CONTENTS

	facev horsxvii
	estionnaire1
A.	GENERAL11
1.	What kinds of formal relationships between a couple (e.g. different/same-sex marriage, different/same-sex registered partnership, etc.) are regulated by legislation? Briefly indicate the current legislation
2.	To what extent, if at all, are informal relationships between a couple regulated by specific legislative provisions? Where applicable, briefly indicate the current specific legislation. Are there circumstances (e.g. the existence of a marriage or registered partnership with another person, a partner's minority) which disqualify the couple?
3.	In the absence of specific legislative provisions, are there circumstances (e.g. through the application of the law of obligations or the law of property) under which informal relationships between a couple are given legal effect (e.g. through the application of the law of obligations or the law of property)? Where applicable briefly indicate the leading cases
4.	How are informal relationships between a couple defined by either legislation and/or case law? Do these definitions vary according to the context?
5.	Where informal relationships between a couple have legal effect: a. When does the relevant relationship begin?
	b. When does the relevant relationship end? 167

6.	To what extent, if at all, has the national constitutional position been relevant to the legal position of informal relationships between a couple?	.93
7.	To what extent, if at all, have international instruments (such as the European Convention on Human Rights) and European legislation (treaties, regulations, and directives) been relevant in your jurisdiction to the legal position of informal relationships between a couple?	219
8.	Give a brief history of the main developments and the most recent reforms of the rules regarding informal relationships between a couple. Briefly indicate the purpose behind the law reforms and, where relevant, the main reasons for not adopting a proposal 2	235
9.	Are there any recent proposals (e.g. by Parliament, law commissions or similar bodies) for reform in this area?	275
B.	STATISTICS AND ESTIMATIONS	293
10.	How many marriages and, if permissible, other formalised relationships (such as registered partnerships and civil unions) have been concluded per annum? How do these figures relate to the size of the population and the age profile? Where relevant and available, please provide information on the gender of the couple	295
11.	How many couples are living in an informal relationship in your jurisdiction? Where possible, indicate trends	331
12.	What percentage of the persons living in an informal relationship are: a. Under 25 years of age? b. Between 26-40 years of age? c. Between 41-50 years of age? d. Between 51-65 years of age? e. Older?	351
13.	How many couples living in an informal relationship enter into a formal relationship with each other:	
	a. Where there is a common child?b. Where there is no common child?	371

4.4	**	•
14.	How many informal relationships are terminated: a. Through separation of the partners?	
	b. Through the death of one of the partners?	83
15.	What is the average duration of an informal relationship before its termination? How does this compare with the average duration of formalised relationships?	.01
	duration of formalised relationships:	71
16.	What percentage of children are born outside a formal relationship? Of these children, what percentage are born	
	in an informal relationship? Where possible, indicate trends 4	03
17.	What is the proportion of children living within an informal relationship who are not the couple's common children	0.5
	(excluding foster children)?4	25
18.	How many children are adopted within an informal relationship: a. By one partner only?b. Jointly by the couple?	
	c. Where one partner adopted the child of the other?4	33
19.	How many partners in an informal relationship have been	
	in a formal or an informal relationship previously?4	51
C.	DURING THE RELATIONSHIP	61
20.	Are partners in an informal relationship under a duty to support each other, financially or otherwise:	
	a. Where there are no children in the household?	
	b. Where there are common children in the household?	~
	c. Where there are other children in the household? 40	53
21.	Are partners in an informal relationship under a general duty	0.7
	to contribute to the costs and expenses of their household? 48	5/
22.	Does a partner in an informal relationship have a right to remain in the home against the will of the partner who is the owner or	
		99

23.	Are there specific rules on a partner's rights of occupancy of the home:
	a. In cases of domestic violence?b. In cases where the partner owning or renting the home is absent?
24.	Are there specific rules on transactions (e.g. disposal, mortgaging, subletting) concerning the home of partners in an informal relationship: a. Where the home is jointly owned by the partners? b. Where the home is owned by one of the partners? c. Where the home is jointly rented by the partners? d. Where the home is rented by one of the partners?
25.	Under what circumstances and to what extent can one partner act as an agent for the other?
26.	Under what circumstances can partners in an informal relationship become joint owners of assets?
27.	To what extent, if at all, are there specific rules governing acquisitions and/or transactions in respect of household goods? In answering this question briefly explain what is meant by household goods
28.	Are there circumstances under which partners in an informal relationship can be regarded as joint owners, even if the title belongs to one partner only?
29.	How is the ownership of assets proved as between partners in an informal relationship? Are there rebuttable presumptions?
30.	How is the ownership of assets proved as regards third parties? Are there rebuttable presumptions?
31.	Under what circumstances, if any, can partners in an informal relationship become jointly liable for debts?
32.	On which assets can creditors recover joint debts? 675

33.	Are there specific rules governing the administration of assets jointly owned by the partners in an informal relationship? If there are no specific rules, briefly outline the generally
	applicable rules
D.	SEPARATION697
34.	When partners in an informal relationship separate does the law grant maintenance to a former partner? If so, what are the requirements?
35.	 What relevance, if any, upon the amount of maintenance is given to the following factors/circumstances: a. The creditor's needs and the debtor's ability to pay maintenance? b. The creditor's contributions during the relationship (such as the raising of children)? c. The standard of living during the relationship? d. Other factors/circumstances (such as giving up his/her career)?
36.	What modes of calculation (e.g. percentages, guidelines), if any, apply to the determination of the amount of maintenance?
37.	Where the law provides for maintenance, to what extent, if at all, is it limited to a specific period of time?729
38.	What relevance, if any, do changed circumstances have on the right to continued maintenance or the amount due?735
39.	Is the maintenance claim extinguished upon the claimant entering: a. Into a formal relationship with another person? b. Into an informal relationship with another person?
40.	How does the creditor's maintenance claim rank in relation to:a. The debtor's current spouse, registered partner, or partner in an informal relationship?b. The debtor's previous spouse, registered partner, or partner in an informal relationship?
	c. The debtor's children? d. The debtor's other relatives?

41.	When partners in an informal relationship separate, are specific rules applicable to the determination of the ownership of the
	partners' assets? If there are no specific rules, which general rules are applicable?
42.	When partners in an informal relationship separate, are specific rules applicable subjecting all or certain property (e.g. the home or household goods) to property division? If there are no specific rules, which general rules are applicable?
43.	Do the partners have preferential rights regarding their home and/or the household goods? If so, what factors are taken into account when granting these rights (e.g. the formal ownership of the property, the duration of the relationship, the needs of each partner, the care of children)?
44.	How are the joint debts of the partners settled? 801
45.	What date is decisive for the determination and the valuation of: a. The assets? b. The debts?
46.	On what grounds, if any, and to what extent may a partner upon separation claim compensation upon the basis of contributions made or disadvantages suffered during the relationship?
E.	DEATH
47.	Does the surviving partner have rights of inheritance in the case of intestate succession? If yes, how does this right compare to that of a surviving spouse or a registered partner, in a marriage or registered partnership?
48.	Does the surviving partner have any other rights or claims on the estate (e.g. any claim based on dependency, compensation, or maintenance) in the case of intestate succession?
49.	Are there specific rules dealing with the home and/or household goods?

Xii

50.	Can a partner dispose of property by will in favour of the surviving partner:
	a. In general?b. If the testator is married to or is the registered partner of another person?c. If the testator has children?
51.	Can partners make a joint will disposing of property in favour of the surviving partner: a. In general? b. If either partner is married to or is the registered partner of another person? c. If either testator has children?
52.	Can partners make other dispositions of property upon death (e.g. agreements as to succession or gifts upon death) in favour of the surviving partner: a. In general? b. If either partner is married to or is the registered partner of another person? c. If either partner has children?
53.	Is the surviving partner entitled to a reserved share or to any other rights or claims on the estate (e.g. any claim based on dependency, compensation, or maintenance) in the case of a disposition of property upon death (e.g. by will, joint will, or inheritance agreement) in favour of another person?
54.	Are there any statistics or estimations on how often a relationship is terminated by the death of one of the partners?
55.	Are there any statistics or estimations on how common it is that partners in an informal relationship make a will in favour of the other partner?
56.	Are there any statistics or estimations on how common it is that a partner in an informal relationship is the beneficiary to the other partner's life insurance?
F.	AGREEMENTS
57.	Are there specific rules concerning agreements between partners in an informal relationship? Where relevant, please indicate these specific rules. If not, which general rules apply?

58.	Are partners in an informal relationship permitted to agree on the following issues:
	a. The division of tasks as between the partners?b. The contributions to the costs and expenses of the household?c. Their property relationship?d. Maintenance?
	e. The duration of the agreement?
59.	Are partners in an informal relationship permitted to agree on the legal consequences of their separation?
60.	Are the agreements binding: a. Between the partners? b. In relation to third parties?
61.	If agreements are not binding, what effect, if any, do they have? 1049
62.	If specific legislative provisions regulate informal relationships, are the partners permitted to opt in or to opt out of this specific regulation?
63.	When can the agreement be made (before, during, or after the relationship)?
64.	What formal requirements, if any, govern the validity of agreements: a. As between the partners? b. In relation to a third party?
65.	Is independent legal advice required?
66.	Are there any statistics or estimations on the frequency of agreements made between partners in an informal relationship?
67.	Are there any statistics or estimations regarding the content of agreements made between partners in an informal relationship?

G. I	DISPUTES1099
68.	Which authority is competent to decide disputes between partners in an informal relationship?1101
69.	Is that the same authority as for spousal disputes?
70.	Can the competent authority scrutinise an agreement made by the partners in an informal relationship? If yes, what is the scope of the scrutiny?
71.	Can the competent authority override or modify the agreement on account of fairness towards a partner, the rights of a third party, or on any other ground (e.g. a change of circumstances)?
72.	What alternative dispute-solving mechanisms (e.g. mediation or counselling), if any, are offered or required with regard to disputes arising out of informal relationships?1143
73.	What are the procedural effects of an agreement on ADR between partners in an informal relationship? Can any partner seize the competent authority in breach of the ADR clause? 1155
74.	Are there any statistics or estimations on how common it is that partners in an informal relationship include an ADR clause in their agreement?