	
(2)		ADR settlement is valid and a trustee is not liable in the proceeding unless, lation to the ADR settlement, the trustee failed to comply with—	
	(a)	the trustee's mandatory duty under section 24; or	25
	(b)	any duty specified in the terms of the trust for the purposes of establishing liability under this section.	
(3)	-	that the settlement was not consistent with the terms of the trust.	
		Part 8	30
		Miscellaneous provisions	
		Transfer to the Crown	
143	Trai	sfer to the Crown of non-distributable trust property	
(1)		istee who is administering trust property that the trustee is not able to dister in accordance with the terms of the trust may transfer the trust property	35

Part 8 cl 144 Trusts Bill

		e Crown if the trust property consists of money or of financial products can legally be transferred to the Crown.	
(2)		trustee must provide to the Secretary to the Treasury all the information the Secretary reasonably considers necessary to allow the Secretary to w—	5
	(a)	the terms of the trust; and	
	(b)	the persons having a beneficial interest in the trust property; and	
	(c)	the state of the trust accounts with respect to the trust property being transferred; and	
	(d)	the measures taken by the trustee to attempt to distribute the trust property and the reasons why it was not possible to do so.	10
(3)		Secretary to the Treasury may refuse a transfer if the required information not been provided by the trustee.	
(4)	trust	Secretary to the Treasury may, before accepting a transfer, require the ee to sell, or convert into money, any trust property that consists of finan-products.	15
(5)		ustee is discharged from any further responsibility with regard to trust erty transferred to the Crown under this section.	
(6)	finar	Secretary to the Treasury may at any time sell, or convert into money, any icial products transferred to the Crown under this section. are: 1956 No 61 s 77	20
144	Adn	ninistration by the Crown of transferred property	
(1)	unde	Secretary to the Treasury must hold trust money transferred to the Crown r section 143 in a Trust Bank Account established under section 67 of Public Finance Act 1989.	25
(2)		Secretary to the Treasury must deal with trust property transferred to the vn under section 143 as follows:	
	(a)	if the court makes an order in relation to the transferred property, in accordance with the order:	
	(b)	if any person claims that the person is the beneficiary entitled to any part of the transferred property and the Secretary is satisfied that the person is so entitled, in accordance with the directions of that person:	30
	(c)	if the trustee requests that the transferred property be returned to the trustee, in accordance with the request.	
(3)	prop sub :	Secretary to the Treasury is not liable for any interest on the transferred erty that is trust money and may deduct from any payment made under section (2) any reasonable costs or expenses incurred in connection with Crown's administration of the transferred property.	35

Trusts Bill Part 8 cl 147

(4)	After the expiry of a period of 6 years after the date on which the transferred property was transferred to the Crown, the Secretary to the Treasury may transfer the trust property that consists of trust money to a Crown Bank Account.			
(5)	Any trust money that is transferred to a Crown Bank Account under subsection (4) and that is required to be paid under subsection (2) may be paid out of the Crown Bank Account without further authority than this subsection.	5		
(6)	The Crown is not subject to the duties or liabilities of a trustee in respect of any transferred property, and no claim lies against the Crown or the Secretary to the Treasury if a payment was made under subsection (2) in good faith.			
	Compare: 1956 No 61 s 78	10		
145	Public notice of property transferred to the Crown			
(1)	The Secretary to the Treasury must arrange, before 31 March in each year, for a notice to be published on an Internet site maintained by or on behalf of the Treasury setting out all property transferred to the Crown under section 143 in the previous calendar year and identifying the trustees or trusts from which the property was transferred.	15		
(2)	The Secretary must ensure that the notice remains available on the Internet site for inspection by members of the public for at least 3 years.			
	Investigation of condition and accounts of certain trust property			
146	Application to Public Trust for investigation of condition and accounts of trust property	20		
(1)	A trustee or a beneficiary of a trust may apply to Public Trust for the conduct of an investigation of the condition and accounts of the trust property (unless the trustee is a trustee corporation).			
(2)	However, Public Trust must not proceed with the application if—			
	(a) an investigation of the trust property under this Part has been concluded in the previous 12 months (unless the applicant has been given the leave of the court to make the application); or			
	(b) the court has ordered that an investigation must not proceed.			
(3)	Before proceeding with the application, Public Trust may require the applicant to pay a deposit or give security for the costs of the investigation (including Public Trust's charges). Compare: 1956 No 61 s 83B(1)	30		
147	Appointment of investigator by Public Trust			
(1)	When proceeding with an application under section 146 , Public Trust must ensure that a person (the investigator) is appointed in accordance with subsection (2) and that the investigator is—	35		
	(a) either—			

Part 8 cl 148 **Trusts Bill**

(i)

a lawyer; or

		(ii)	a qualified statutory accountant (within the meaning of section 5(1) of the Financial Reporting Act 2013); and	
	(b)	not a	beneficiary.	
(2)	The	investi	gator may be appointed—	5
	(a)	by ag	greement between—	
		(i)	the applicant trustee, the co-trustees, and Public Trust; or	
		(ii)	the applicant beneficiary, the trustees, and Public Trust; or	
	(b)	if no	agreement can be reached, by Public Trust.	
	Comp	are: 195	6 No 61 s 83B(1), (1A)	10
148	How	inves	tigator is to conduct and report on investigation	
(1)	any o		gator appointed under section 147 may require from the trustees ents, information, and explanations necessary to perform the investies.	
(2)	cant, show	and to ing the	nvestigation is complete, the investigator must forward to the applicance each trustee, and to Public Trust, a report signed by the investigator e state of affairs of the trust property. 6 No 61 s 83B(2), (3), (4)	15
149	•			
(1)			vestigation borne by trustees court makes an order under section 150, the remuneration of the	20
(1)	inves	stigato	r and the other expenses of the investigation (including Public rges) are to be borne by the trustees of the trust.	20
(2)	secti	on or s	es and costs for which the trustees of the trust are liable under this section 150 are a charge on the trust property.	
	Comp	are: 195	6 No 61 s 83B(6), (11)	25
150	App	licatio	n to court to determine who bears costs of investigation	
	direct of the between	tions of the inverse the	st, a trustee, or a beneficiary may apply to the court for an order for on how the remuneration of the investigator and the other expenses estigation (including Public Trust's charges) should be apportioned trustees (as a charge on the trust property), 1 or more trustees in a pacity, and 1 or more beneficiaries.	30
151	App	licatio	n to court to cease investigation	
	of ar	inves	e after an application for an investigation is made and before the end tigation, a trustee or beneficiary may apply to the court for an order at the investigation must not proceed.	35

Trusts Bill Part 8 cl 153

Life tenant to have powers of trustee in certain cases

152 Life tenant to have powers of trustee in certain cases

- (1) This section applies in relation to land if—
 - (a) there is no trustee of the land; but
 - (b) the land is vested in a person (the **life tenant**) who is entitled to possession of the land or entitled to receive rents and profits from the land for—
 - (i) a life estate; or
 - (ii) another limited estate.
- (2) The life tenant may (subject to **subsection (4)**) exercise all the powers of a trustee under this Act, and the court may confer on the life tenant all the powers that it could confer on a trustee under this Act.
- (3) Anything done by the life tenant in exercise of that power has the same force and effect as if it had been exercised by a trustee.
- (4) However, this section does not authorise the life tenant to sell the land or to raise money by a mortgage or other dealing with the land, unless the money paid on the sale or raised by the mortgage or other dealing is paid to a trustee who is duly appointed and entitled to receive it.

Compare: 1956 No 61 s 88

Transitional regulations

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153 Regulations providing for transitional matters

- (1) The Governor-General may, by Order in Council made on the recommendation of the Minister, make regulations—
 - (a) providing transitional and savings provisions concerning the coming into force of this Act that may be in addition to, or in place of, the transitional and savings provisions in **Schedule 1**:

(b) providing that, subject to any conditions specified in the regulations, during a specified transitional period,—

- (i) specified provisions of this Act (including definitions) do not apply:
- (ii) specified terms have the meaning given to them by the regulations:
- (iii) specified provisions repealed or amended or revoked by this Act continue to apply:
- (c) providing for any other matters necessary for facilitating or ensuring an orderly transition from the provisions of any enactments replaced by this Act to the provisions of this Act.

Part 8 cl 154 Trusts Bill

(2)	No regulations under this section may be made, or continue in force, later than 2 years after the date of commencement of this section.				
	Comp	are: 201	5 No 70 s 216		
			Consequential amendments and repeals		
154	Con	sequer	ntial amendments	5	
		nd the sched	enactments specified in Schedule 4 and Schedule 5 as set out in lules.		
155	Repo	eals			
	The	follow	ing enactments are repealed:		
	(a)	the T	Frustee Act 1956 (1956 No 61):	10	
	(b)	the P	Perpetuities Act 1964 (1964 No 47):		
	(c)	the T	Trustee (Prescribed Rate of Interest) Order 2011 (SR 2011/178).		
			Part 9		
			Amendments to other Acts		
S	Subpa	art 1—	-Amendments to Financial Markets Conduct Act 2013	15	
156	Ame	endme	nts to Financial Markets Conduct Act 2013		
	This	subpa	rt amends the Financial Markets Conduct Act 2013.		
157	New	sectio	n 110A and cross-heading inserted		
	Afte	r sectio	on 110, insert:		
			Application of Trusts Act 2017	20	
110A	App	licatio	n of Trusts Act 2017		
(1)			n applies to a trust constituted (or to be constituted) under a trust debt security if the trust deed—		
	(a)	has t	been lodged under section 103; or		
	(b)		been or will be entered into with the intention that the deed will be ed under section 103; or	25	
	(c)	woul	d have been required to be lodged under section 103 except that—		
		(i)	the FMA has issued an exemption to that requirement under section 556; or		
		(ii)	an exclusion under Schedule 1 applies.	30	
(2)	The	follow	ing provisions of the Trusts Act 2017 do not apply:		

Trusts Bill Part 9 cl 161

	(a)	section 21(2) (adviser must alert settlor to modification or exclusion of default duty):	
	(b)	section 24 (duty to act honestly and in good faith):	
	(c)	section 27 (general duty of care):	
	(d)	sections 37 to 39 (exemption and indemnity clauses):	5
	(e)	section 40 (adviser must alert settlor to liability exclusion or indemnity clause):	
	(f)	sections 41 to 44 (documents to be kept by trustees):	
	(g)	sections 45 to 51 (giving information to beneficiaries):	
	(h)	section 52 (general powers of trustee):	10
	(i)	sections 63 to 69 (exercise or performance of trustee powers and functions by others):	
	(j)	sections 70 to 72 (special trust advisers):	
	(k)	sections 77(2) and (3), 78, and 79 (trustees' indemnities):	
	(1)	sections 86 to 107 (appointment and discharge of trustees):	15
	(m)	sections 113 to 115 (termination and variation of trusts):	
	(n)	sections 137 to 142 (alternative dispute resolution):	
	(o)	sections 146 to 151 (investigation of condition and accounts of certain trust property).	
158	Section function	on 112 amended (General duties applying in exercise of supervisor's ions)	20
	In sec	tion 112(1)(a), after "honestly", insert "and in good faith".	
159	Section function	on 143 amended (General duties applying in exercise of manager's ions)	
	In sec	tion 143(1)(a), after "honestly", insert "and in good faith".	25
160	Section function	on 153 amended (General duties applying in exercise of supervisor's ions)	
	In sec	tion 153(1)(a), after "honestly", insert "and in good faith".	
161	New s	section 155A and cross-heading inserted	
	After	section 155, insert:	30
		Application of Trusts Act 2017	
155A	Appli	ication of Trusts Act 2017	
(1)		section applies to a managed investment scheme constituted (or to be coned) as 1 or more trusts if the scheme—	

Part 9 cl 162 Trusts Bill

	(a)	has been registered under this subpart; or	
	(b)	has been or will be constituted as 1 or more trusts with the intention that the scheme will be registered under this subpart; or	
	(c)	would have been required to be registered under this subpart except that—	5
		(i) the FMA has issued an exemption to that requirement under section 556; or	
		(ii) an exclusion under Schedule 1 applies.	
(2)	The	following provisions of the Trusts Act 2017 do not apply:	
	(a)	section 21(2) (adviser must alert settlor to modification or exclusion of default duty):	10
	(b)	section 24 (duty to act honestly and in good faith):	
	(c)	section 27 (general duty of care):	
	(d)	section 28 (duty to invest prudently):	
	(e)	section 33 (duty of impartiality):	15
	(f)	section 36 (duty to act unanimously):	
	(g)	sections 37 to 39 (exemption and indemnity clauses):	
	(h)	section 40 (adviser must alert settlor to liability exclusion or indemnity clause):	
	(i)	sections 41 to 44 (documents to be kept by trustees):	20
	(j)	sections 45 to 51 (giving information to beneficiaries):	
	(k)	section 52 (general powers of trustee):	
	(1)	sections 54 to 57 (investment powers):	
	(m)	sections 63 to 69 (exercise or performance of trustee powers and functions by others):	25
	(n)	sections 70 to 72 (special trust advisers):	
	(o)	sections 77(2) and (3), 78, and 79 (trustees' indemnities):	
	(p)	sections 86 to 107 (appointment and discharge of trustees):	
	(q)	sections 113 to 115 (termination and variation of trusts):	
	(r)	sections 137 to 142 (alternative dispute resolution):	30
	(s)	sections 146 to 151 (investigation of condition and accounts of certain trust property).	
(3)		tite section 16(1) of the Trusts Act 2017 , the trusts of a managed invests scheme that is a retirement scheme may continue indefinitely.	
162	Secti	ion 548 amended (Other regulations)	35

(1)

After section 548(1)(h), insert:

Trusts Bill Part 9 cl 166

		Trusts Act 2017 disapplied				
	(ha)	providing that specified provisions of the Trusts Act 2017 do not apply to a trust, or a class of trusts, that are or will be regulated by or under this Act:				
(2)	In se	ction 548(2), replace "and (h)" with "(h), and (ha) ".	5			
163		on 550 amended (Procedural requirements for regulations relating to aptions, exclusions, and definitions)				
(1)	In se	ction 550(1)(d), replace "regulations" with "regulations; and".				
(2)	After	section 550(1)(d), insert:				
	(e)	subsection (2)(h) , have regard to the purpose of the Trusts Act 2017 and be satisfied that the extent to which that Act is disapplied is not broader than is reasonably necessary to address the matters that gave rise to the regulations.	10			
(3)	After	section 550(2)(g), insert:				
	(h)	section 548(1)(ha) (regulations may disapply provisions of Trusts Act 2017).	15			
	Sı	ubpart 2—Amendments to Financial Advisers Act 2008				
164	Amendments to Financial Advisers Act 2008					
	This	subpart amends the Financial Advisers Act 2008.				
165	New	section 77TA and cross-heading inserted	20			
	After	section 77T, insert:				
		Application of Trusts Act 2017				
77TA	App	lication of Trusts Act 2017				
(1)		section applies to a trust constituted (or to be constituted) for the purposes ction 77P.	25			
(2)	The f	following provisions of the Trusts Act 2017 do not apply:				
	(a)	section 27 (general duty of care):				
	(b)	sections 41 to 44 (documents to be kept by trustees):				
	(c)	section 52 (general powers of trustee):				
	(d)	section 68 (trustee's liability for acts of delegate limited):	30			
	(e)	sections 77 to 79 (trustees' indemnities):				
	(f)	sections 137 to 142 (alternative dispute resolution).				
166	Secti	on 154 amended (General regulations)				
(1)	After	section 154(1)(l), insert:				

Part 9 cl 167 Trusts Bill

(la)	providing that specified provisions of the Trusts Act 2017	do not ap	ply
	to a trust, or class of trusts, that are or will be regulated by	or under	this
	Δct·		

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- (2) After section 154(5), insert:
- (5A) The Minister must not recommend the making of regulations under **subsection (1)(la)** unless the Minister has had regard to the purpose of the Trusts Act **2017** and is satisfied that—
 - (a) the regulations are consistent with the purposes of this Act; and
 - (b) the extent to which the Trusts Act **2017** is disapplied is not broader than is reasonably necessary to address the matters that gave rise to the regulations.

Subpart 3—Amendment to Financial Markets Authority Act 2011

167 Amendment to Financial Markets Authority Act 2011

This subpart amends the Financial Markets Authority Act 2011.

168 Schedule 1 amended (Financial markets legislation)

In Schedule 1, Part 2, insert in its appropriate alphabetical order: Trusts Act **2017**

Schedule 1 Transitional, savings, and related provisions

s 10

Part 1 Provisions relating to this Act as enacted

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1 Definitions for this Part

In this Part,—

commencement date means the date on which **section 10** commences **repealed Act** means the Trustee Act 1956.

Application of Act to trusts created before, on, and after commencement Except as provided in this Act (and in clauses 3, 4, 5, 6(2), 8, and 11 of this schedule in particular), this Act applies to all express trusts, whether created before, on, or after the commencement date.

3 Duration of trusts created before commencement date

(1) Despite section 16.—

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- (a) a trust created before the commencement date continues until the date (if any) specified in the terms of the trust as being the date on which the trust property will be finally distributed; but
- (b) that final distribution date may, on or after the commencement date and in accordance with **section 114 or 116** or in any way permitted in the terms of the trust, be extended so that the trust has a maximum total duration of 125 years.

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(2) However, if a trust created before the commencement date does not specify a final distribution date or duration but specifies or implies a mechanism for, or means of, determining the final distribution date, **section 16(4)** applies to that trust

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(3) A trust to which, before the commencement date, the rule against perpetuities did not apply is not affected by **section 16(1)** and continues indefinitely or in accordance with any enactment or common law rules governing its duration.

4 Saving of appointment of agent, nominee, or custodian

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A person who, in relation to a trust or any part of it, was, immediately before the commencement date, a duly appointed agent, nominee, or custodian continues in that office on and after the commencement date, subject to the terms of the appointment and the terms of the trust.

5	Saving	of del	legations

A delegation that was in place before the commencement date continues, subject to the terms of the delegation and the terms of the trust, on and after the commencement date.

6 Transitional provision for advisory trustees

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- (1) A person who, immediately before the commencement date, was an advisory trustee appointed under section 49 of the repealed Act is, on and after the commencement date, taken to be a special trust adviser appointed under **section 70(2)** of this Act.
- (2) However, **section 72(2)** of this Act does not require the review or redetermination of (or otherwise of itself affect) any remuneration payable to the person in accordance with a determination made under the repealed Act before the commencement date.
- (3) A power created before the commencement date to appoint an advisory trustee is, on and after the commencement date, taken to be a power to appoint a special trust adviser.

7 Saving of notice of application to bar claim under section 75 of repealed Act

(1) This clause applies if, no more than 120 days before the commencement date, a trustee—

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- (a) has served on a person a notice under section 75(1) of the repealed Act; but
- (b) has not made an application under section 75(2) of that Act.
- (2) The trustee is entitled to make an application under **section 127(1)** of this Act as if the notice served under the repealed Act were a notice served under **section 127(2)** of this Act.

8 Saving of rights and proceedings under repealed Act

This Act does not—

- (a) enable any proceeding to be brought that was, before the commencement date, barred under the repealed Act; or
- (b) affect the application of section 18 of the Interpretation Act 1999 in relation to the effect of the repeal of the repealed enactments.

9 Transitional provision for offences and contravention under repealed Act

- (1) This clause applies to an offence committed under section 31(7C), 77(8), or 83B(9) of the repealed Act, or a contravention of the repealed Act, before the commencement date.
- (2) The repealed Act continues to have effect as if it had not been repealed for the purpose of—

- (a) investigating an offence or a contravention to which this clause applies:
- (b) commencing or completing a proceeding for an offence or a contravention to which this clause applies:
- (c) imposing a penalty or other remedy, or making an order, in relation to an offence or a contravention to which this clause applies.

10 Transitional provision for jurisdiction of Family Court

Despite **clause 8(b)**, on and after the commencement date the Family Court may exercise the jurisdiction conferred by **section 136** of this Act in any proceeding commenced, but not completed, before the commencement date.

11 Transitional provision for transfer of trust property

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- (1) This clause applies if—
 - (a) a trustee resigns or is removed before the commencement date; and
 - (b) on the commencement date, the divesting and vesting of trust property as a result of the resignation or removal has not taken effect.
- (2) The divesting and vesting of trust property, and the satisfaction of any requirements to which the divesting and vesting are subject, must be completed as if this Act had not commenced.

12 Saving of section 15(2) of Trustee Amendment Act 1988

Despite the repeal of the Trustee Amendment Act 1988, section 15(2) of that Act continues to apply to any instrument creating a trust that was created before the commencement date, except that the reference in paragraph (a) of that provision to "the provisions of the Trustee Act 1956 as to the investment of trust funds, as those provisions are amended by this Act" must be read as a reference to this Act.

Schedule 2 **Default provisions**

s 5(3)(a)

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The application to a particular trust of the provisions of this Act listed in column 1 of the following table may be modified or excluded by the terms of the trust. Any such modification or exclusion is limited to the extent specified opposite that provision in column 2:

Column 1 (section)

Column 2

19

27 to 36

54 to 57

58(1) to (5)

59 to 61

62

The application of **section 62** may be modified only to the extent that the terms of a trust may impose liability on a trustee for a loss arising from 1 or more of the acts or omissions specified in that section.

63(1)(a) and (b)

63(1)(c)

The application of **section 63(1)(c)** may be completely excluded but may not be modified, despite any contrary intention in the terms of the trust, if it is proposed that another party should hold or deal with trust property as a nominee or custodian.

82 to 85

86(1) and (2)

93(2)

95

107

137 to 141

142

The application of **section 142** may be completely excluded but may not be modified, despite any contrary intention in the terms of the trust, if a trustee has the power to refer a matter to an alternative dispute resolution process.

Schedule 3 Specified commercial trusts

ss 5(3)(b), 9

1	Meaning of specified commercial trust						
(1)	A sp	A specified commercial trust means—					
	(a)	an ex	express trust (within the meaning of section 12)—				
		(i)	that is created for the purpose of facilitating 1 or more commercial transactions; and				
		(ii)	every beneficiary of which is a beneficiary as a result of entering into the commercial transaction that the trust is created to facilitate, or as a result of entering into a commercial transaction of the type that the trust is created to facilitate; or	10			
	(b)	a wh	olesale trust; or				
	(c)	a sec	curity trust.				
(2)	To a	void do	oubt, a trust—	15			
	(a)	ceases to be a specified commercial trust under clause 1(1)(a) if any person becomes a beneficiary of the trust and clause 1(1)(a)(ii) does not apply to that beneficiary; and					
	(b)		at a specified commercial trust for as long as that person is a benefit of the trust.	20			
(3)	In this clause,—						
	commercial transaction is a transaction that all parties enter into in trade						
	good	ls—					
	(a)	means personal property of every kind (whether tangible or intangible); and					
	(b)	inclu	ides—				
		(i)	ships, aircraft, and vehicles:				
		(ii)	animals, including fish:				
		(iii)	minerals, trees, and crops, whether on, under, or attached to land or not:	30			
		(iv)	gas and electricity:				
		(v)	to avoid doubt, water and computer software				
	serv	services—					
	(a)	or pe	ides any rights (including rights in relation to, and interests in, real ersonal property), benefits, privileges, or facilities that are or are to royided granted or conferred; and	35			

- (b) without limiting **paragraph (a)**, includes the rights, benefits, privileges, or facilities that are or are to be provided, granted, or conferred under any of the following classes of contract:
 - (i) a contract for, or in relation to,—
 - (A) the performance of work (including work of a professional 5 nature), whether with or without the supply of goods:
 - (B) the provision of, or the use or enjoyment of facilities for, accommodation, amusement, the care of persons or animals or things, entertainment, instruction, parking, or recreation:
 - (C) the conferring of rights, benefits, or privileges for which remuneration is payable in the form of a royalty, tribute, levy, or similar exaction:
 - (D) to avoid doubt, the supply of electricity, gas, telecommunications, or water, or the removal of waste water:
 - (ii) a contract of insurance, including life assurance and life reassur- 15
 - (iii) a contract between a bank and a customer of the bank:
 - (iv) any contract for, or in relation to, the lending of money or granting of credit, or the making of arrangements for the lending of money or granting of credit, or the buying or discounting of a credit instrument, or the acceptance of deposits; but

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(c) does not include rights or benefits in the form of the supply of goods or the performance of work under a contract of service

trade means any trade, business, industry, profession, activity of commerce, or undertaking relating to the supply or acquisition of goods or services or to the disposition or acquisition of any interest in land.

2 Meaning of wholesale trust

- (1) A **wholesale trust** is an express trust (within the meaning of **section 12**) that has the following characteristics:
 - (a) the trust is established in connection with or as a consequence of 1 or 30 both of the following:
 - (i) an offer of financial products exclusively to wholesale investors:
 - (ii) the lending of money to, or the borrowing of money from, whole-sale investors; and
 - (b) every beneficiary is 1 or more of the following:
 - (i) a wholesale investor:
 - (ii) a manager or an investment manager of the trust (or an associated person of that person):

an originator of any debt securities of the trust (or an associated

a person who is controlled by, or who is otherwise an associated person of, an investment business, a large entity, or a government

(iii)

(iv)

person of that beneficiary):

			agency:	5	
		(v)	an overseas person who is, or who undertakes a role that is, substantially similar to a person under any of paragraphs (i) to (iv) :		
		(vi)	the trustee of the trust:		
		(vii)	a residual beneficiary.		
(2)	In thi	s claus	e,—	10	
			person has the meaning given to it in section 12 of the Financial nduct Act 2013		
	_		t agency has the meaning given to it in clause 40 of Schedule 1 of al Markets Conduct Act 2013		
	in cla	use 37	business means an entity that is an investment business as defined of Schedule 1 of the Financial Markets Conduct Act 2013, and inquivalent overseas entity	15	
	large 2013	has th	ne meaning given to it in section 45 of the Financial Reporting Act		
	resid	ual be	neficiary means a beneficiary that is an entity that—	20	
	(a)	receiv	ves trust property only—		
		(i)	at the termination of the trust; and		
		(ii)	after any other claims on the trust property have been satisfied; and		
	(b)		e time when the trust was created, operated exclusively for a charit- purpose or was otherwise for the benefit of the community	25	
			nvestor has the meaning given to it in clause 3 of Schedule 1 of the tarkets Conduct Act 2013.		
3	Mear	ning of	f security trust		
(1)	truste	e hold	trust is an express trust (within the meaning of section 12) if the is security over the assets of a debtor for the benefit of a party of as a part of a financing arrangement.	30	
(2)	In this clause, financing arrangement means a loan facility agreement or an issue of a debt security—				
	(a)		nich each party to the financing arrangement is a beneficiary who within clause 2(1)(b)(i) to (vi); or	35	
	(b)		s a regulated offer of debt securities (within the meaning of section Financial Markets Conduct Act 2013).		

4 Certain provisions are or may be modified or excluded in relation to specified commercial trust

- (1) The following provisions do not apply to a specified commercial trust (whether created before or after the commencement of this clause):
 - (a) **section 21(2)** (requiring paid adviser to ensure settlor aware of meaning and effect of any modification or exclusion of default duties):

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- (b) **section 40** (requiring paid adviser to ensure settlor aware of meaning and effect of any liability exclusion or indemnity clause).
- (2) The following provisions do not apply to a specified commercial trust that was created before the commencement of this clause:
 - (a) sections 41 to 51:
 - (b) **sections 63 to 72**:
 - (c) sections 77 to 79:
 - (d) sections 113 to 115.
- (3) The following provisions apply to a specified commercial trust that was created after the commencement of this clause unless their application is modified or excluded by the terms of the trust:
 - (a) sections 41 to 51:
 - (b) sections 63 to 72:
 - (c) sections 77 to 79:
 - (d) sections 113 to 115.
- (4) **Sections 37 to 39** apply to a specified commercial trust (whenever created) as if the references to gross negligence were omitted from those provisions.

Schedule 4 Amendments consequential on repeal of Trustee Act 1956

s 154

Part 1 Amendments to other Acts

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Administration Act 1969 (1969 No 52)

In section 2(1), insert in their alphabetical order:

full age means 18 years or older

minor means a person who is under 18 years, and **minority** has a corresponding meaning

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After section 4, insert:

4A Age of majority

- (1) For the purposes of this Act and of a will, the age of majority is 18.
- (2) In a will, adult, child, full age, infant, infancy, minor, minority, full capacity, majority, and similar expressions must be read in accordance with **subsection** (1).

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- (3) This section—
 - (a) overrides section 4(1) of the Age of Majority Act 1970; and
 - (b) is subject to any contrary intention in the will.

4B Application of Trusts Act 2017

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- (1) The duties incidental to the office of an administrator under this Act are taken to be express trusts for the purposes of the Trusts Act **2017**.
- (2) The Trusts Act **2017** applies, with any necessary modifications, to those trusts. Replace section 9(3) with:
- (3) Where a testator by his or her will appoints a person who is a minor to be an executor, probate of the will may be granted to the person if, at the date of the grant, the person has attained full age.

Replace section 28 with:

28 Method of sale or lease

- (1) An administrator exercising a power to sell or lease an estate or part of an estate under section 26 or 27 has all of the powers necessary to give effect to the sale or lease.
- (2) However,—

Administration Act 1969 (1969 No 52)—continued

- (a) nothing in this section restricts the term of a lease granted under section 26; and
- (b) land of any value may be sold or leased under section 26 or sold under section 27 without the consent of the court.

In section 49(1)(a), (b), and (c) and (4), replace "section 35 of the Trustee Act 1956" 5 with "section 75 of the Trusts Act 2017".

In section 68, replace "Trustee Act 1956" with "Trusts Act 2017".

In section 78(1)(a), delete "or marry or enter into a civil union under that age" in each place.

In section 78(1)(b), delete "or sooner marrying or entering into a civil union". 10 In section 79(4), delete "in accordance with section 28 of the Trustee Act 1956".

Anglican Church Trusts Act 1981 (1981 No 5) (P)

In section 5(1)(b), replace "section 50 of the Trustee Act 1956" with "section 63 of the Trusts Act 2017".

In Schedule 2, clause 18, replace "an advisory trustee in accordance with section 49 of the Trustee Act 1956" with "a special trust adviser in accordance with **section 70** of the Trusts Act **2017**".

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Anglican (Diocese of Christchurch) Church Property Trust Act 2003 (2003 No 1) (P)

In section 7(1), replace "Trustee Act 1956" with "Trusts Act 2017".

In Schedule 1, item 6, replace "any manner authorised under Part 2 of the Trustee Act 1956" with "accordance with the Trusts Act **2017**".

In Schedule 1, item 18, replace "an advisory trustee in accordance with section 49 of the Trustee Act 1956" with "a special trust adviser in accordance with **section 70** of the Trusts Act **2017**".

Anti-Money Laundering and Countering Financing of Terrorism Act 2009 (2009 No 35)

In section 5, definition of **trustee**, replace "section 2(1) of the Trustee Act 1956" with "**section 9** of the Trusts Act **2017**".

ANZ Banking Group (New Zealand) Act 1979 (1979 No 1)

In Schedule 1, item E, replace "the office of custodian trustee under the Trustee Act 1956" with "the role of custodian under **section 63(1)(c)** of the Trusts Act **2017**".

Bank of New Zealand Act 1988 (1988 No 172)

Repeal section 11.

Burial and Cremation Act 1964 (1964 No 75)

In section 2(1), insert in its alphabetical order:

registered bank has the same meaning as in section 2 of the Reserve Bank of New Zealand Act 1989

In section 28(3), replace "such bank within the meaning of the Trustee Act 1956 as the trustees from time to time determine" with "a registered bank".

In section 35(2), replace "in the purchase of land for the purposes of the endowment or in any of the modes of investment authorised by the Trustee Act 1956" with "by the trustees".

Cadastral Survey Act 2002 (2002 No 12)

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In section 16(3), replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

Canterbury Museum Trust Board Act 1993 (1993 No 4) (L)

Replace section 22 with:

22 Investment of money

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Subject to the terms of any trust or endowment, any money held by or on behalf of the Board and available for investment may be invested by trustees in accordance with the Trusts Act **2017**.

Care of Children Act 2004 (2004 No 90)

In section 14(3), delete "(for example, the powers of the High Court under sections 64 and 64A of the Trustee Act 1956)".

Charitable Trusts Act 1957 (1957 No 18)

In section 21(1), replace "Trustee Act 1956" with "Trusts Act 2017".

In section 21(2), replace "any investments for the time being authorised by the Trustee Act 1956 for the investment of trust funds" with "accordance with the Trusts 25 Act **2017**".

In section 33, replace "Trustee Act 1956" with "Trusts Act **2017**".

In section 41(2), replace "Trustee Act 1956" with "Trusts Act 2017".

In section 51(2)(d), replace "Trustee Act 1956" with "Trusts Act 2017".

Christchurch District Drainage Act 1951 (1951 No 21) (L)

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In section 55(3), replace "in securities referred to in section 4 of the Trustee Act 1956" with "in accordance with the Trusts Act **2017**".

Community Trusts Act 1999 (1999 No 54)

In the heading to section 21, replace "Trustee Act 1956 not affected" with "Trusts Act 2017".

Community Trusts Act 1999 (1999 No 54)—continued

In section 21(1), replace "Trustee Act 1956" with "Trusts Act 2017".

In section 21(2),—

- (a) replace "Despite section 2(4) of the Trustee Act 1956, if" with "If"; and
- (b) replace "by the Trustee Act 1956" with "by the Trusts Act **2017**".

In section 21(3),—

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- (a) replace "Despite section 2(5) of the Trustee Act 1956, if" with "If"; and
- (b) replace "by the Trustee Act 1956" with "by the Trusts Act **2017**".

Companies Act 1993 (1993 No 105)

In section 316(3), replace "provisions of the Trustee Act 1956 as to the investment of trust funds. Interest" with "Trusts Act **2017**, and interest".

Construction Contracts Act 2002 (2002 No 46)

In section 18F(1), replace "Trustee Act 1956 in relation to investment of trust funds" with "Trusts Act **2017**".

Contract and Commercial Law Act 2017 (2017 No 5)

Repeal section 91(2).

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In section 101(b), replace "64 or 64A of the Trustee Act 1956 (which relate to authorising dealings with trust property and variations of trust)" with "**section 116, 117, or 122** of the Trusts Act **2017** (which relate to termination, variation, or resettlement of a trust, and variation or extension of trustees' powers in relation to property)".

Deaths by Accidents Compensation Act 1952 (1952 No 35)

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In section 16(2), replace "section 64 of the Trustee Act 1956 (which relates to dealings with trust property)" with "**section 122** of the Trusts Act **2017** (which relates to variation or extension of trustees' powers in relation to property)".

Eastwoodhill Trust Act 1975 (1975 No 1) (P)

In section 13(1), replace "Trustee Act 1956" with "Trusts Act **2017**".

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In section 13(3), replace "powers to carry on business set out in section 32 of the Trustee Act 1956 shall be varied to permit the board to" with "board may".

Energy Companies Act 1992 (1992 No 56)

Replace section 14 with:

14 Trusts Act 2017, etc, not to apply to interim trustees

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The fact that a person holds or has held office as an interim trustee does not, of itself, confer or impose on that person any of the rights, powers, duties, or liabilities of a trustee under the Trusts Act **2017** or under any other enactment of rule of law.

Financial Markets Conduct Act 2013 (2013 No 69)

In section 372(3)(d), replace "(as defined in section 2(1) of the Trustee Act 1956)" with "(as defined in section 2 of the Protection of Personal and Property Rights Act 1988)".

Friendly Societies and Credit Unions Act 1982 (1982 No 118)

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In section 49(2), replace "pursuant to Part 2 of the Trustee Act 1956" with "under **section 55** of the Trusts Act **2017**".

In section 52, replace "the provisions of the Trustee Act 1956 as to the investment of trust funds" with "the Trusts Act **2017**".

Gambling Act 2003 (2003 No 51)

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In section 247(3), replace "the provisions of the Trustee Act 1956 as to the investment of trust funds" with "the Trusts Act **2017**".

Replace section 252(4) with:

The Lotteries Commission may invest, in accordance with the Trusts Act **2017**, any money kept in the lottery prize fund account that is not immediately required for the payment of prizes.

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In section 262, replace "the provisions of the Trustee Act 1956 as to the investment of trust funds" with "the Trusts Act **2017**".

In section 287(1), replace "the provisions of the Trustee Act 1956 as to the investment of trust funds" with "the Trusts Act **2017**".

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Hutt Valley Drainage Act 1967 (1967 No 3) (L)

Replace section 67(2) with:

(2) The Board must pay all money set aside into 1 or more separate bank accounts, and may invest any part of it in accordance with the Trusts Act **2017**.

Income Tax Act 2007 (2007 No 97)

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Replace section FC 1(1)(f)(ii) with—

(ii) **section 60** of the Trusts Act **2017** as the payment or application of capital money or other capital assets.

Replace section HR 3(6)(a) with:

(a) in authorised investments; or

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After section HR 3(6), insert:

- (6A) In subsection (6)(a), authorised investment means any of the following:
 - (a) any investment authorised by the instrument (if any) creating the trust:
 - (b) an investment in New Zealand Government securities or securities of any Australian government or of the Government of Fiji:
 - (c) an investment in a mortgage on land in New Zealand:

Income Tax Act 2007	(2007 No 97)) —continued
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- (d) an investment in securities issued under any general or special statutory authority by a local authority, public utility, harbour board, drainage board, or transport board:
- (e) an investment in a deposit with, or securities issued by, a trustee bank's successor company:

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- (f) an investment in securities issued by the Housing Corporation of New Zealand:
- (g) an investment in debentures issued by any dairy finance company:
- (h) an investment in a deposit with any building society or in the National Provident Fund:
- (i) an investment in securities guaranteed by the Government of New Zealand:
- (j) an investment in a deposit with any dealer in the short-term money market approved by the Reserve Bank of New Zealand as a short-term money market dealer, only if there are mortgaged to the trustee (or held by any bank on behalf of the trustee) by that dealer investments described in **paragraphs (a) to (i)** that have at the time of the deposit a redemption value not less than the amount deposited.

In section YA 1, insert in its appropriate alphabetical order:

authorised investment is defined in section HR 3 (definitions for section HR 2: group investment funds) for the purposes of that section

In section YA 1, replace the definition of **trust** with:

trust, in the definitions of **superannuation scheme** and **unit trust**, does not include the duties incidental to an estate conveyed by mortgage, but with that exception it extends—

- (a) to implied and constructive trusts; and
- (b) to cases where the trustee has a beneficial interest in the trust property;
- (c) to the duties incidental to the office of—
 - (i) an administrator within the meaning of the Administration Act 1969; or
 - (ii) a manager or person authorised to administer the estate of any person under the Protection of Personal and Property Rights Act 1988; or
 - (iii) a manager of a protected estate appointed under the Protection of Personal and Property Rights Act 1988,—

and trustee has a corresponding meaning and includes—

(a) a trustee corporation; and

Income Tax Act 2007 (2007 No 97)—continued

- (b) every other corporation in which property subject to a trust is vested; and
- every person who immediately before the commencement of the Trustee (c) Act 1956 was a trustee of the settlement or in any way a trustee under the Settled Land Act 1908.

Insolvency Act 2006 (2006 No 55)

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Replace section 378(3)(b) with:

D's executor or administrator for the purposes of section 86(2)(c)(iii) of the Trusts Act 2017.

In Schedule 1, paragraph (r), replace "Trustee Act 1956" with "Trusts Act **2017**".

Insurance Intermediaries Act 1994 (1994 No 41)

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In section 15(1), replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act 2017".

Kirkpatrick Masonic Trust Empowering Act 1998 (1998 No 1) (P)

In section 8, replace "Trustee Act 1956" with "Trusts Act 2017".

In section 9, replace "exercise the powers relating to letting and leasing in section 14 of the Trustee Act 1956 in respect of' with "let or lease".

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KiwiSaver Act 2006 (2006 No 40)

In section 82, replace "Part 2 of the Trustee Act 1956 does" with "Sections 28, 54, **55, 120, and 121** of the Trusts Act **2017** do".

In section 125(1) and (2), replace "Section 77 of the Trustee Act 1956" with "Sec-20 tion 144 of the Trusts Act 2017".

Life Insurance Act 1908 (1908 No 105)

Replace the cross-heading above section 75A with "Insurances for benefit of others".

Replace the heading to section 75A with "Person may insure own life for benefit of spouse, partner, or children".

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In section 75A(5), replace "Trustee Act 1956" with "Trusts Act **2017**".

Limitation Act 2010 (2010 No 110)

In section 4, replace the definition of **trust** and **trustee** with:

trustee has the same meaning as in section 9 of the Trusts Act 2017

Local Legislation Act 1971 (1971 No 50)

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In section 7(3), delete "in investments authorised for the time being as trustee investments under the Trustee Act 1956".

Māor	i Purp	ooses (Wi Pere Trust) Act 1991 (1991 No 38)			
In the	headi	ng to section 5, replace "Trustee Act 1956" with "Trusts Act 2017".			
In sec	tion 50	(1), replace "Trustee Act 1956" with "Trusts Act 2017".			
In sec	tion 60	(3)(b)(iii), replace "Trustee Act 1956" with "Trusts Act 2017".			
In sec	tion 13	3(2)(c), replace "Trustee Act 1956" with "Trusts Act 2017 ".	5		
In Scl	hedule	1, clause 10.6, replace "Trustee Act 1956" with "Trusts Act 2017".			
In Scl	nedule	1, clause 13.2(b), replace "Trustee Act 1956" with "Trusts Act 2017".			
Maor	i Trus	t Boards Act 1955 (1955 No 37)			
truste		25A, replace "in any securities in which trust funds may be invested by ccordance with the Trustee Act 1956" with "in accordance with the Trusts	10		
Māor	i Trus	tee Act 1953 (1953 No 95)			
	956"	4A(6), replace "an advisory trustee in terms of section 49 of the Trustee with "a special trust adviser in terms of section 70 of the Trusts Act	15		
truste	In section 28(1), replace "in any securities in which trust funds may be invested by crustees in accordance with the Trustee Act 1956" with "in accordance with the Trusts Act 2017 ".				
In sec	tion 4:	5A(7), replace "Trustee Act 1956" with "Trusts Act 2017 ".			
		8A(4), replace "section 75 of the Trustee Act 1956" with "section 127 s Act 2017".	20		
Marl No 5)	-	gh Agricultural and Pastoral Association Empowering Act 1974 (1974			
In sec	tion 12	2, replace "Trustee Act 1956" with "Trusts Act 2017".			
Mast	erton]	Borough Council Staff Retiring Fund Act 1962 (1962 No 9) (L)	25		
Repla	ce sec	tion 6 with:			
6	Inves	tment of the Fund			
		noney belonging to the Fund and available for investment may be invested to Council in the following manner:			
	(a)	in New Zealand Government securities; or	30		
	(b)	on deposit in any bank lawfully carrying on the business of banking in New Zealand; or			
	(c)	in the Common Fund of Public Trust; or			
	(d)	in the debentures or stock of any local authority; or			
	(e)	in the National Provident Fund.	35		

Masterton District Council (Montfort Trimble Foundation) Act 2003 (2003 No 5)

In section 18, replace "section 66 of the Trustee Act 1956" with "section 125 of the Trusts Act 2017".

Masterton Trust Lands Act 2003 (2003 No 1) (L)

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In section 15(2), replace "section 13B of the Trustee Act 1956, exercise the care, diligence," with "section 28 of the Trusts Act 2017, exercise the care".

Methodist Charitable and Educational Trusts Act 1911 (1911 No 1) (L)

Replace section 30(1) with:

The Board may invest any money held by the Board for and on behalf of the institution in accordance with the Trusts Act 2017.

Repeal section 30(2) to (4).

In section 30(7), replace "listed issuer, quoted, and financial products have the same meanings" with "financial products has the same meaning".

Mining Tenures Registration Act 1962 (1962 No 48)

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In section 4(6)(a), replace "Trustee Act 1956" with "Trusts Act 2017".

Motor Vehicle Sales Act 2003 (2003 No 12)

In section 8(3), replace "section 2(1) of the Trustee Act 1956" with "section 9 of the Trusts Act **2017**".

Music Teachers Act 1981 (1981 No 3)

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In section 7(c), replace "the provisions of the Trustee Act 1956 as to the investment of trust funds" with "the Trusts Act 2017".

National Provident Fund Restructuring Act 1990 (1990 No 126)

In section 53(4), replace "Trustee Act 1956" with "Trusts Act 2017".

New Zealand Horticulture Export Authority Act 1987 (1987 No 93)

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In section 53, delete "authorised as a trustee investment under the Trustee Act 1956, or in any other investment that may from time to time be authorised by the Minister of Finance for the purpose".

New Zealand Maori Arts and Crafts Institute Act 1963 (1963 No 51)

In section 21, replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act 2017".

New Zealand Railways Staff Welfare Society Dissolution Act 1999 (1999 No 17)

In the heading to section 10, replace "Trustee Act 1956" with "Trusts Act 2017".

In section 10, replace "Trustee Act 1956" with "Trusts Act 2017".

Ngati Tuwharetoa, Raukawa, and Te Arawa River Iwi Waikato River Act 2010 (2010 No 119)

In Schedule 3, clause 8(3)(a), replace "Part 2 of the Trustee Act 1956" with "the Trusts Act **2017**".

Official Information Act 1982 (1982 No 156)

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In section 2(1), definition of **official information**, paragraph (g)(i), replace "Trustee Act 1956" with "Trusts Act **2017**".

In section 22(6)(a), replace "Trustee Act 1956" with "Trusts Act 2017".

In section 23(5)(a), replace "Trustee Act 1956" with "Trusts Act 2017".

In section 24(5)(a), replace "Trustee Act 1956" with "Trusts Act 2017".

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Ombudsmen Act 1975 (1975 No 9)

In section 13(7)(b), replace "Trustee Act 1956" with "Trusts Act 2017".

Otago Museum Trust Board Act 1996 (1996 No 1) (L)

Replace section 22 with:

22 Investment of money

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Subject to the terms of any trust or endowment, any money held by or on behalf of the Board and available for investment must be invested in accordance with the Trusts Act **2017**.

Otago Regional Council (Kuriwao Endowment Lands) Act 1994 (1994 No 4) (L)

In section 8(2), replace "Part 2 of the Trustee Act 1956" with "the Trusts Act **2017**".

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Otaki and Porirua Trusts Act 1943 (1943 No 4) (P)

In section 14A(5), replace "Trustee Act 1956" with "Trusts Act **2017**".

Pacific Education Foundation Act 1972 (1972 No 138)

Replace section 22 with:

22 Powers of investment

25

The Board may invest any money held by or on behalf of the Foundation, whether as capital or unexpended income, in accordance with the Trusts Act 2017

Patriotic and Canteen Funds Act 1947 (1947 No 63)

In section 38(3), replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

Plumbers, Gasfitters, and Drainlayers Act 2006 (2006 No 74)

In section 146(3), replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

Property Law Act 2007 (2007 No 91)

In section 115(3)(a), replace "as a trustee is entitled and required to invest trust funds under Part 2 of the Trustee Act 1956" with "in accordance with the Trusts Act **2017**".

Protection of Personal and Property Rights Act 1988 (1988 No 4)

In section 95(4), replace "section 31 of the Trustee Act 1956" with "**section 66** of the Trusts Act **2017**".

In section 107(1)(c)(iii), replace "funds under section 13A of the Trustee Act 1956" 10 with "property under **section 54** of the Trusts Act **2017**".

In Schedule 1, clause 1(c), replace "in the manner authorised by the Trustee Act 1956 for the investment of trust funds" with "in accordance with the Trusts Act **2017**".

In Schedule 1, clause 1(n), (o), and (r), delete "(as determined in accordance with section 28 of the Trustee Act 1956)".

In Schedule 1, after clause 1(w), insert:

- (wa) ascertain and fix the value of any of the property of the person subject to a property order—
 - (i) in good faith; and
 - (ii) in any manner the manager thinks appropriate, including in consultation 20 with a qualified valuer:

Public Trust Act 2001 (2001 No 100)

In section 6(1), replace "Trustee Act 1956" with "Trusts Act 2017".

In section 49, replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

In section 59(1), replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

In section 60(2)(b), replace "they are applicable, in accordance with the provisions of the Trustee Act 1956 as to the investment of trust funds" with "it is applicable, in accordance with the Trusts Act **2017**".

Replace section 64(1) with:

(1) Public Trust must invest the funds of a group investment fund in accordance with the terms of the instrument (if any) creating the trust under which the money is held and the Trusts Act **2017**.

Replace section 73 with:

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Public Trust Act 2001 (2001 No 100)—continued

72	Evansination	of amoun	:at	form da
73	Examination	or arond	mvestment	Tunus

- (1) A solicitor or an accountant authorised in writing by an interested person is entitled to examine at any reasonable time the accounts, books, and vouchers of the group investment fund that relate to—
 - (a) the investments and funds comprising the group investment fund; and

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- (b) the income of the fund; and
- (c) the expenses and management fees payable out of the fund; and
- (d) the proportion to which the person who required the examination, or the estate in which the person is a beneficiary, is entitled.
- (2) In this section, **interested person** means a person who has—

(a) an entitlement in the group investment fund; or

(b) an interest in an estate that has an entitlement in the fund.

Compare: 2001 No 100 s 73; 1956 No 61 s 83A.

In section 92(a), replace "section 46(4) of the Trustee Act 1956" with "section 106(4) of the Trusts Act 2017".

In section 103(1)(j) and (k), replace "Trustee Act 1956" with "Trusts Act 2017".

In section 127(4), replace "section 75 of the Trustee Act 1956" with "**section 127** of the Trusts Act **2017**".

Queen Elizabeth the Second National Trust Act 1977 (1977 No 102)

In section 25(1), replace "from time to time be invested in accordance with the provisions of the Trustee Act 1956 as to the investment of trust funds" with "be invested in accordance with the Trusts Act **2017**".

Repeal section 25(2).

In section 25(3), replace "from time to time be invested in accordance with the provisions of the Trustee Act 1956 as to the investment of trust funds" with "be invested in accordance with the Trusts Act **2017**".

Racing Act 2003 (2003 No 3)

In Schedule 3, clause 11(a), replace "provisions of the Trustee Act 1956 that relate to the investment of trust funds" with "Trusts Act **2017**".

Roman Catholic Bishops Empowering Act 1997 (1997 No 4) (P)

In section 26(5), replace "Section 50 of the Trustee Act 1956 applies" with "Sections 63, 64, and 65 of the Trusts Act 2017 apply"

Rotorua High Schools Board Empowering Act 1979 (1979 No 19) (L)

In section 2(3), replace "in trustee securities within the meaning of the Trustee Act 1956" with "in accordance with the Trusts Act **2017**".

Sale and	Supply	of Alcohol	Act 2012	(2012 No	120)
Sale and	Supply 6	DI AICOHOL	ACL ZUIZ	CZUIZ NO	120)

In section 28(1)(i), replace "Trustee Act 1956" with "Trusts Act 2017".

Replace section 394 with:

394 Application of Trusts Act 2017

The Trusts Act **2017** applies to a community trust.

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Soil Conservation and Rivers Control Act 1941 (1941 No 12)

In section 120(3), replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

St Peter's School Board Trust Act 1985 (1985 No 3) (P)

In the Schedule, clause 4(3), replace "shall be deemed to have vacated his appointment upon the happening of any event specified in section 43(1) of the Trustee Act 1956" with "is taken to have vacated the trustee's appointment if the trustee dies or an event or a circumstance specified in **section 97(1) or (3)(b)** of the Trusts Act **2017** occurs or arises".

Taranaki Scholarships Trust Board Act 1957 (1957 No 108)

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In section 16(1)(b), replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

In section 16(1)(c), replace "authorised by" with "under".

Te Runanga o Ngai Tahu Act 1996 (1996 No 1) (P)

In section 14(2), replace "Trustee Act 1956" with "Trusts Act 2017".

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Te Runanga o Ngati Awa Act 2005 (2005 No 1) (P)

In section 8(4), replace "Trustee Act 1956" with "Trusts Act 2017".

Te Ture Whenua Maori Act 1993 (1993 No 4)

In section 338A(1)(a)(iv) and (v) and (b), replace "Trustee Act 1956" with "Trusts Act **2017**".

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Te Whanau-a-Taupara Trust Empowering Act 2003 (2003 No 2) (P)

In section 13(2), replace "section 67 or section 68 of the Trustee Act 1956 or under any other provision of that Act" with "the Trusts Act **2017**".

Thomas Cawthron Trust Act 1924 (1924 No 6) (P)

Replace section 12(1)(e) with:

- (e) subject to subsection (2), to invest any of the money it holds under the trust in any property, including—
 - (i) any securities; and
 - (ii) any land; and

Thomas Cawthron Trust Act 1924 (1924 No 6) (P)—continued

- (iii) the erection, alteration, or improvement of buildings on land owned by the Board; and
- (iv) the improvement of any land owned by the Board.

In section 17, replace "The Trustee Act 1956" with "section 131 of the Trusts Act 2017".

Timaru Borough Drainage, Sewerage, and Loans Act 1905 (1905 No 5) (L)

In section 60, replace "such securities as defined in the Trustee Act 1956 or any amendment thereof" with "accordance with the Trusts Act **2017**".

Trustee Companies Act 1967 (1967 No 35)

In section 2, replace the definition of **trust** and **trustee** with:

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trustee has the meaning given in section 9 of the Trusts Act 2017.

Replace section 3(b) with:

- (b) a statutory trustee for the purposes of the Trusts Act **2017**. Replace section 7(2)(q) with:
- (q) custodian under **section 63** of the Trusts Act **2017**. In section 15(1)(a), replace "provisions of the Trustee Act 1956 as to the investment

of trust funds" with "Trusts Act **2017**".

In section 29(2)(b), replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

In section 33(a), replace "Trustee Act 1956" with "Trusts Act **2017**". 20 Replace section 34 with:

34 Examination of Group Investment Funds

- (1) A solicitor or an accountant authorised in writing by an interested person is entitled to examine at any reasonable time the accounts, books, and vouchers of the Group Investment Fund that relate to—
 - (a) the investments and funds comprising the Group Investment Fund; and
 - (b) the income of the fund; and
 - (c) the expenses and management fees payable out of the fund; and
 - (d) the proportion to which the person who required the examination, or the estate in which the person is a beneficiary, is entitled.
- (2) In this section, **interested person** means a person who has—
 - (a) an entitlement in the Group Investment Fund; or
 - (b) an interest in an estate that has an entitlement in the fund.

Compare: 1967 No 35 s 34; 1956 No 61 s 83A

Trustee Companies Management Act 1975 (1975 No 25)

In section 2(1), definition of **trustee**, replace "section 2(1) of the Trustee Act 1956" with "**section 9** of the Trusts Act **2017**".

Veterans' Support Act 2014 (2014 No 56)

Replace section 263 with:

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263 Investment of capital and income

- (1) Any money that is capital of the fund held by the Crown may be invested in accordance with the Trusts Act **2017**.
- (2) VANZ may invest income of the fund in accordance with the Trusts Act **2017**.
- (3) If at any time the income of the fund is insufficient for the purposes of section 261, VANZ may, to the extent of the insufficiency, use the capital of the fund for those purposes.

Waikato-Tainui Raupatu Claims (Waikato River) Settlement Act 2010 (2010 No 24)

In Schedule 5, clause 8(3)(a), replace "applicable provisions of Part 2 of the Trustee 15 Act 1956" with "Trusts Act **2017**".

Wellington Methodist Charitable and Educational Trusts Act 1916 (1916 No 13) (L)

Replace section 31(1) with:

(1) All money held by the Board may be invested in the name of the Board in accordance with the Trusts Act **2017**.

Repeal section 31(2) and (3).

In section 31(4), replace "pursuant to paragraph (b) of subsection (1) of this section" with "in the financial products of any company that is a listed issuer".

Wellington Regional Water Board Act 1972 (1972 No 3) (L)

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In section 82(4), delete "in the manner in which trust funds may be invested in accordance with the Trustee Act 1956 or in accordance with any other Act".

Westpac Banking Corporation Act 1982 (1982 No 1) (P)

In section 13(4), replace "Trustee Act 1956" with "Trusts Act 2017".

Wheat Industry Research Levies Act 1989 (1989 No 64)

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In section 18, replace "provisions of the Trustee Act 1956 as to the investment of trust funds" with "Trusts Act **2017**".

Winston Churchill Memorial Trust Act 1965 (1965 No 39)

Replace section 17 with:

Win	aston Churchill Memorial Trust Act 1965 (1965 No 39)—continued	
17	Powers of investment	
(1)	The Board must invest money that is capital of the Fund (within the meaning of section 16).	
(2)	The Board may invest money that is income of the Fund (within the meaning of section 16).	5
(3)	Any investment under this section must be made in accordance with the Trusts Act 2017 .	
	Part 2	
	Amendments to legislative instruments	
	nate Change (Pre-1990 Forest Land Allocation Plan) Order 2010 2010/190)	1
In th	ne Schedule, replace clause 5(3)(a)(vi)(B) with:	
	(B) section 60 of the Trusts Act 2017 as the payment of capital money or the application of capital assets:	
Dist	rict Court Rules 2014 (LI 2014/179)	1
Repl	lace rule 16.27(2) with:	
(2)	Sections 127 and 128 of the Trusts Act 2017 override subclause (1).	
Hiol	h Court Rules 2016 (LI 2016/225)	
	lace rule 16.28(2) with:	
(2)	Sections 127 and 128 of the Trusts Act 2017 override subclause (1).	2
` /	ale 18.1(b)(xiii), replace "Trustee Act 1956" with "Trusts Act 2017 ".	
	ule 19.2(x), replace "76 of the Trustee Act 1956" with "128 of the Trusts Act	
	ale 27.14(2)(e), replace "35(4) of the Trustee Act 1956" with " 75(3) of the Trusts 2017 ".	2
In ru 201	ule 27.37(1), replace "72 of the Trustee Act 1956" with "131 of the Trusts Act 7".	
	ule 27.38(g), replace "72(3) of the Trustee Act 1956" with " 131(3) of the Trusts 2017 ".	
Mād	ori Land Court Fees Regulations 2013 (SR 2013/219)	3
	he Schedule, Part 6, item 12(o), replace "Trustee Act 1956" with "Trusts Act	

".

Protection of Personal and Property Rights (Enduring Powers of Attorney Forms and Prescribed Information) Regulations 2008 (SR 2008/310)

In the Schedule, form 1, item 14, replace "Trustee Act 1956" with "Trusts Act 2017".

Trust Estates Audit Regulations 1958 (SR 1958/71)

In the Schedule, form 1, replace "section 83B of the Trustee Act 1956" with "section 146 of the Trusts Act 2017".

Schedule 5 Amendments consequential on repeal of Perpetuities Act 1964 and abolition of rule against perpetuities

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Part 1 Table of amendments to Acts

For each Act specified in the second column of the table, amend the section (or sections) or cross-heading set out opposite it in the third column in the manner specified in the first column.

Amondment	A a4	andion/a on or-
Amendment	Act	section/s or cross- heading
In the heading to the section, replace "Rule against perpetuities does not apply" with "Maximum duration rule	Affiliate Te Arawa Iwi and Hapu Claims Settlement Act 2008 (2008 No 98)	18
does not apply".	Hineuru Claims Settlement Act 2016 (2016 No 33)	19
	Maraeroa A and B Blocks Claims Settlement Act 2012 (2012 No 52)	18
	Mauao Historic Reserve Vesting Act 2008 (2008 No 31)	12
	Maungaharuru-Tangitū Hapū Claims Settlement Act 2014 (2014 No 12)	18
	Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 (2014 No 52)	15
	Ngaa Rauru Kiitahi Claims Settlement Act 2005 (2005 No 84)	19
	Ngai Tāmanuhiri Claims Settlement Act 2012 (2012 No 55)	17
	NgāiTakoto Claims Settlement Act 2015 (2015 No 78)	19
	Ngāruahine Claims Settlement Act 2016 (2016 No 93)	19
	Ngāti Apa ki te Rā Tō, Ngāti Kuia, and Rangitāne o Wairau Claims Settlement Act 2014 (2014 No 19)	26
	Ngāti Apa (North Island) Claims Settlement Act 2010 (2010 No 129)	17
	Ngāti Hauā Claims Settlement Act 2014 (2014 No 75)	19
	Ngāti Kōata, Ngāti Rārua, Ngāti Tama ki Te Tau Ihu, and Te Ātiawa o Te Waka-a-Māui Claims Settlement Act 2014 (2014 No 20)	29
	,	

—continued

	• .	
Amendment	Act	section/s or cross- heading
	Ngāti Koroki Kahukura Claims Settlement Act 2014 (2014 No 74)	19
	Ngāti Kuri Claims Settlement Act 2015 (2015 No 76)	19
	Ngāti Mākino Claims Settlement Act 2012 (2012 No 53)	15
	Ngāti Manawa Claims Settlement Act 2012 (2012 No 27)	17
	Ngāti Manuhiri Claims Settlement Act 2012 (2012 No 90)	18
	Ngāti Mutunga Claims Settlement Act 2006 (2006 No 61)	19
	Ngāti Pāhauwera Treaty Claims Settlement Act 2012 (2012 No 30)	18
	Ngati Porou Claims Settlement Act 2012 (2012 No 31)	17
	Ngāti Rangiteaorere Claims Settlement Act 2014 (2014 No 13)	20
	Ngāti Rangiwewehi Claims Settlement Act 2014 (2014 No 14)	20
	Ngati Ruanui Claims Settlement Act 2003 (2003 No 20)	19
	Ngati Tama Claims Settlement Act 2003 (2003 No 126)	16
	Ngati Toa Rangatira Claims Settlement Act 2014 (2014 No 17)	20
	Ngāti Tuwharetoa (Bay of Plenty) Claims Settlement Act 2005 (2005 No 72)	19
	Ngāti Whare Claims Settlement Act 2012 (2012 No 28)	17
	Ngāti Whātua o Kaipara Claims Settlement Act 2013 (2013 No 37)	18
	Ngāti Whātua Ōrākei Claims Settlement Act 2012 (2012 No 91)	20
	Port Nicholson Block (Taranaki Whānui ki Te Upoko o Te Ika) Claims Settlement Act 2009 (2009 No 26)	14
	Rangitāne o Manawatu Claims Settlement Act 2016 (2016 No 100)	19
	Raukawa Claims Settlement Act 2014 (2014 No 7)	19
	Rongowhakaata Claims Settlement Act 2012 (2012 No 54)	19
	Tapuika Claims Settlement Act 2014 (2014 No 15)	19

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Amendment	Act	section/s or cross- heading
	Taranaki Iwi Claims Settlement Act 2016 (2016 No 95)	19
	Te Arawa Lakes Settlement Act 2006 (2006 No 43)	17
	Te Atiawa Claims Settlement Act 2016 (2016 No 94)	19
	Te Aupouri Claims Settlement Act 2015 (2015 No 77)	19
	Te Awa Tupua (Whanganui River Claims Settlement) Act 2017 (2017 No 7)	90
	Te Kawerau ā Maki Claims Settlement Act 2015 (2015 No 75)	18
	Te Rarawa Claims Settlement Act 2015 (2015 No 79)	19
	Te Roroa Claims Settlement Act 2008 (2008 No 100)	17
	Te Uri o Hau Claims Settlement Act 2002 (2002 No 36)	21
	Tūhoe Claims Settlement Act 2014 (2014 No 50)	19
	Waitaha Claims Settlement Act 2013 (2013 No 38)	16
	Whakarewarewa and Roto-a- Tamaheke Vesting Act 2009 (2009 No 50)	22, 33
In the heading to the section, replace "Rule against perpetuities" with	Nga Wai o Maniapoto (Waipa River) Act 2012 (2012 No 29)	34
"Maximum duration rule does not apply".	Ngāti Awa Claims Settlement Act 2005 (2005 No 28)	19
	Ngati Tuwharetoa, Raukawa, and Te Arawa River Iwi Waikato River Act 2010 (2010 No 119)	61
	Waikato-Tainui Raupatu Claims (Waikato River) Settlement Act 2010 (2010 No 24)	92
In the heading to the section, replace "Rule against perpetuities not to	Ngāi Tahu Claims Settlement Act 1998 (1998 No 97)	466
apply" with "Maximum duration rule does not apply".	Ngāti Tūrangitukua Claims Settlement Act 1999 (1999 No 118)	14
	Pouakani Claims Settlement Act 2000 (2000 No 90)	18

	Aat	saction/s or oross
Amendment	Act	section/s or cross- heading
Replace "law against perpetuities" with "limit on the maximum duration of a trust".	Affiliate Te Arawa Iwi and Hapu Claims Settlement Act 2008 (2008 No 98)	5(3)(c)(iv)
	Hineuru Claims Settlement Act 2016 (2016 No 33)	6(2)(g)(iv)
	Maraeroa A and B Blocks Claims Settlement Act 2012 (2012 No 52)	5(2)(d)(iv)
	Maungaharuru-Tangitū Hapū Claims Settlement Act 2014 (2014 No 12)	6(2)(g)(iv)
	Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 (2014 No 52)	6(2)(f)(iii)
	Ngaa Rauru Kiitahi Claims Settlement Act 2005 (2005 No 84)	5(4)(d)
	Ngai Tāmanuhiri Claims Settlement Act 2012 (2012 No 55)	5(2)(d)(iv)
	NgāiTakoto Claims Settlement Act 2015 (2015 No 78)	6(2)(g)(iv)
	Ngāruahine Claims Settlement Act 2016 (2016 No 93)	6(2)(g)(iv)
	Ngāti Apa ki te Rā Tō, Ngāti Kuia, and Rangitāne o Wairau Claims Settlement Act 2014 (2014 No 19)	6(2)(g)(iv)
	Ngāti Apa (North Island) Claims Settlement Act 2010 (2010 No 129)	5(3)(d)(iv)
	Ngāti Awa Claims Settlement Act 2005 (2005 No 28)	5(4)(d)
	Ngāti Hauā Claims Settlement Act 2014 (2014 No 75)	6(2)(g)(iv)
	Ngāti Kōata, Ngāti Rārua, Ngāti Tama ki Te Tau Ihu, and Te Ātiawa o Te Waka-a-Māui Claims Settlement Act 2014 (2014 No 20)	6(2)(g)(iv)
	Ngāti Koroki Kahukura Claims Settlement Act 2014 (2014 No 74)	6(2)(g)(iv)
	Ngāti Kuri Claims Settlement Act 2015 (2015 No 76)	6(2)(g)(iv)
	Ngāti Mākino Claims Settlement Act 2012 (2012 No 53)	5(2)(e)(iv)
	Ngāti Manawa Claims Settlement Act 2012 (2012 No 27)	5(3)(c)(iv)
	Ngāti Manuhiri Claims Settlement Act 2012 (2012 No 90)	6(2)(j)
	Ngāti Mutunga Claims Settlement Act 2006 (2006 No 61)	5(2)(c)(iv)
	Ngāti Pāhauwera Treaty Claims Settlement Act 2012 (2012 No 30)	5(2)(e)(iv)

Amendment	Act	section/s or cross- heading
	Ngati Porou Claims Settlement Act 2012 (2012 No 31)	5(2)(d)(iv)
	Ngāti Rangiteaorere Claims Settlement Act 2014 (2014 No 13)	6(2)(g)(iv)
	Ngāti Rangiwewehi Claims Settlement Act 2014 (2014 No 14)	6(2)(g)(iv)
	Ngati Ruanui Claims Settlement Act 2003 (2003 No 20)	5(4)(d)
	Ngati Tama Claims Settlement Act 2003 (2003 No 126)	5(4)(d)
	Ngati Toa Rangatira Claims Settlement Act 2014 (2014 No 17)	6(2)(g)(iv)
	Ngāti Tuwharetoa (Bay of Plenty) Claims Settlement Act 2005 (2005 No 72)	5(4)(d)
	Ngāti Whare Claims Settlement Act 2012 (2012 No 28)	5(3)(d)(iv)
	Ngāti Whātua o Kaipara Claims Settlement Act 2013 (2013 No 37)	6(2)(d)
	Ngāti Whātua Ōrākei Claims Settlement Act 2012 (2012 No 91)	5(2)(1)
	Port Nicholson Block (Taranaki Whānui ki Te Upoko o Te Ika) Claims Settlement Act 2009 (2009 No 26)	5(2)(d)(iv)
	Rangitāne o Manawatu Claims Settlement Act 2016 (2016 No 100)	6(2)(g)(iv)
	Raukawa Claims Settlement Act 2014 (2014 No 7)	6(2)(g)(iv)
	Rongowhakaata Claims Settlement Act 2012 (2012 No 54)	5(2)(e)(iv)
	Tapuika Claims Settlement Act 2014 (2014 No 15)	6(2)(g)(iv)
	Taranaki Iwi Claims Settlement Act 2016 (2016 No 95)	6(2)(g)(iv)
	Te Arawa Lakes Settlement Act 2006 (2006 No 43)	5(3)(c)(iii)
	Te Atiawa Claims Settlement Act 2016 (2016 No 94)	6(2)(g)(iv)
	Te Aupouri Claims Settlement Act 2015 (2015 No 77)	6(2)(g)(iv)
	Te Kawerau ā Maki Claims Settlement Act 2015 (2015 No 75)	6(2)(g)(iv)
	Te Rarawa Claims Settlement Act 2015 (2015 No 79)	6(2)(g)(iv)
	Te Roroa Claims Settlement Act 2008 (2008 No 100)	5(2)(c)(iv)

Amendment	Act	section/s or cross- heading
	Te Uri o Hau Claims Settlement Act 2002 (2002 No 36)	5(4)(d)
	Tūhoe Claims Settlement Act 2014 (2014 No 50)	6(2)(g)(iv)
	Waitaha Claims Settlement Act 2013 (2013 No 38)	5(2)(d)(iv)
Replace "Neither the rule against perpetuities nor the Perpetuities Act 1964	Nga Wai o Maniapoto (Waipa River) Act 2012 (2012 No 29)	34(1)
prescribes or restricts" with " Section 16 of the Trusts Act 2017 does not prescribe or restrict".	Ngāti Manawa Claims Settlement Act 2012 (2012 No 27)	17(1)
	Ngati Tuwharetoa, Raukawa, and Te Arawa River Iwi Waikato River Act 2010 (2010 No 119)	61(1)
	Ngāti Whare Claims Settlement Act 2012 (2012 No 28)	17(1)
	Waikato-Tainui Raupatu Claims (Waikato River) Settlement Act 2010 (2010 No 24)	92(1)
Replace "The rule against perpetuities and the provisions of the Perpetuities Act	Hineuru Claims Settlement Act 2016 (2016 No 33)	19(1)
1964" with " Section 16 of the Trusts Act 2017 ".	Maungaharuru-Tangitū Hapū Claims Settlement Act 2014 (2014 No 12)	18(1)
	Ngai Tāmanuhiri Claims Settlement Act 2012 (2012 No 55)	17(1)
	NgāiTakoto Claims Settlement Act 2015 (2015 No 78)	19(1)
	Ngāruahine Claims Settlement Act 2016 (2016 No 93)	19(1)
	Ngāti Hauā Claims Settlement Act 2014 (2014 No 75)	19(1)
	Ngāti Koroki Kahukura Claims Settlement Act 2014 (2014 No 74)	19(1)
	Ngāti Kuri Claims Settlement Act 2015 (2015 No 76)	19(1)
	Ngati Porou Claims Settlement Act 2012 (2012 No 31)	17(1)
	Ngāti Rangiteaorere Claims Settlement Act 2014 (2014 No 13)	20(1)
	Ngāti Rangiwewehi Claims Settlement Act 2014 (2014 No 14)	20(1)
	Ngāti Whātua o Kaipara Claims Settlement Act 2013 (2013 No 37)	18(1)
	Rangitāne o Manawatu Claims Settlement Act 2016 (2016 No 100)	19(1)

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Amendment	Act	section/s or cross- heading
	Raukawa Claims Settlement Act 2014 (2014 No 7)	19(1)
	Tapuika Claims Settlement Act 2014 (2014 No 15)	19(1)
	Taranaki Iwi Claims Settlement Act 2016 (2016 No 95)	19(1)
	Te Atiawa Claims Settlement Act 2016 (2016 No 94)	19(1)
	Te Aupouri Claims Settlement Act 2015 (2015 No 77)	19(1)
	Te Awa Tupua (Whanganui River Claims Settlement) Act 2017 (2017 No 7)	90(1)
	Te Kawerau ā Maki Claims Settlement Act 2015 (2015 No 75)	18(1)
	Te Rarawa Claims Settlement Act 2015 (2015 No 79)	19(1)
	Tūhoe Claims Settlement Act 2014 (2014 No 50)	19(1)
Replace "do" with "does".	Hineuru Claims Settlement Act 2016 (2016 No 33)	19(1)(a), 19(1)(b)
	Maungaharuru-Tangitū Hapū Claims Settlement Act 2014 (2014 No 12)	18(1)(a), 18(1)(b)
	Ngai Tāmanuhiri Claims Settlement Act 2012 (2012 No 55)	17(1)(a), 17(1)(b)
	NgāiTakoto Claims Settlement Act 2015 (2015 No 78)	19(1)(a), 19(1)(b)
	Ngāruahine Claims Settlement Act 2016 (2016 No 93)	19(1)(a), 19(1)(b)
	Ngāti Hauā Claims Settlement Act 2014 (2014 No 75)	19(1)(a), 19(1)(b)
	Ngāti Koroki Kahukura Claims Settlement Act 2014 (2014 No 74)	19(1)(a), 19(1)(b)
	Ngāti Kuri Claims Settlement Act 2015 (2015 No 76)	19(1)(a), 19(1)(b)
	Ngati Porou Claims Settlement Act 2012 (2012 No 31)	17(1)(a), 17(1)(b)
	Ngāti Rangiteaorere Claims Settlement Act 2014 (2014 No 13)	20(1)(a), 20(1)(b)
	Ngāti Rangiwewehi Claims Settlement Act 2014 (2014 No 14)	20(1)(a), 20(1)(b)
	Ngāti Whātua o Kaipara Claims Settlement Act 2013 (2013 No 37)	18(1)(a), 18(1)(b)
	Rangitāne o Manawatu Claims Settlement Act 2016 (2016 No 100)	19(1)(a), 19(1)(b)

Amendment	Act	section/s or cross- heading
	Raukawa Claims Settlement Act 2014 (2014 No 7)	19(1)(a), 19(1)(b)
	Tapuika Claims Settlement Act 2014 (2014 No 15)	19(1)(a), 19(1)(b)
	Taranaki Iwi Claims Settlement Act 2016 (2016 No 95)	19(1)(a), 19(1)(b)
	Te Atiawa Claims Settlement Act 2016 (2016 No 94)	19(1)(a), 19(1)(b)
	Te Aupouri Claims Settlement Act 2015 (2015 No 77)	19(1)(a), 19(1)(b)
	Te Awa Tupua (Whanganui River Claims Settlement) Act 2017 (2017 No 7)	90(1)(a), 90(1)(b)
	Te Kawerau ā Maki Claims Settlement Act 2015 (2015 No 75)	18(1)(a), 18(1)(b)
	Te Rarawa Claims Settlement Act 2015 (2015 No 79)	19(1)(a), 19(1)(b)
	Tūhoe Claims Settlement Act 2014 (2014 No 50)	19(1)(a), 19(1)(b)
Replace "The rule against perpetuities and the provisions of the Perpetuities Act 1964 do" with "Section 16 of the Trusts	Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 (2014 No 52)	15(1)
Act 2017 does".	Ngāti Apa ki te Rā Tō, Ngāti Kuia, and Rangitāne o Wairau Claims Settlement Act 2014 (2014 No 19)	26(1)
	Ngāti Kōata, Ngāti Rārua, Ngāti Tama ki Te Tau Ihu, and Te Ātiawa o Te Waka-a-Māui Claims Settlement Act 2014 (2014 No 20)	29(1)
	Ngāti Manuhiri Claims Settlement Act 2012 (2012 No 90)	18(1)
	Ngāti Pāhauwera Treaty Claims Settlement Act 2012 (2012 No 30)	18(1)
	Ngati Toa Rangatira Claims Settlement Act 2014 (2014 No 17)	20(1)
	Ngāti Whātua Ōrākei Claims Settlement Act 2012 (2012 No 91)	20(1)
	Waitaha Claims Settlement Act 2013 (2013 No 38)	16(1)
Replace "Neither the rule against perpetuities nor any provisions of the Perpetuities Act 1964" with "Section	Affiliate Te Arawa Iwi and Hapu Claims Settlement Act 2008 (2008 No 98)	18(1)
16 of the Trusts Act 2017 does not".	Maraeroa A and B Blocks Claims Settlement Act 2012 (2012 No 52)	18(1)
	Ngāti Apa (North Island) Claims Settlement Act 2010 (2010 No 129)	17(1)

Amendment	Act	section/s or cross- heading
	Ngāti Mākino Claims Settlement Act 2012 (2012 No 53)	15(1)
	Port Nicholson Block (Taranaki Whānui ki Te Upoko o Te Ika) Claims Settlement Act 2009 (2009 No 26)	14(1)
	Rongowhakaata Claims Settlement Act 2012 (2012 No 54)	19(1)
	Te Roroa Claims Settlement Act 2008 (2008 No 100)	17(1)
Replace "The rule against perpetuities or any relevant provisions of the	Ngāi Tahu Claims Settlement Act 1998 (1998 No 97)	466
Perpetuities Act 1964 do not" with "Section 16 of the Trusts Act 2017 does not".	Ngāti Tūrangitukua Claims Settlement Act 1999 (1999 No 118)	14
	Pouakani Claims Settlement Act 2000 (2000 No 90)	18
	Te Uri o Hau Claims Settlement Act 2002 (2002 No 36)	21
Replace "Neither the rule against perpetuities nor any relevant provisions	Maori Fisheries Act 2004 (2004 No 78)	31(2), 79(2), 92(2)
of the Perpetuities Act 1964" with "Section 16 of the Trusts Act 2017 does not".	Mauao Historic Reserve Vesting Act 2008 (2008 No 31)	12
	Ngaa Rauru Kiitahi Claims Settlement Act 2005 (2005 No 84)	19(1)
	Ngāti Awa Claims Settlement Act 2005 (2005 No 28)	19
	Ngāti Mutunga Claims Settlement Act 2006 (2006 No 61)	19(1)
	Ngati Ruanui Claims Settlement Act 2003 (2003 No 20)	19(1)
	Ngati Tama Claims Settlement Act 2003 (2003 No 126)	16(1)
	Ngāti Tuwharetoa (Bay of Plenty) Claims Settlement Act 2005 (2005 No 72)	19
	Te Arawa Lakes Settlement Act 2006 (2006 No 43)	17(1)
Replace "that rule or the provisions of that Act" with "that provision of the Trusts Act 2017 ".	Affiliate Te Arawa Iwi and Hapu Claims Settlement Act 2008 (2008 No 98)	18(1)(b)
	Hineuru Claims Settlement Act 2016 (2016 No 33)	19(1)(b)
	Maori Fisheries Act 2004 (2004 No 78)	31(2)(b), 79(2)(b), 92(2)(b)

Amendment	Act	section/s or cross- heading
	Maraeroa A and B Blocks Claims Settlement Act 2012 (2012 No 52)	18(1)(b)
	Maungaharuru-Tangitū Hapū Claims Settlement Act 2014 (2014 No 12)	18(1)(b)
	Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 (2014 No 52)	15(1)(b)
	Ngaa Rauru Kiitahi Claims Settlement Act 2005 (2005 No 84)	19(1)(b)
	Ngāi Tahu Claims Settlement Act 1998 (1998 No 97)	466
	Ngai Tāmanuhiri Claims Settlement Act 2012 (2012 No 55)	17(1)(b)
	NgāiTakoto Claims Settlement Act 2015 (2015 No 78)	19(1)(b)
	Ngāruahine Claims Settlement Act 2016 (2016 No 93)	19(1)(b)
	Ngāti Apa ki te Rā Tō, Ngāti Kuia, and Rangitāne o Wairau Claims Settlement Act 2014 (2014 No 19)	26(1)(b)
	Ngāti Apa (North Island) Claims Settlement Act 2010 (2010 No 129)	17(1)(b)
	Ngāti Awa Claims Settlement Act 2005 (2005 No 28)	19(a)
	Ngāti Hauā Claims Settlement Act 2014 (2014 No 75)	19(1)(b)
	Ngāti Kōata, Ngāti Rārua, Ngāti Tama ki Te Tau Ihu, and Te Ātiawa o Te Waka-a-Māui Claims Settlement Act 2014 (2014 No 20)	29(1)(b)
	Ngāti Koroki Kahukura Claims Settlement Act 2014 (2014 No 74)	19(1)(b)
	Ngāti Kuri Claims Settlement Act 2015 (2015 No 76)	19(1)(b)
	Ngāti Mākino Claims Settlement Act 2012 (2012 No 53)	15(1)(b)
	Ngāti Manuhiri Claims Settlement Act 2012 (2012 No 90)	18(1)(b)
	Ngāti Mutunga Claims Settlement Act 2006 (2006 No 61)	19(1)(b)
	Ngāti Pāhauwera Treaty Claims Settlement Act 2012 (2012 No 30)	18(1)(b)
	Ngati Porou Claims Settlement Act 2012 (2012 No 31)	17(1)(b)
	Ngāti Rangiteaorere Claims Settlement Act 2014 (2014 No 13)	20(1)(b)

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Amendment	Act	section/s or cross- heading
	Ngāti Rangiwewehi Claims Settlement Act 2014 (2014 No 14)	20(1)(b)
	Ngati Ruanui Claims Settlement Act 2003 (2003 No 20)	19(1)(b)
	Ngati Tama Claims Settlement Act 2003 (2003 No 126)	16(1)(b)
	Ngati Toa Rangatira Claims Settlement Act 2014 (2014 No 17)	20(1)(b)
	Ngāti Tūrangitukua Claims Settlement Act 1999 (1999 No 118)	14
	Ngāti Tuwharetoa (Bay of Plenty) Claims Settlement Act 2005 (2005 No 72)	19(b)
	Ngāti Whātua o Kaipara Claims Settlement Act 2013 (2013 No 37)	18(1)(b)
	Ngāti Whātua Ōrākei Claims Settlement Act 2012 (2012 No 91)	20(1)(b)
	Port Nicholson Block (Taranaki Whānui ki Te Upoko o Te Ika) Claims Settlement Act 2009 (2009 No 26)	14(1)(b)
	Pouakani Claims Settlement Act 2000 (2000 No 90)	18
	Rangitāne o Manawatu Claims Settlement Act 2016 (2016 No 100)	19(1)(b)
	Raukawa Claims Settlement Act 2014 (2014 No 7)	19(1)(b)
	Rongowhakaata Claims Settlement Act 2012 (2012 No 54)	19(1)(b)
	Tapuika Claims Settlement Act 2014 (2014 No 15)	19(1)(b)
	Taranaki Iwi Claims Settlement Act 2016 (2016 No 95)	19(1)(b)
	Te Arawa Lakes Settlement Act 2006 (2006 No 43)	17(1)(b)
	Te Atiawa Claims Settlement Act 2016 (2016 No 94)	19(1)(b)
	Te Aupouri Claims Settlement Act 2015 (2015 No 77)	19(1)(b)
	Te Awa Tupua (Whanganui River Claims Settlement) Act 2017 (2017 No 7)	90(1)(b)
	Te Kawerau ā Maki Claims Settlement Act 2015 (2015 No 75)	18(1)(b)
	Te Rarawa Claims Settlement Act 2015 (2015 No 79)	19(1)(b)

Amendment	Act	section/s or cross- heading
	Te Roroa Claims Settlement Act 2008 (2008 No 100)	17(1)(b)
	Te Uri o Hau Claims Settlement Act 2002 (2002 No 36)	21(a)
	Tūhoe Claims Settlement Act 2014 (2014 No 50)	19(1)(b)
	Waitaha Claims Settlement Act 2013 (2013 No 38)	16(1)(b)
Replace "the application (if any) of the rule against perpetuities or of any	Hineuru Claims Settlement Act 2016 (2016 No 33)	19(2)
provision of the Perpetuities Act 1964 to that trust must be determined under the general law" with "the trust may continue	Maungaharuru-Tangitū Hapū Claims Settlement Act 2014 (2014 No 12)	18(2)
indefinitely under section 16(6)(a) of the Trusts Act 2017 ".	NgāiTakoto Claims Settlement Act 2015 (2015 No 78)	19(2)
	Ngāruahine Claims Settlement Act 2016 (2016 No 93)	19(2)
	Ngāti Apa ki te Rā Tō, Ngāti Kuia, and Rangitāne o Wairau Claims Settlement Act 2014 (2014 No 19)	26(2)
	Ngāti Hauā Claims Settlement Act 2014 (2014 No 75)	19(2)
	Ngāti Kōata, Ngāti Rārua, Ngāti Tama ki Te Tau Ihu, and Te Ātiawa o Te Waka-a-Māui Claims Settlement Act 2014 (2014 No 20)	29(2)
	Ngāti Koroki Kahukura Claims Settlement Act 2014 (2014 No 74)	19(2)
	Ngāti Kuri Claims Settlement Act 2015 (2015 No 76)	19(2)
	Ngāti Manuhiri Claims Settlement Act 2012 (2012 No 90)	18(2)
	Ngāti Rangiteaorere Claims Settlement Act 2014 (2014 No 13)	20(2)
	Ngāti Rangiwewehi Claims Settlement Act 2014 (2014 No 14)	20(2)
	Ngati Toa Rangatira Claims Settlement Act 2014 (2014 No 17)	20(2)
	Rangitāne o Manawatu Claims Settlement Act 2016 (2016 No 100)	19(2)
	Raukawa Claims Settlement Act 2014 (2014 No 7)	19(2)
	Tapuika Claims Settlement Act 2014 (2014 No 15)	19(2)
	Taranaki Iwi Claims Settlement Act 2016 (2016 No 95)	19(2)

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Amendment	Act	section/s or cross- heading
	Te Atiawa Claims Settlement Act 2016 (2016 No 94)	19(2)
	Te Awa Tupua (Whanganui River Claims Settlement) Act 2017 (2017 No 7)	90(2)
	Te Kawerau ā Maki Claims Settlement Act 2015 (2015 No 75)	18(2)
	Te Rarawa Claims Settlement Act 2015 (2015 No 79)	19(2)
	Tūhoe Claims Settlement Act 2014 (2014 No 50)	19(2)
Replace "the application (if any) of the rule against perpetuities or any provision of the Perpetuities Act 1964 must be	Affiliate Te Arawa Iwi and Hapu Claims Settlement Act 2008 (2008 No 98)	18(2)
determined under the general law" with "the trust may continue indefinitely under	Maraeroa A and B Blocks Claims Settlement Act 2012 (2012 No 52)	18(2)
section 16(6)(a) of the Trusts Act 2017 ".	Ngā Mana Whenua o Tāmaki Makaurau Collective Redress Act 2014 (2014 No 52)	15(2)
	Ngai Tāmanuhiri Claims Settlement Act 2012 (2012 No 55)	17(2)
	Ngāti Apa (North Island) Claims Settlement Act 2010 (2010 No 129)	17(2)
	Ngāti Mākino Claims Settlement Act 2012 (2012 No 53)	15(2)
	Ngati Porou Claims Settlement Act 2012 (2012 No 31)	17(2)
	Ngāti Whātua o Kaipara Claims Settlement Act 2013 (2013 No 37)	18(2)
	Ngāti Whātua Ōrākei Claims Settlement Act 2012 (2012 No 91)	20(2)
	Port Nicholson Block (Taranaki Whānui ki Te Upoko o Te Ika) Claims Settlement Act 2009 (2009 No 26)	14(2)
	Rongowhakaata Claims Settlement Act 2012 (2012 No 54)	19(2)
	Te Aupouri Claims Settlement Act 2015 (2015 No 77)	19(2)
	Waitaha Claims Settlement Act 2013 (2013 No 38)	16(2)
Replace "the application (if any) of the rule against perpetuities or any relevant provisions of the Perpetuities Act 1964 to that trust must be determined under the general law" with "the trust may continue	Ngāti Mutunga Claims Settlement Act 2006 (2006 No 61)	19(2)

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Amendment	Act	section/s or cross- heading
indefinitely under section 16(6)(a) of the Trusts Act 2017".	Te Arawa Lakes Settlement Act 2006 (2006 No 43)	17(2)
Replace the cross-heading with "Maximum duration rule".	Affiliate Te Arawa Iwi and Hapu Claims Settlement Act 2008 (2008 No 98)	The cross-heading above s 18
	Ngaa Rauru Kiitahi Claims Settlement Act 2005 (2005 No 84)	The cross-heading above s 19
	Ngāti Apa (North Island) Claims Settlement Act 2010 (2010 No 129)	The cross-heading above s 17
	Ngāti Mākino Claims Settlement Act 2012 (2012 No 53)	The cross-heading above s 15
	Ngāti Mutunga Claims Settlement Act 2006 (2006 No 61)	The cross-heading above s 19
	Ngāti Pāhauwera Treaty Claims Settlement Act 2012 (2012 No 30)	The cross-heading above s 18
	Ngati Ruanui Claims Settlement Act 2003 (2003 No 20)	The cross-heading above s 19
	Ngati Tama Claims Settlement Act 2003 (2003 No 126)	The cross-heading above s 16
	Ngāti Tuwharetoa (Bay of Plenty) Claims Settlement Act 2005 (2005 No 72)	The cross-heading above s 19
	Port Nicholson Block (Taranaki Whānui ki Te Upoko o Te Ika) Claims Settlement Act 2009 (2009 No 26)	The cross-heading above s 14
	Rongowhakaata Claims Settlement Act 2012 (2012 No 54)	The cross-heading above s 19
	Te Arawa Lakes Settlement Act 2006 (2006 No 43)	The cross-heading above s 17
	Waitaha Claims Settlement Act 2013 (2013 No 38)	The cross-heading above s 16

Part 2 Other amendments to Acts

Māori Purposes (Wi Pere Trust) Act 1991 (1991 No 38)

Replace section 12 with:

12 Trust not subject to maximum duration rule

Section 16 of the Trusts Act **2017** does not prescribe or restrict the period during which the trust may exist.

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Medical Assurance Society Members' Trust (Exemption from Perpetuities) Act 1997 (1997 No 3) (P)

Repeal the Long Title.

Replace sections 1 and 2 with:

1 Title

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This Act is the Medical Assurance Society Members' Trust (Exemption from Limit on Maximum Duration of Trusts) Act 1997.

2 Exemption from limit on maximum duration of trust

Section 16 of the Trusts Act **2017** does not apply to the trust known as the Medical Assurance Society Members' Trust, which was established by a deed of trust dated 1 November 1995.

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Nga Wai o Maniapoto (Waipa River) Act 2012 (2012 No 29)

Replace section 34(2) with:

(2) Section 16 of the Trusts Act 2017 does not apply to a document entered into to give effect to the deed if the application of that provision would make the document invalid or ineffective or a right conferred by the document invalid or ineffective.

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Ngāti Manawa Claims Settlement Act 2012 (2012 No 27)

Replace section 17(2) and (3) with:

- (2) **Section 16** of the Trusts Act **2017** does not apply to a document entered into to give effect to the deed of settlement if the application of that provision would make the document invalid or ineffective or a right conferred by the document invalid or ineffective.
- (3) However, if the trust established by the Te Rūnanga o Ngāti Manawa trust deed is or becomes a charitable trust, the trust may continue indefinitely under section 16(6)(a) of the Trusts Act 2017.

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Ngāti Pāhauwera Treaty Claims Settlement Act 2012 (2012 No 30)

In section 18(2), replace "the application (if any) of the rule against perpetuities or any provision of the Perpetuities Act 1964 to either trust must be determined under the general law" with "that trust may continue indefinitely under **section 16(6)(a)** of the Trusts Act **2017**".

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Ngati Tuwharetoa, Raukawa, and Te Arawa River Iwi Waikato River Act 2010 (2010 No 119)

Replace section 61(2) with:

(2) **Section 16** of the Trusts Act **2017** does not apply to a document entered into to give effect to the deed if the application of that provision would make the

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Ngati Tuwharetoa, Raukawa, and Te Arawa River Iwi Waikato River Act 2010 (2010 No 119)—continued

document invalid or ineffective or a right conferred by the document invalid or ineffective.

Ngāti Whare Claims Settlement Act 2012 (2012 No 28)

Replace section 17(2) and (3) with:

- (2) **Section 16** of the Trusts Act **2017** does not apply to a document entered into to give effect to the deed of settlement if the application of that provision would make the document invalid or ineffective or a right conferred by the document invalid or ineffective.
- (3) However, if the trust established by the Te Rūnanga o Ngāti Whare trust deed is or becomes a charitable trust, the trust may continue indefinitely under **sec**tion 16(6)(a) of the Trusts Act 2017.

Property Law Act 2007 (2007 No 91)

Repeal section 59(2).

In Schedule 6, clause 9(7), replace "The rule against perpetuities as modified by the Perpetuities Act 1964" with "Section 16 of the Trusts Act 2017".

Te Roroa Claims Settlement Act 2008 (2008 No 100)

In section 17(2), replace "the application (if any) of the rule against perpetuities or any provision of the Perpetuities Act 1964 to that trust is to be determined under the general law" with "the trust may continue indefinitely under section 16(6)(a) of the Trusts Act **2017**."

Waikato Raupatu Claims Settlement Act 1995 (1995 No 58)

Replace section 23 with:

23 Land holding trust not subject to maximum duration rule

- Section 16 of the Trusts Act 2017 does not— (1)
 - prescribe or restrict the period during which the land holding trust may (a) exist; or
 - apply in relation to the rights conferred by section 11 of this Act.
- (2) The land holding trust is not subject to any enactment or rule of law restricting the period for which a trust may run.

Waikato-Tainui Raupatu Claims (Waikato River) Settlement Act 2010 (2010 No 24)

Replace section 92(2) with:

Section 16 of the Trusts Act **2017** does not apply to a document entered into to give effect to the 2008 deed or the 2009 deed if the application of that provi-

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Waikato-Tainui Raupatu Claims (Waikato River) Settlement Act 2010 (2010 No 24)—continued

sion would make the document invalid or ineffective or a right conferred by the document invalid or ineffective.

Whakarewarewa and Roto-a-Tamaheke Vesting Act 2009 (2009 No 50)

In sections 22(1) and 33(1), replace "Neither the rule against perpetuities nor any provisions of the Perpetuities Act 1964 prescribes or restricts" with "**Section 16** of the Trusts Act **2017** does not prescribe or restrict".

Replace section 22(2)(b) and 33(2)(b) with:

(b) the trust may continue indefinitely under **section 16(6)(a)** of the Trusts Act **2017**.

Replace section 22(3) with:

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(3) **Section 16** of the Trusts Act **2017** does not apply to a document entered into to give effect to the vesting deed if and to the extent that the application of that provision would make the document invalid or ineffective or a right conferred by the document invalid or ineffective.