

## **State Revenue Legislation Amendment Bill 2002**

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This Public Bill, originated in the Legislative Assembly and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

## **State Revenue Legislation Amendment Bill 2002**

Act No , 2002

An Act to make miscellaneous amendments to certain State revenue legislation; and for other purposes.

**EXAMINED** 

Chairman of Committees

The Legislature of New South Wales enacts:					
1	Nar	ne of Act	2		
		This Act is the State Revenue Legislation Amendment Act 2002.	3		
2	Cor	mmencement	4		
	(1)	This Act commences on the date of assent, except as provided by this section.	5 6		
	(2)	The amendments made by Schedule 1 to sections 8, 9, 24, 114, 115 and 118 of the <i>Duties Act 1997</i> are taken to have commenced on 13 November 2002.	7 8 9		
	(3)	The following provisions commence, or are taken to have commenced, on the dates indicated:	10 11		
		Schedule 1 [13]–[28], [30], [31] and [38] and Schedule 6 on 1 January 2003	12 13		
		Schedule 2 on 31 December 2002.	14		
	(4)	Section 4, and Schedules 4, 7 and 8 commence on a day or days to be appointed by proclamation.	15 16		
3	Am	endment of Acts and instruments	17		
		The Acts and instruments specified in Schedules 1–8 are amended as set out in those Schedules.	18 19		
4	Rep	peal	20		
		The Revenue Laws (Reciprocal Powers) Act 1987 and the Revenue Laws (Reciprocal Powers) Regulation 2000 are repealed.	21 22		

Sch	edule 1	Amenda	nent of Dut	ies Act 1997		1
					(Section 3)	2
[1]	Section 8 l	mposition of	f duty on certain	transactions concer	ning dutiable	3 4
	Insert after	section 8 (1)	) (b) (v):			5
		(vi)		nent of a term in lar		6
				r section 134 of the C	Conveyancing	7
			Act 1919.			8
[2]	Section 9 transfers	Imposition	of duty on du	utiable transactions	that are not	9 10
	Insert at the	e end of the	table to the secti	ion in Columns 1, 2, 3	3 and 4:	11
						12
		enlargement of term in land in a fee simple		the person who acquires the estate in fee simple	when the term is enlarged	13 14 15
[3]	Section 18	No double	duty			16
	Insert after	section 18 (	6):			17
	(6A)	The duty ch	nargeable on a de	eclaration of trust is \$1	0 if the Chief	18
	,		ner is satisfied t			19
		(a) the c	declaration of tru	st supersedes another	declaration of	20
				nich duty has been paid		21
				vere declared under th	e superseded	22
		decl	aration of trust,	and		23
				r the declaration of tru		24
			-	eded declaration of tru		25
				y subject to the declar		26
		(i)		or substantially the		27
				t was the subject of the function of the funct		28 29
				seded declaration of tra		30
		(ii)		he proceeds of re-in		31
		( )		was the subject of th		32

Cobodulo 1	Amandment of Duties Act	100
Schedule 1	Amendment of Duties Act	. 199 <i>1</i>

				(iii)	declaration of trust at the time of the declaration of the superseded declaration of trust, or is property to which both subparagraphs (i) and (ii) apply.	1 2 3 4
[4]	Section	on 24				5
	Omit	the se	ection.	Insert i	nstead:	6
	24	Arra	angem	ents th	at reduce dutiable value	7
			prope disreg prope	rty tha garded rty if:	ment affecting the dutiable value of dutiable t is subject to a dutiable transaction is to be in determining the dutiable value of the dutiable	8 9 10 11
			(a)	the du	utiable transaction is between associated persons,	12 13
			(b)	purpo	hief Commissioner is satisfied that a significant use of any party to the arrangement was the tion of the dutiable value of the dutiable property.	14 15 16
[5]	Section	on 50	Α			17
	Insert	after	section	50:		18
	50A	Can	celled	transfe	ers of dutiable property	19
		(1)	instru	ment is	f dutiable property that is effected by a written s not liable to duty under this Chapter if the Chief er is satisfied that:	20 21 22
			(a)	dutial	ransfer instrument has been cancelled and the ble property has not been transferred to the eree, and	23 24 25
			(b)	the tra	ansfer was not cancelled to give effect to a subsale,	26 27
			(c)	the du	ansferee has not claimed any equitable interest in triable property the subject of the transfer (such as, case of land, by lodging a caveat on the title to the rrty).	28 29 30 31
		(2)		•	een paid on a transfer of dutiable property that is	32

				ation fo	ssioner must reassess and refund the duty if an or a refund is made within 5 years of the initial	1 2 3
		(3)	made	must be	nstrument in respect of which the application is e surrendered to the Chief Commissioner unless numissioner dispenses with that requirement.	4 5 6
		(4)	In this	section	a, cancelled includes abandoned.	7
[6]	Section	on 64				8
	Omit	the se	ection. 1	Insert in	stead:	9
	64	Cor	versio	n of lan	d use entitlement to different form of title	10
			of the	Strata	geable on the transfer of a lot within the meaning <i>Schemes (Freehold Development) Act 1973</i> or a ited plan is \$10 if:	11 12 13
			(a)	strata p in resp	nsferee, immediately before registration of the plan or deposited plan, held a land use entitlement sect of the land or part of the land the subject of ata plan or deposited plan, and	14 15 16 17
			(b)	transfe to and under	nsfer is part of an arrangement under which the ree will take an interest in the lot similar in effect in substitution for the interest the transferee had the land use entitlement immediately before ation of the strata plan or deposited plan, and	18 19 20 21 22
			(c)	one of (i) (ii) (iii)	the following applies: ad valorem duty was paid at the time the land use entitlement was acquired by the transferee, section 55, 57 or 63 applied to the acquisition of the land use entitlement by the transferee, and duty was paid as provided for by the section that applied, no duty was chargeable on the acquisition of the land use entitlement by the transferee because of section 68.	23 24 25 26 27 28 29 30 31 32
[7]	Section	on 66	Exem	otions—	-marketable securities	33
	Insert	after	section	66 (8A	.):	34

Trust	mergers	1					
		2					
		4					
		5					
		6					
		7					
(a)		8					
		9					
		10 11					
<i>a</i> >	,						
(b)		12					
		13					
(c)		14					
		15					
	1997 of the Commonwealth.	16					
For the	ne purposes of subsection (9), qualifying unit trust	17					
scheme means a unit trust scheme:							
(a)	any of the units in which are listed for quotation on the	19					
` /	Australian Stock Exchange or on a recognised stock	20					
	exchange, or	21					
(b)	in respect of which:	22					
. ,	(i) units in the scheme have been issued to the	23					
	public and 50 or more persons are beneficially	24					
	·	25					
		26					
		27					
		28 29					
	- ·						
(c)		30					
		31					
		32 33					
		34					
	enpress and opinion in relation to the diffe tract belieffle.	54					
7 Whei	n is a private corporation "land-rich"?	35					
section	107 (2) (f):	36					
(g)	shares or units in a subsidiary of the private corporation,	37					
	No du agreer trust s qualif respon the Cl (a)  (b)  (c)  For the schement (a)  (b)	of 2 qualifying unit trust schemes or a takeover of a qualifying unit trust scheme by another qualifying unit trust scheme, and  (b) the units are registered on a register kept in New South Wales, and  (c) the transfer would qualify as a roll-over under Subdivision 124-M of the <i>Income Tax Assessment Act 1997</i> of the Commonwealth.  For the purposes of subsection (9), <i>qualifying unit trust scheme</i> means a unit trust scheme:  (a) any of the units in which are listed for quotation on the Australian Stock Exchange or on a recognised stock exchange, or  (b) in respect of which:  (i) units in the scheme have been issued to the public and 50 or more persons are beneficially entitled to units in the scheme, or  (ii) a majority of units in the scheme are acquired by, for or on account of, a complying superannuation fund, a pooled superannuation trust or a life company, or  (c) that, in the opinion of the Chief Commissioner, will satisfy paragraph (b) within 12 months after the Chief Commissioner gives written notice of that opinion to a person who has requested the Chief Commissioner to express that opinion in relation to the unit trust scheme.  7 When is a private corporation "land-rich"?					

[8]

		(h)		y consisting of an interest as a beneficiary in a onary trust (within the meaning of section 110),	1 2
[9]	Section 114	4 What	is a "re	levant acquisition"?	3
	Insert after s	section	114 (a)	(ii):	4
			(iii)	that, when aggregated with other interests in the	5
			` '	corporation acquired by another person or other	6
				persons under transactions that form, evidence,	7
				give effect to or arise from what is substantially	8
				one arrangement, results in an aggregation that	9
				amounts to a majority interest in the corporation,	10
			,	or	11
[10]	Section 114	4 (2)			12
	Insert at the	end of	f the sect	tion:	13
	(2)	Howe	ver, an a	acquisition of an interest in a land-rich private	14
	` /			nder an arrangement that results in the land-rich	15
		private	e corpora	ation ceasing to be a private corporation is not a	16
		releva	nt acquis	sition because of subsection (1) (a) (iii).	17
[11]	Section 115	5 Acqu	isition s	statements	18
	Insert "by th	ne perso	on on tha	at date (or, if the relevant acquisition results from	19
	the aggrega	tion of	f the inte	erests of associated persons, particulars of the	20
				erson and any associated persons on that date)"	21
	after "partic	ulars o	of the into	erest acquired" in section 115 (2) (c).	22
[12]	Section 118	B How	duty is	charged on relevant acquisitions	23
	Insert after s	section	118 (1)	:	24
	(1A)	If a re	elevant a	acquisition results from the aggregation of the	25
	· /			sociated persons, the reference in subsection (1)	26
				acquired includes a reference to any interests	27
		acquir	ed by as	sociated persons on the same date.	28
[13]	Section 204	4 Impo	sition of	f duty	29
	Omit "section	ons 216	5–218" fr	rom the note. Insert instead "sections 216–218C".	30
[14]	Section 205	5 What	is a mo	ortgage?	31

	Omit "at the date of its first execution" from section 205 (a). Insert instead "at the liability date".	1 2
[15]	Section 205 (b)	3
	Omit the paragraph.	4
[16]	Section 206 What is an advance?	5
	Omit ", and" wherever occurring from section 206 (a) (i), (ii) and (iii). Insert instead ", or".	6 7
[17]	Section 208 When does a liability arise?	8
	Insert "under this or a corresponding Act" after "liability to duty last arose in respect of it" in section 208 (2).	9 10
[18]	Section 208 (3)	11
	Insert ", unless it is duly stamped under a corresponding Act or is exempt from duty" after "the land".	12 13
[19]	Section 209 When must duty be paid?	14
	Omit the note.	15
[20]	Section 210 How is mortgage duty charged?	16
	Omit "sections 216–218" from the note. Insert instead "sections 216–218C".	17
[21]	Section 211 Consequences of non-payment of duty	18
	Insert at the end of the section:	19
	(2) A mortgage mentioned in section 216 or 217 on which duty is required by this Chapter to be paid is, while any duty remains unpaid on it, enforceable only to the extent of the dutiable proportion on which duty has been paid under this Act.	20 21 22 23
[22]	Section 213	24

Omit sections 213 and 214. Insert instead:

	213	Am	ount secured by mortgage	1		
		(1)	For the purposes of this Chapter, the <i>amount secured by a mortgage</i> is the amount of advances actually secured by it and (but for this Chapter) recoverable under it.	2 3 4		
		(2)	However, if:	5		
			(a) a mortgage has been duly stamped under this Act, or is stamped or exempt from duty under a corresponding Act, for an amount of advances secured by the mortgage, and	6 7 8 9		
			(b) a further advance secured by the mortgage is made, and	10		
			(c) the total amount secured by the mortgage exceeds the amount for which the mortgage has been duly stamped under this Act, or is stamped or exempt from duty under a corresponding Act,	11 12 13 14		
			the amount on which duty is charged is, for the purposes of section 210 (2), the excess amount mentioned in paragraph (c).	15 16		
[23]	Section	ons 2	16–218C	17		
	Omit sections 216–218. Insert instead:					
	216	Мог	rtgages over property not wholly within New South Wales	19		
		(1)	Mortgage duty is to be assessed for a mortgage over property that is partly within and partly outside New South Wales as if the amount secured by the mortgage were only the dutiable proportion.	20 21 22 23		
		(2)	The <i>dutiable proportion</i> is to be calculated in accordance with the following formula:	24 25		
			$DP = AS \times \frac{V}{T}$	26		
			where:	27		
			<b>DP</b> is the dutiable proportion.	28		
			AS is the amount secured by the mortgage on which duty would, but for this section, be charged at the liability date.	29 30		
			<i>V</i> is the value of the property in New South Wales affected by the mortgage.	31 32		

		the value of all property affected by the mortgage, ding property within a Territory or outside Australia.	1 2
(3)		lutiable proportion is to be calculated by reference to the	3
		of the properties according to any referable point fied in subsection (4).	4 5
(4)	•	• •	
(4)		erable point is any of the following prepared within 12 as before the liability date for the mortgage:	6 7
	(a)	an independent valuation of the secured property,	8
	(b)	a statement of the mortgagee based on information	9
		obtained by the mortgagee in deciding to make the advance to the mortgagor,	10 11
	(c)	property valuations used by the mortgagor in preparing	12
		an annual return to be lodged under the <i>Corporations Act 2001</i> of the Commonwealth,	13 14
	(d)	a financial report of the mortgagor, certified by an	15
		independent auditor as presenting a true and fair view of	16
	(-)	a corporation's financial position,	17
	(e)	agreed property valuations that form the basis of the mortgagor's insurance policies,	18 19
	(f)	another document the Chief Commissioner considers to be appropriate for calculating the dutiable proportion.	20 21
(5)		ever, if there is more than one referable point for a gage, the referable point is the later or latest of the	22 23
		ble points, subject to subsection (6).	24
(6)	Also,	the referable point must be the same referable point used	25
		be used to determine liability to duty at the liability date	26
	under	a corresponding Act.	27
Adv	ances	secured by mortgage package	28
(1)	For th	ne purposes of this Part, 2 or more instruments of security	29
	are a	mortgage package if:	30
	(a)	at a liability date, the instruments secure or partly secure the same money, and	31 32
	(b)	at least one of the instruments is a security affecting	33
		property wholly or partly outside New South Wales, and	34
	(c)	at least one of the instruments is a mortgage.	35

	(2)	In the case of an initial advance, 2 or more instruments of security are taken to be part of a <i>mortgage package</i> only if the	1 2
		Chief Commissioner is satisfied that the mortgages were	3
		intended to be part of the same package and in such a case are	4
		taken, for the purpose of assessing duty, to be first executed on	5
		the day the last of the instruments to be executed was executed.	6
	(3)	In the case of a further advance, a <i>mortgage package</i> includes:	7
		(a) a mortgage first executed after the initial liability date	8
		for another mortgage if the Chief Commissioner is	9
		satisfied the mortgages were intended to be part of the	10
		same package, and	11
		(b) a mortgage previously collateral to an earlier advance	12
		under one or more of the other mortgages in the	13
		package.	14
	(4)	Duty on a mortgage package is to be assessed under this Part as	15
		if the instruments comprising the mortgage package were one	16
		mortgage.	17
	(5)	One of the mortgages in the mortgage package is to be stamped	18
	` ′	with the mortgage duty paid in New South Wales for the	19
		mortgage package and each other mortgage in the mortgage	20
		package must be stamped as a collateral mortgage.	21
218	Sta	mping before advance	22
	(1)	A mortgage may be stamped before an advance whether or not	23
	( )	an earlier advance has been made.	24
	(2)	If a mortgage referred to in section 216 or 217 is stamped	25
		before an advance has been made, the liability date for the	26
		mortgage is, for the purpose of determining a referable point for	27
		the mortgage, taken to be the date of stamping.	28
218A	Sec	eurity	29
	(1)	A stamped mortgage or a collateral mortgage that was, but is no	30
		longer, part of the same mortgage package and no longer	31
		secures the same money secured by that package is not security	32
		for any other advance unless duty in respect of the other	33
		advance has been paid.	34

	(2)	The withdrawal of a mortgage from a mortgage package will	1
		not, for the purposes of this Chapter, affect the amount for	2 3
		which the remaining mortgage or mortgages are security.	3
218B	Col	llateral mortgage	4
	(1)	Duty is not chargeable on the amount or part of the amount	5
		secured by a collateral mortgage that is the same money as is	6
		secured by:	7
		(a) a mortgage or instrument of security that is duly	8
		stamped under this Act or stamped under a	9
		corresponding Act, or	10
		(b) a mortgage package that has been duly stamped under	11
		section 217 or stamped as a mortgage package under a	12
		corresponding Act.	13
	(2)	If the same money is secured, or partly secured, by 2 or more	14
	(-)	mortgages, at least one of which is a mortgage that is exempt	15
		from duty under a corresponding Act because it effects a	16
		refinancing (an <i>exempt mortgage</i> ) and at least one of which is	17
		a collateral mortgage that is chargeable with duty under this	18
		Act:	19
		(a) the duty chargeable on the collateral mortgage (or, if	20
		there is more than one collateral mortgage, on one of	21
		them) is to be reduced by the amount of duty from	22
		which the exempt mortgage is exempt under the	23
		corresponding Act (subject to subsection (3)), and	24
		(b) each collateral mortgage, other than the collateral	25
		mortgage referred to in paragraph (a), is chargeable with	26
		the minimum duty for collateral mortgages.	27
	(3)	A collateral mortgage is chargeable with a minimum duty of	28
	( )	\$10.	29
	(4)	A collateral mortgage that no longer secures an amount secured	30
		by a mortgage, instrument or mortgage package referred to in	31
		subsection (1), or by an exempt mortgage referred to in	32
		subsection (2), is not security for another advance unless	33
		mortgage duty for the amount of the other advance is paid.	34
218C	Мы	lti-jurisdictional statement	35
2100	IVIUI	เม-าูนเ เอนเซเเนเ อเลเซเ แซเ เ	33

	(1)	If mortgage duty is imposed on the dutiable proportion of a mortgage (whether for a mortgage over property not wholly in New South Wales, a mortgage package or on initial or subsequent advances), the mortgagor and mortgagee must, within 3 months after the liability arises:	1 2 3 4 5
		(a) make a written statement, in an approved form, about the location and value of the secured property, and	6 7
		(b) lodge the statement with the Chief Commissioner.	8
		Maximum penalty: 100 penalty units.	9
	(2)	The making and lodging of a statement under subsection (1) by either the mortgagor or the mortgagee relieves the other person from complying with that subsection.	10 11 12
	(3)	The statement may be taken to be the mortgage, or mortgages comprising the mortgage package.	13 14
[24]	Section 22	0 Refinancing of loans	15
	Omit section	on 220 (1). Insert instead:	16
	(1)	In this section:	17
		refinancing mortgage means a mortgage that:	18
		(a) secures the amount of the balance outstanding under an earlier mortgage that is discharged or to be discharged as part of the arrangements for the new mortgage, and	19 20 21
		(b) is created to secure an advance to the same borrower as under the earlier mortgage, and	22 23
		(c) is over the same or substantially the same property or part of the property as the earlier mortgage.	24 25
[25]	Section 22	0 (7)	26
	Omit the su	ubsection.	27
[26]	Section 22	0 (8A)	28
	Insert after	section 220 (8):	29
	(8A)	If a borrower is a related body corporate of a borrower under an earlier mortgage, the firstmentioned borrower is taken to be the	30 31

Schedule 1	Amendment of Duties Act 1997
Schedule i	Amenament of Duties Act 1997

		e borrower or the same person for the purposes of section (1) or (2).	1 2		
[27]	Section 220 (9)		3		
	Omit "an origina	al borrower".	4		
	•	borrower under an earlier mortgage".	5		
[28]	Section 222 Exe	empt mortgages and supporting instruments	6		
	Omit section 222	2 (1). Insert instead:	7		
		s Chapter does not apply to a mortgage executed before nuary 1975.	8		
[29]	Section 222 (2)	(d)	10		
	Omit the paragra	aph. Insert instead:	11		
	(d)	a mortgage given by the Government of the	12		
		Commonwealth or the Government of New South	13		
		Wales or by any public statutory body constituted under a law of this State, and	14 15		
[30]	Section 222 (2)	(g)	16		
	Insert at the end	of section 222 (2) (f):	17		
		, and	18		
	(g)	a mortgage that secures an amount advanced by an	19		
		employer or a related body corporate of an employer to	20		
		an employee of the employer, for the purpose of	21		
		financing a purchase by the employee of shares in the	22		
		employer, or a related body corporate of the employer,	23		
		if the amount advanced (and the total of all advances that the mortgage secures) does not exceed \$16,000.	24 25		
[31]	Section 223 Mo	rtgages associated with certain credit contracts	26		
	Omit "the mortgage is exempt from mortgage duty" from section 223 (1).				
	Insert instead "m	nortgage duty is not chargeable in respect of the mortgage".	28		
[32]	Section 259 Wh	at insurance is exempt from duty?	29		

	repres	sentin	right of New South Wales (including a statutory body ag the Crown in right of New South Wales)" after "Crown" in $O(1)$ (a).	1 2 3				
[33]	Section	on 29	3 Reassessments—failed instruments	4				
	Insert after section 293 (3):							
		(4)	This section does not apply in respect of an instrument that effects a transfer of dutiable property.	6 7				
			<b>Note.</b> Section 50A sets out the circumstances in which duty may be refunded on a cancelled transfer of dutiable property.	8 9				
[34]	Section	on 30	98	10				
	Omit	the se	ection. Insert instead:	11				
	308	App	Dication of Act to Crown	12				
		(1)	This Act binds the Crown in right of New South Wales and, in so far as the legislative power of the Legislature of New South Wales permits, the Crown in all its other capacities.	13 14 15				
		(2)	However, the Crown in right of New South Wales is not liable to pay duty unless this Act or any other Act expressly imposes a liability on the Crown in that capacity to pay duty.	16 17 18				
		(3)	The Governor may, by order published in the Gazette, apply the whole or any specified provisions of this Act to any specified person or body (whether statutory or otherwise) that is exempt from duty under this section.	19 20 21 22				
		(4)	While any such order is in force, the specified person or body is subject to the requirements of this Act accordingly.	23 24				
		(5)	This section does not exempt any person or body from any liability to pay duty chargeable under Chapter 8.	25 26				
			<b>Note.</b> However, section 259 (1) (a) provides that insurance covering only property of the Crown is exempt from duty.	27 28				
		(6)	For avoidance of doubt, in this section, the <i>Crown</i> includes any statutory body representing the Crown.	29 30				
[35]	Sche	dule '	1 Savings, transitional and other provisions	31				
	Insert	at the	e end of clause 1 (1):	32				

$\sim$				4	
Sc	nΔ	aıı	ΙО	7	

Amendment of Duties Act 1997

			State Revenue Legislation Amendment Act 2002	1
[36]	Sche	dule '	1, clause 9	2
	Insert	at the	e end of the clause:	3
			<b>Note.</b> However, see the provisions consequent on the enactment of the State Revenue Legislation Amendment Act 2002 in Part 11.	4
[37]	Sche	dule '	1, Part 11	6
	Insert	at the	e end of the Schedule:	7
	Part	: 11	Provisions consequent on enactment of State Revenue Legislation Amendment Act 2002	8 9 10
	28	Def	initions	11
			In this Part:	12
			amending Act means the State Revenue Legislation Amendment Act 2002.	13 14
			<i>amendment date</i> means the date of commencement of Schedule 1 [23] to the amending Act.	15 16
	29	App	olication of section 50A	17
			Section 50A, as inserted by the amending Act, applies only in respect of a transfer of dutiable property that is effected by a written instrument first executed on or after the commencement of that section.	18 19 20 21
	30	App	plication of mortgage duty amendments	22
		(1)	Subject to clause 9, an amendment to Chapter 7 made by the amending Act extends to any mortgage (within the meaning of section 205, as amended by the amending Act) first executed before the commencement of the amendment if an advance or further advance is made (as referred to in section 210) in respect of the mortgage (or a mortgage package that includes that mortgage) on or after the commencement of the amendment.	23 24 25 26 27 28 29

	(2)		ing in this clause makes duty chargeable in respect of a	1
			gage referred to in section 225 (2) or 226 (2) (c) on the	2
			ng of an advance or further advance, if the mortgage was	3
		first e	executed before 1 January 1999.	4
31			duty provisions extend to some pre-1 July 1998	5
	sec	urities	i e e e e e e e e e e e e e e e e e e e	6
	(1)	Desp	ite clause 9, the duty charged by Chapter 7 is also charged	7
			security by way of a mortgage or charge first executed on	8
			ter 1 January 1975 and before 1 July 1998 that, if it had	9
			first executed on or after the amendment date, would be	10
			ortgage (within the meaning of section 205), but only as	11
		provi	ided for by this clause.	12
	(2)	A m	ortgage or charge referred to in subclause (1) becomes	13
			e to duty under Chapter 7 on the making of an advance or	14
			er advance as referred to in section 210, if the advance or	15
		furth	er advance is made on or after the amendment date.	16
		Note.	The Stamp Duties Act 1920 provides that that Act does not apply in	17
		respe	ct of any such further advances.	18
	(3)		amount of duty chargeable in respect of any such advance	19
			be determined as if references in that Chapter to duty, in	20
			on to the mortgage or charge, include references to duty	21
		charg	ged under the Stamp Duties Act 1920.	22
	(4)	Noth	ing in this clause makes duty chargeable in respect of:	23
		(a)	a mortgage referred to in section 225 (2) or 226 (2) (c),	24
			or	25
		(b)	an advance of a kind referred to in section 206 (b), that	26
			is secured by a mortgage or charge first executed before	27
			23 November 1994, or	28
		(c)	a contingent liability of a kind referred to in section 215	29
		, ,	secured by a mortgage or charge first executed before	30
			1 January 1991.	31
32	Sav	ing of	orders under section 308	32
		Anv	order made under section 308 (1) and in force immediately	33
			re section 308 was replaced by the amending Act is taken,	34
			at replacement, to have been made under section 308 (3).	35

	Schedule 1	Amendment of Duties Act	1997
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[38]	Dictionary				1
	Insert in alp	habetio	cal orde	er:	2
				<i>tred</i> , in relation to a mortgage, has the meaning ion 213.	3 4
		of the	same n	<i>prtgage</i> means a mortgage that secures all or part noney as another mortgage, instrument of security package.	5 6 7
		dutiab	le prop	<b>portion</b> , in relation to a mortgage, means the portion of the amount secured by the mortgage der section 216.	8 9 10
				, in relation to a mortgage, means the date the comes liable for mortgage duty under section 208.	11 12
		mortg	age pa	<i>ckage</i> has the meaning given by section 217.	13
[39]	Dictionary, "Class 3 in			"Class 1 insurance", "Class 2 insurance" and	14 15
	Omit the de	finition	ns.		16
[40]	Dictionary,	definit	ion of '	"intellectual property"	17
	Insert "dom	ain naı	me," aft	ter "trading name," wherever occurring.	18
[41]	Dictionary,	definit	ion of '	"public unit trust scheme"	19
	Omit the de	finition	n. Inser	t instead:	20
		public	unit tr	rust scheme means a unit trust scheme:	21
		(a)	any of	the units in which are listed for quotation on the	22
		( )	•	alian Stock Exchange or on a recognised stock	23
			exchai	nge, or	24
		(b)		pect of which:	25
			(i)	units in the scheme have been issued to the	26
			(;;)	public, and	27
			(ii)	50 or more persons are beneficially entitled to units in the scheme, and	28 29
			(iii)	more than 20 persons are beneficially entitled to	30
			()	at least 75% of the total units in the scheme or	31

	(c)	that, in the opinion of the Chief Commissioner, will	1
		satisfy paragraph (b) within 12 months after the Chief	2
		Commissioner gives written notice of that opinion to a	3
		person who has requested the Chief Commissioner to	4
		express that opinion in relation to the unit trust scheme,	5
		or	6
	(d)	in respect of which a majority of the units in the scheme	7
		are acquired by, for or on account of a unit trust scheme	8
		of a kind referred to in paragraph (b), a pooled	9
		superannuation trust or a complying superannuation	10
		fund (other than a complying superannuation fund of a	11
		kind referred to in section 42A of the Superannuation	12
		Industry (Supervision) Act 1993 of the	13
		Commonwealth).	14
[42]	Dictionary, definiti	on of "subsidiary"	15
	Omit "section 109	(3) or (5)". Insert instead "section 109 (3), (4) or (5)".	16

Schedule 2 Amendment of land tax legislation						
	(Section 3)	2				
2.1	Amendment of Land Tax Act 1956 No 27	3				
[1]	Section 3AH Levy of land tax after 31 December 1999	4				
	Omit "subsections (2) and (2A)" (as inserted by the <i>State Revenue Legislation Further Amendment (No 2) Act 2001</i> ) from section 3AH (1). Insert instead "subsection (2)".	5 6 7				
[2]	Section 3AH (2A) (as inserted by the State Revenue Legislation Further Amendment (No 2) Act 2001)	8 9				
	Omit the subsection.	10				
2.2	Amendment of Land Tax Management Act 1956 No 26	11				
[1]	Section 3 Definitions	12				
	Insert in alphabetical order: concessional trust has the meaning given by section 3B.	13 14				
[2]	Section 3 (1), definition of "discretionary trust"	15				
	Omit the definition.	16				
[3]	Section 3 (1), definition of "special trust"	17				
	Omit the definition. Insert instead: special trust has the meaning given by section 3A.	18 19				
[4]	Section 3 (4)	20				
	Omit the subsection. Insert instead:	21				
	(4) Notes included in this Act do not form part of this Act.	22				

[5]	Section 3A				1	
	Omit the section. Insert instead:					
	3A	Spe	cial trust-	—meaning	3	
		(1)	For the p	ourposes of this Act, a trust is a special trust if:	4	
			(a) th	ne trust property includes land, and	5	
				ne trustee of the trust is the owner of the legal estate in ne land, and	6 7	
			(c) th	ne trust is not a fixed trust.	8	
		(2)	equitable is owned	purposes of this section, a trust is a <i>fixed trust</i> if the e estate in all of the land that is the subject of the trust I by a person or persons who would, but for section 25 considered to be owners of the land for land tax is.	9 10 11 12 13	
		(3)	under th	ourpose of determining whether a trust is a fixed trust his section, any equitable interest of the trustee as f the trust is to be disregarded.	14 15 16	
		(4)	A trust is	s not a <i>special trust</i> :	17	
			(a) if	the trust is solely a charitable trust, or	18	
				section 10A applies in respect of the land that is the abject of the trust, or	19 20	
			(c) if	the trust is a concessional trust, or	21	
				n relation to any land tax year in which it is a uperannuation trust.	22 23	
		(5)		purposes of this section, a trust is a <i>superannuation</i> relation to a land tax year if:	24 25	
			ye or (i	ne trust was established on or before 30 June in the ear before that land tax year and, in relation to the year of income ending in that year, the trust is:  a complying superannuation fund (within the meaning of section 42 of the Commonwealth Act), or  a complying approved deposit fund (within the meaning of section 43 of the Commonwealth Act), or	26 27 28 29 30 31 32 33	

		(iii)	a pooled superannuation trust (within the meaning of section 44 of the Commonwealth Act), or	1 2 3
	(b)	that la	ast was established after 30 June in the year before and tax year and, as at midnight on 31 December t year, the trust is:	4 5 6
		(i)	a regulated superannuation fund (within the	7
			meaning of the Commonwealth Act) or is taken to be a regulated superannuation fund under that	8
			Act, or	10
		(ii)	an approved deposit fund (within the meaning of the Commonwealth Act), or	11
		(iii)	a pooled superannuation trust (within the meaning of the Commonwealth Act).	13
(6)	to be classif section	a specia fied as a	hing to the contrary in this section, a trust is taken all trust in relation to a land tax year if the trust is a special trust in respect of that land tax year under and the classification has effect in respect of that is.	15 16 17 18 19
(7)	In this	section	n:	20
	Commonwealth Act means the Superannuation Industry (Supervision) Act 1993 of the Commonwealth.			21 22
Con	cessio	nal tru	st—meaning	23
(1)	For th	e purpo	oses of this Act, a trust is a <i>concessional trust</i> if:	24
	(a)	the tru	ast property includes land, and	25
	(b)	each p	person who is a beneficiary of the trust is:	26
		(i)	a person under the age of 18 years, or	27
		(ii)	a person in respect of whom a guardianship	28
			order is in force under the <i>Guardianship Act</i> 1987, or	29
		(iii)	a person in the target group within the meaning	30 31
		(111)	of the Disability Services Act 1993.	32
(2)	trust i	if the p	oses of this section, a person is a <i>beneficiary</i> of a person is a person, or a member of a class of	33 34
	person		and Community of the state of t	35
	(a)		ose favour, by the terms of the trust, capital or the subject of the trust may be applied:	36 37

3B

		(b)		in the event of the exercise of a power or discretion in favour of the person, or in the event that a discretion conferred under the trust is not exercised, or d or permitted, under the terms of the trust, to use cupy land that is the subject of the trust.	1 2 3 4 5
[6]	Section 90	Redu	ction in	land value for flats	7
		-		e) is applicable," from section 9C (2) (b). subsections (2AA)–(2AC).".	8
[7]	Section 90	(2) (c)	)		10
	Omit the pa	aragrap	h.		11
[8]	Section 90	(2AA)	⊢(2AC)		12
	Insert after	section	n 9C (2 <i>A</i>	A):	13
	(2AA)	may r value	equest t	(2) (a) does not apply, the Chief Commissioner he Valuer-General to determine the reduced land tributed, for the purposes of assessing land tax, to med.	14 15 16
	(2AB)	If a re	equest is	made under subsection (2AA):	18
		(a)		aluer-General must determine the reduced land concerned, and	19 20
		(b)	subsect purpos subsect	duced land value so determined is (subject to etion (2AC)) the value of the land for land tax ses (instead of the value obtained under etions (1) and (2)), and is to be entered in the er accordingly.	21 22 23 24 25
	(2AC)	and E apply subse	Environn in respection (2	es and objections) and Part 4 (Appeals to Land nent Court) of the <i>Valuation of Land Act 1916</i> ect of the reduced land value determined under (AB) in the same way as those Parts apply in aluation under that Act.	26 27 28 29 30

[9]	Section 9C (6A)	1
	Insert after section 9C (6):	2
	(6A) For avoidance of doubt, if a reduction in the land value of land is required under this section and the land is jointly owned, then, for the purposes of section 27 (3) (a), the individual interest of each of the owners of the land (including the owner who occupies the flat) is to be assessed on the basis of the land value of the land as reduced under this section.	3 4 5 6 7 8
[10]	Section 10 Land exempted from tax	9
	Insert "10AA," after "subject to sections" in section 10 (1).	10
[11]	Section 10 (1) (r) (i)	11
	Omit the subparagraph. Insert instead:  (i) a lot under the <i>Strata Schemes (Freehold Development) Act 1973</i> or a lot under the <i>Strata Schemes (Leasehold Development) Act 1986</i> , or	12 13 14 15
[12]	Section 10 (1) (r)	16
	Omit "unless the owner or all of the joint owners who so used and occupied the lot or parcel (as appropriate) is such an owner by reason only of being a trustee,".	17 18 19
[13]	Section 10 (1D) (a)	20
	Omit the paragraph.	21
[14]	Section 10 (1E) and (1EA)	22
	Omit the subsections.	23
[15]	Section 10AA	24
	Insert after section 10:	25
	10AA Exceptions to principal place of residence exemption	26
	(1) Land is not exempt from taxation under section 10 (1) (r) if:	27

	(a)	the land is owned by a company, unless the land is owned by a trustee company acting in its representative capacity or a company acting in its capacity as trustee of a concessional trust, or	1 2 3 4
	(b)	the owner of the land, or each of the joint owners, who use and occupy the land as a principal place of residence is an owner only by reason of being a trustee, or	5 6 7 8
	(c)	the land is owned by a person who is a trustee acting in the person's capacity as trustee of a special trust.	9 10
	<b>Note.</b> (a)) is (	The expression <i>trustee company</i> (as referred to in subsection (1) defined in section 3 (1).	11 12
(2)	compa is tak reside the pe	the purposes of section 10 (1) (r), land that is owned by a carry acting in its capacity as trustee of a concessional trust en to be used and occupied as the principal place of nnce of the owner of the land only if the person, or one of rsons, who so uses and occupies the land is a person who eneficiary of the trust.	13 14 15 16 17 18
(3)	reside	ne purposes of this section, land that is a parcel of ntial land or a lot under the <i>Strata Schemes</i> ( <i>Freehold opment</i> ) <i>Act 1973</i> is owned by a company if:	19 20 21
	(a)	the land is owned by a company, or	22
	(b)	the land is owned on behalf of a company and is land of which a mortgagee or person (by way of security for money) is in possession, or	23 24 25
	(c)	the land is owned by a trustee for or on behalf of a company, or	26 27
	(d)	a company is jointly assessable in respect of the land with any other person.	28 29
(4)	Strata	ne purposes of this section, land that is a lot under the Schemes (Leasehold Development) Act 1986 is owned ompany if:	30 31 32
	(a)	the lot is leased by a company, or	33
	(b)	the lot is leased on behalf of a company and is land of which a mortgagee or person (by way of security for money) is in possession, or	34 35 36

Sch		

## Amendment of land tax legislation

(c) the lot is leased by a trustee for or on behalf of a company, or  (d) a company is jointly assessable in respect of the lot with any other person.  (5) For the purposes of this section, a person is a beneficiary of a trust if the person is a person, or a member of a class of persons:  (a) in whose favour, by the terms of the trust, capital or income the subject of the trust may be applied:  (i) in the event of the exercise of a power or discretion in favour of the person, or  (ii) in the event that a discretion conferred under the trust is not exercised, or  (b) entitled or permitted, under the terms of the trust, to use and occupy land that is the subject of the trust.  [16] Section 10R Retirement villages and nursing homes—exemption/reduction  Omit section 10R (3B). Insert instead:  (3B) The allowable proportion under subsection (3A) is the proportion specified in an application under subsection (3C) in respect of the land, subject to subsections (3D)—(3F).  [17] Section 10R (3D)—(3F)  Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax purposes (instead of the value obtained under			
any other person.  (5) For the purposes of this section, a person is a <i>beneficiary</i> of a trust if the person is a person, or a member of a class of persons:  (a) in whose favour, by the terms of the trust, capital or income the subject of the trust may be applied:  (i) in the event of the exercise of a power or discretion in favour of the person, or  (ii) in the event that a discretion conferred under the trust is not exercised, or  (b) entitled or permitted, under the terms of the trust, to use and occupy land that is the subject of the trust.  [16] Section 10R Retirement villages and nursing homes—exemption/reduction  Omit section 10R (3B). Insert instead:  (3B) The allowable proportion under subsection (3A) is the proportion specified in an application under subsection (3C) in respect of the land, subject to subsections (3D)–(3F).  [17] Section 10R (3D)–(3F)  Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax	ased by a trustee for or on behalf of a		
trust if the person is a person, or a member of a class of persons:  (a) in whose favour, by the terms of the trust, capital or income the subject of the trust may be applied:  (i) in the event of the exercise of a power or discretion in favour of the person, or  (ii) in the event that a discretion conferred under the trust is not exercised, or  (b) entitled or permitted, under the terms of the trust, to use and occupy land that is the subject of the trust.  [16] Section 10R Retirement villages and nursing homes—exemption/reduction  Omit section 10R (3B). Insert instead:  (3B) The allowable proportion under subsection (3A) is the proportion specified in an application under subsection (3C) in respect of the land, subject to subsections (3D)—(3F).  [17] Section 10R (3D)—(3F)  Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax			
income the subject of the trust may be applied:  (i) in the event of the exercise of a power or discretion in favour of the person, or  (ii) in the event that a discretion conferred under the trust is not exercised, or  (b) entitled or permitted, under the terms of the trust, to use and occupy land that is the subject of the trust.  [16] Section 10R Retirement villages and nursing homes—exemption/reduction  Omit section 10R (3B). Insert instead:  (3B) The allowable proportion under subsection (3A) is the proportion specified in an application under subsection (3C) in respect of the land, subject to subsections (3D)—(3F).  [17] Section 10R (3D)—(3F)  Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax		(5)	
and occupy land that is the subject of the trust.  [16] Section 10R Retirement villages and nursing homes—exemption/reduction  Omit section 10R (3B). Insert instead:  (3B) The allowable proportion under subsection (3A) is the proportion specified in an application under subsection (3C) in respect of the land, subject to subsections (3D)–(3F).  [17] Section 10R (3D)–(3F)  Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax	abject of the trust may be applied:  e event of the exercise of a power or tion in favour of the person, or event that a discretion conferred under the		
exemption/reduction  Omit section 10R (3B). Insert instead:  (3B) The allowable proportion under subsection (3A) is the proportion specified in an application under subsection (3C) in respect of the land, subject to subsections (3D)–(3F).  [17] Section 10R (3D)–(3F)  Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax			
<ul> <li>(3B) The allowable proportion under subsection (3A) is the proportion specified in an application under subsection (3C) in respect of the land, subject to subsections (3D)–(3F).</li> <li>[17] Section 10R (3D)–(3F)  Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax</li> </ul>	villages and nursing homes—		[16]
proportion specified in an application under subsection (3C) in respect of the land, subject to subsections (3D)–(3F).  [17] Section 10R (3D)–(3F)  Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax	stead:	Omit sectio	
Insert after section 10R (3C):  (3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax	in an application under subsection (3C) in	(3B)	
<ul> <li>(3D) Despite subsection (3B), the Chief Commissioner may request the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).</li> <li>(3E) If a request is made under subsection (3D): <ul> <li>(a) the Valuer-General must determine the reduced land value concerned, and</li> <li>(b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax</li> </ul> </li> </ul>	2:	Section 10	[17]
the Valuer-General to determine the reduced land value to be attributed, for the purposes of assessing land tax, to that part of the land that is used or occupied otherwise than as referred to in subsection (2).  (3E) If a request is made under subsection (3D):  (a) the Valuer-General must determine the reduced land value concerned, and  (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax	2	Insert after	
<ul> <li>(a) the Valuer-General must determine the reduced land value concerned, and</li> <li>(b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax</li> </ul>	to determine the reduced land value to be rposes of assessing land tax, to that part of 2	(3D)	
value concerned, and (b) the reduced land value so determined is (subject to subsection (3F)) the value of the land for land tax	under subsection (3D):	(3E)	
subsection (3F)) the value of the land for land tax			
	3F)) the value of the land for land tax 3:		

		subsections (3) and (3A)), and is to be entered in the Register accordingly.	1 2
	(3F)	Part 3 (Notices and objections) and Part 4 (Appeals to Land	3
		and Environment Court) of the Valuation of Land Act 1916	4
		apply in respect of the reduced land value determined under subsection (3E) in the same way as those Parts apply in respect	5 6
		of a valuation under that Act.	7
[18]	Section 12	Taxpayer to furnish returns	8
	Insert after	section 12 (1B):	9
	(1C)	If land is the subject of a trust, the land tax return must also:	10
		(a) set out, or be accompanied by, such information in	11
		relation to the trust and the beneficiaries of the trust as	12
		may be required to complete the return, and	13
		(b) state the trustee's opinion as to whether the trust is a	14
		special trust.	15
	(1D)	If 2 or more trustees are legal owners of the land that is the	16
		subject of the trust, the return is to be lodged jointly by those	17
		trustees.	18
[19]	Section 21	C Liability of lessees of land owned by Crown or council	19
	Omit "unle	ss paragraph (b) applies" from section 21C (4) (a).	20
	Insert inste	ad "subject to subsections (4A) and (4B)".	21
[20]	Section 21	C (4) (b)	22
	Omit the pa	aragraph.	23
[21]	Section 21	C (4A)-(4C)	24
	Insert after	section 21C (4):	25
	(4A)	The Chief Commissioner may request the Valuer-General to determine the land value of the notional parcel.	26 27
	(4B)	If a request is made under subsection (4A):	28
		(a) the Valuer-General must determine the land value of the notional parcel, and	29 30

			(b) the land value so determined is (subject to	1
			subsection (4C)) the value of the notional parcel for	2
			land tax purposes, and is to be entered in the Register	3
			accordingly.	4
	(4	IC)	Part 3 (Notices and objections) and Part 4 (Appeals to Land	5
			and Environment Court) of the Valuation of Land Act 1916	6
			apply in respect of the land value determined under	7
			subsection (4B) in the same way as those Parts apply in respect of a valuation under that Act.	8
			of a variation under that Act.	9
[22]			5 Equitable owner (as substituted by the State Revenue	10
	Legisla	tion	Further Amendment (No 2) Act 2001)	11
	Omit se	ectio	on 25 (3). Insert instead:	12
		(3)	This section does not apply in respect of land that is subject to	13
		` ′	a special trust.	14
[23]	Section	າ 25	5A (as inserted by the State Revenue Legislation Further	15
•			nt (No 2) Act 2001)	16
	Omit th	ne se	ection. Insert instead:	17
	25A	Clas	ssification of trust as a special trust	18
		(1)	If land is subject to a trust, the Chief Commissioner may	19
		` /	classify the trust as a special trust for land tax purposes:	20
			(a) on the application of the trustee of the trust, or	21
			(b) on the Chief Commissioner's own motion.	22
		(2)	Without limiting subsection (1) (b), the Chief Commissioner	23
			may classify a trust as a special trust in relation to a land tax	24
			year if any information required to be provided for that land tax	25
			year in relation to the trust, the land that is the subject of the	26
			trust or the beneficiaries of the trust is not provided as required	27
			under this Act.	28
		(3)	A classification of a trust as a special trust has effect in respect	29
			of any assessment of land tax liability (being an initial	30
			assessment of land tax liability) that is made on or after the date	31
			on which the trust is classified as a special trust, and does not	32
			affect any assessment of land tax liability made before that classification.	33
			CIASSITICATION.	34

(4)	However, if an application for classification of a trust as a special trust is duly made by the trustee within the period allowed for the lodging of an objection to a notice of assessment of land tax liability (being a notice that relates to an initial assessment of land tax liability):	1 2 3 4 5
	(a) the classification of the trust as a special trust is taken to extend to the land tax year in respect of which that notice of assessment was issued, and	6 7 8
	(b) liability for that land tax is to be re-assessed accordingly.	9 10
(5)	The Chief Commissioner may revoke the classification of a trust as a special trust:	11 12
	(a) on the application of the trustee of the trust, or	13
	(b) on the Chief Commissioner's own motion.	14
(6)	The Chief Commissioner must revoke the classification of a trust as a special trust if the trust was classified as a special trust on the application of the trustee and an application for revocation is duly made by the trustee of the trust.	15 16 17 18
(7)	A revocation of a classification has effect in respect of any assessment of land tax liability (being an initial assessment of land tax liability) that is made on or after the date on which the classification is revoked, and does not affect any assessment of land tax liability that was made before that revocation.	19 20 21 22 23
(8)	However, if an application for revocation is duly made by the trustee within the period allowed for the lodging of an objection to a notice of assessment of land tax liability (being an initial assessment of land tax liability), and the Chief Commissioner revokes the classification:	24 25 26 27 28
	(a) the revocation is taken to extend to the land tax year in respect of which that notice of assessment was issued, and	29 30 31
	(b) liability for land tax is to be re-assessed accordingly.	32
(9)	An application under this section is to be made in a form approved by the Chief Commissioner, and is to include such supporting information as the Chief Commissioner requires.	33 34 35

Schedule 2	Amendment of land tax legisl	atio

	(10)		hief Commissioner may, despite anything to the contrary section:	1
		(a)	reject any application under this section if it is made in contravention of the trust or trust deed that declares the trust concerned, and	3 4 5
		(b)	reject any application for revocation of the classification of a trust as a special trust if any information required to be provided in relation to the trust, the land that is the subject of the trust or the beneficiaries of the trust has not been provided as required under this Act or the <i>Taxation Administration Act 1996</i> .	6 7 8 9 10
[24]	Section 27	Joint o	owners	12
	Omit "Subj Insert inste		subsection (3A), each" from section 27 (3). sh".	13 14
[25]	Section 27	(3A)		15
	Omit the su	absectio	on.	16
[26]	Section 28	Separa	ate parcels used for partnership purposes	17
	Omit the se	ection.		18
[27]	Schedule 2	2 Savin	gs and transitional provisions	19
	Insert at the	e end of	f clause 1A (1):	20
		State I	Revenue Legislation Amendment Act 2002	21

[28]	Schedule 2, Part 14 Insert after Part 13:		1 2
	Part 14	Provisions consequent on enactment of State Revenue Legislation Amendment Act 2002	3 4 5
	32 Am	endments to principal place of residence exemption	6
		The amendments made to section 10, and the insertion of section 10AA, by the <i>State Revenue Legislation Amendment Act</i> 2002 apply in respect of a land tax year commencing on or after the commencement of section 10AA and do not affect any existing liability for land tax.	7 8 9 10 11

Amenament of	pay-roll	tax legislation	

Sch	edule 3 Amendment of pay-roll tax legislation	1
	(Section 3)	2
3.1	Pay-roll Tax Act 1971 No 22	3
[1]	Section 3 Definitions	4
	Omit the definitions of <i>Education and Training Foundation Fund</i> and <i>Pay-roll Tax Suspense Account</i> from section 3 (1).	5
[2]	Section 17A Employer may elect to contribute to the Education and Training Foundation Fund	7 8
	Omit the section.	9
[3]	Section 31A Pay-roll Tax Suspense Account and Education and Training Foundation Fund	10 11
	Omit the section.	12
3.2	Pay-roll Tax Regulation 1998	13
	Clause 12 Application of Education and Training Foundation Fund	14
	Omit the clause	15

Sch	edule 4	Amendment of petroleum products subsidy legislation	1
		(Section 3)	3
4.1	Petroleur	m Products Subsidy Act 1997 No 112	4
[1]	Section 3	Definitions	5
	from section	definitions of <i>marine purpose</i> , <i>off-road purpose</i> and <i>registered</i> on 3 (1).  phabetical order:	6 7 8
	moert in di	diesel fuel means fuel consisting primarily of a petroleum or shale product used or capable of use in propelling a diesel engined road vehicle.	9 10 11
		direct retail sale of petroleum products is defined in section 5.	12
		<i>motor spirit</i> means fuel consisting primarily of gasoline, or another petroleum or shale spirit, having a flash point of less than 23° Celsius when tested in an Abel Pensky closed test apparatus, but does not include aviation gasoline, solvents, special boiling point spirits or liquefied petroleum gas.	13 14 15 16
		off-road purpose means any purpose other than an on-road purpose.	18 19
		<i>on-road purpose</i> means the purpose of propelling road vehicles on roads that are open to or used by the public.	20 21
		<i>ordinary retail sale</i> of petroleum products is defined in section 5.	22 23
		premises does not include the following:	24
		(a) a motor vehicle (whether or not capable of being driven),	25 26
		(b) a train or other vehicle used on a railway,	27
		(c) a caravan, trailer, tanker or anything else constructed to be drawn by a vehicle or animal.	28 29
		<i>registered person</i> means a person who is registered under section 8 and whose registration is in force.	30 31

	subsidised diesel fuel means any diesel fuel in respect of which a subsidy has been paid or claimed, or in respect of which a registered person is entitled to claim a subsidy.	1 2 3
	subsidised petroleum products means any petroleum products	4
	in respect of which a subsidy has been paid or claimed, or in	5
	respect of which a registered person is entitled to claim a subsidy.	7
	zone means a zone prescribed for the purposes of section 4 (1).	8
	zone consumer is defined in section 5.	9
	zone retailer is defined in section 5.	10
[2]	Section 3A	11
	Insert after section 3:	12
	3A Notes	13
	Notes included in this Act do not form part of this Act.	14
[3]	Section 4 Payment of subsidies	15
	Omit "or consumed" from section 4 (1).	16
[4]	Section 4 (3)	17
	Omit the subsection.	18
[5]	Section 5 (as amended by the Intergovernmental Agreement Implementation (GST) Act 2000)	19 20
	Omit the section. Insert instead:	21
	5 Entitlement to subsidies	22
	(1) A subsidy is payable under this Act in respect of the following	23
	sales of eligible petroleum products:	24
	(a) a sale of eligible petroleum products by retail by a zone	25
	retailer at premises within a zone if the petroleum products are delivered for sale, at those premises, into	26 27
	the running tank of a road vehicle (an <i>ordinary retail</i>	28
	sale of petroleum products),	29
	r · · · · · · · · · · · · · · · · · · ·	

	(b)	a sale of eligible petroleum products by retail to a zone consumer if the petroleum products are delivered for sale to the premises of the zone consumer, being premises within a zone (a <i>direct retail sale</i> of petroleum products).	1 2 3 4 5
(2)		a registered person is entitled to claim or be paid a dy in respect of a sale of eligible petroleum products.	6 7
	Note.	Section 8 provides for registration of persons to claim subsidies.	8
(3)	A subsidy may be claimed:		9
	(a)	by a registered person who sells eligible petroleum products by wholesale to a person who sells them by retail (by means of ordinary retail sale or direct retail sale), or	10 11 12 13
	(b)	if the wholesale seller is not a registered person, or is otherwise not entitled to claim a subsidy in respect of the eligible petroleum products, and the person who sells them by retail (by means of ordinary retail sale or direct retail sale) is a registered person, by the retail seller.	14 15 16 17 18 19
(4)		bsidy may be claimed by a registered person only if the leum products:	20 21
	(a)	are to be sold by retail by means of an ordinary retail sale, or	22 23
	(b)	are to be sold by retail by means of a direct retail sale and consumed by a zone consumer in the course of a business or activity conducted on premises within a zone.	24 25 26 27
(5)		dition, if the petroleum products consist of diesel fuel, a dy may be claimed by a registered person only if:	28 29
	(a)	the diesel fuel is to be sold by retail by means of an ordinary retail sale, or	30 31
	(b)	the diesel fuel is to be consumed for on-road purposes.	32
	has b	Part 2A requires petroleum products in respect of which a subsidy een claimed by a registered person to be sold or consumed as led for by this section.	33 34 35

(6)	by ref	Ference to the zone in which the relevant premises are d, the relevant premises being:	1 2 3			
	(a)	in the case of petroleum products to be sold by ordinary retail sale—the premises at which the petroleum products are to be sold by retail by a zone retailer, and	4 5 6			
	(b)	in the case of petroleum products to be sold by direct retail sale—the premises to which the petroleum products are delivered for sale, being the premises at which the business or activity of the zone consumer is conducted.	7 8 9 10 11			
(7)		osidy must not be claimed by or paid to a person in et of petroleum products sold by the person if:	12 13			
	(a)	another person has been paid, or is entitled to claim, a subsidy in respect of the petroleum products (unless the amount of the subsidy has been repaid under section 7), or	14 15 16 17			
	(b)	an amount already paid to another person in respect of the petroleum products by the government of another State or Territory is, in the opinion of the Chief Commissioner, in the nature of a payment corresponding to a subsidy under this Act, or	18 19 20 21 22			
	(c)	the person failed to give to the purchaser of the petroleum products an approved notice (within the meaning of Part 2A) within 30 days after the delivery of the petroleum products (unless section 7B does not apply in respect of the sale).	23 24 25 26 27			
(8)	This section has effect subject to sections 6 and 7 and the conditions of the registration of a registered person.					
(9)	For th	e purposes of this Act:	30			
	produ condu	consumer means a person who consumes petroleum cts in the ordinary course of a business or activity cted by the person in New South Wales on premises a zone.	31 32 33 34			
	zone retailer means a person who sells petroleum products by retail in the ordinary course of a business or activity conducted by the person in New South Wales, being a business or activity conducted on premises within a zone.					

[6]	Section 6					
	Omit	the se	ection. Insert instead:	2		
	6	6 Maximum subsidy				
		(1)	The Chief Commissioner may, when issuing a certificate of registration, specify in the certificate the maximum volume for each type of petroleum product, and for each of the different purposes for which subsidised petroleum products may be sold or consumed, on which the relevant subsidy rate prescribed by order of the Treasurer under section 4 (2) (b) will be paid to the person in a financial year.	4 5 6 7 8 9		
		(2)	The Chief Commissioner may, at any time after the issue of a certificate of registration, by written notice to a registered person, vary the maximum volume specified for the person.	11 12 13		
		(3)	If the variation increases the maximum subsidy, the variation takes effect from the date specified in the notice, which may be a date before the issue of the notice. If the variation decreases the maximum subsidy, the variation takes effect from the beginning of the next financial year.	14 15 16 17 18		
		(4)	The maximum amount of subsidy that may be paid to a person in any financial year in respect of a particular type of petroleum product is the amount determined by multiplying the rate of subsidy in respect of that type of petroleum product by the maximum volume of the petroleum product on which the subsidy rate will be paid as specified in the certificate of registration issued to the person or as later varied under this section.	19 20 21 22 23 24 25 26		
[7]	Section	on 7 I	Refund of subsidy	27		
	Omit section 7 (1) and (2). Insert instead:					
		(1)	A person who, in a manner contrary to this Act or the conditions of the person's registration, sells any petroleum products in respect of which a subsidy is claimed or paid must pay to the Chief Commissioner an amount equal to the subsidy paid or payable in respect of them.	29 30 31 32 33		

[8]	Section	n 7A	Cessa	tion of certain subsidies	1
	Omit	the se	ection.		2
[9]	Part 2	Δ			3
[2]					3
	Insert	after	Part 2:		4
	Part	2A	Sale	and consumption of subsidised	5
			petro	pleum products	6
	7A	Арр	roved i	notice—meaning	7
			a sale invoice	e purposes of this Part, an <i>approved notice</i> , in relation to of petroleum products, is a notice in the form of an e, or in such other form as may be approved by the Chief issioner, that shows the following:	8 9 10 11
			(a)	the name and address of the vendor,	12
			(b)	the name and address of the purchaser,	13
			(c)	the price at which the petroleum products were sold,	14
			(d)	the date of the sale,	15
			(e)	the volume (in litres) of the petroleum products sold,	16
			(f)	that a subsidy has been claimed or is to be claimed in respect of the petroleum products and either, or both, of	17 18
				the following: (i) the rate of subsidy claimed or to be claimed,	19 20
				(ii) the zone by reference to which the subsidy	21
				claimed or to be claimed was or is to be	22
				calculated (or, if the petroleum products are sold	23
				by direct retail sale, the address of the premises	24
				to which they are delivered for sale).	25
	7B		ice to b	e given in respect of sales of subsidised petroleum	26 27
		(1)	A reg	istered person who sells any petroleum products in	28
		(-)		t of which a subsidy has been paid or claimed, or is	29
				ed to be claimed by the registered person, must:	30

		(a)	give to the purchaser, within 30 days after the delivery of the petroleum products, an approved notice in relation to the sale, and	1 2 3
		(b)	retain a copy of the notice for not less than 5 years after the petroleum products are sold.	4 5
	(2)	regist	erson who sells petroleum products purchased from a tered person, knowing that they are subsidised petroleum acts, must:	6 7 8
		(a)	give to the purchaser, within 30 days after the delivery of the petroleum products, an approved notice in relation to the sale, and	9 10 11
		(b)	retain a copy of the notice for not less than 5 years after the petroleum products are sold.	12 13
	(3)		rson who fails to comply with subsection (1) or (2) is y of an offence.	14 15
		Maxi	mum penalty: 100 penalty units.	16
	(4)	This	section does not apply:	17
		(a)	in respect of an ordinary retail sale of petroleum products (including diesel fuel), or	18 19
		(b)	in respect of a sale of diesel fuel by retail by a zone retailer if the quantity of diesel fuel sold does not exceed 100 litres, or such other amount as may be prescribed by the regulations, or	20 21 22 23
		(c)	in any other circumstances prescribed by the regulations.	24
	(5)	by a p	voidance of doubt, a reference to petroleum products sold person includes a reference to petroleum products sold by erson through an agent of the person.	25 26 27
70	Sale	e of su	ıbsidised petroleum products	28
	(1)	being been	ristered person who sells any petroleum products by retail, g petroleum products in respect of which a subsidy has paid or claimed, or is intended to be claimed by the tered person, must not:	29 30 31 32
		(a)	sell them otherwise than by ordinary retail sale or direct	33

retail sale, or

	(b)	deliver them for sale to premises within a zone if the zone is not the zone by reference to which the subsidy was calculated by the registered person.	1 2 3
(2)		son who purchases petroleum products from a registered n, knowing that they are subsidised petroleum products, not:	4 5 6
	(a)	sell them otherwise than by ordinary retail sale or direct retail sale, or	7 8
	(b)	deliver them for sale to premises within a zone if the zone is not the zone by reference to which the subsidy was calculated by the registered person.	9 10 11
(3)	A persoffence	son who contravenes subsection (1) or (2) is guilty of an ce.	12 13
	Maxin	mum penalty: 100 penalty units.	14
(4)	section pays	a defence to a prosecution for an offence against this on if the person who purchased the petroleum products to the Chief Commissioner, within 60 days after the leum products are sold, an amount determined as follows: in a case referred to in subsection (1) (b) or (2) (b)—an amount equal to the difference between:	15 16 17 18 19 20
		<ul> <li>(i) the subsidy paid or payable in respect of the petroleum products to the registered person, and</li> <li>(ii) the subsidy that would have been paid or payable in respect of the petroleum products to the registered person if the subsidy were calculated by reference to the zone in which they were actually delivered for sale,</li> </ul>	21 22 23 24 25 26 27
	(b)	in any other case—an amount equal to the subsidy paid or payable in respect of the petroleum products to the registered person.	28 29 30
(5)	or (2) petrol than the	son does not commit an offence against subsection (1) (b) (b) if the subsidy paid or payable in respect of the leum products to the registered person is equal to or less he subsidy that would have been payable in respect of the leum products if the subsidy had been calculated by ence to the zone in which they were actually delivered for	31 32 33 34 35 36 37

	(6)		eedings against a person for an offence against this section	1		
			not be taken until at least 60 days have elapsed since the	2		
		-	bleum products concerned were allegedly sold by the	3		
		perso	on.	4		
7D	Cor	sump	otion of subsidised petroleum products	5		
	(1)	A person who purchases petroleum products, knowing that they				
		are si	ubsidised petroleum products, and who:	7		
		(a)	consumes them otherwise than in the course of a	8		
			business or activity conducted on premises within a	9		
			zone, or	10		
		(b)	consumes them in the course of a business or activity	11		
			conducted on premises within a zone, being a zone that	12		
			is not the zone by reference to which the subsidy	13		
			payable to a registered person in respect of the	14		
			petroleum products was calculated by the registered	15		
			person,	16		
		is gu	ilty of an offence.	17		
		Maxi	imum penalty: 100 penalty units.	18		
	(2)	This section does not apply:				
		(a)	in respect of petroleum products purchased by means of	20		
			an ordinary retail sale, or	21		
		(b)	in any other circumstances prescribed by the regulations.	22		
	(3)	It is	a defence to a prosecution for an offence against this	23		
		section	on if the person who purchased the petroleum products	24		
			to the Chief Commissioner, within 60 days after the	25		
			bleum products are consumed, an amount determined as	26		
		follo	ws:	27		
		(a)	in a case referred to in subsection (1) (b)—an amount	28		
			equal to the difference between:	29		
			(i) the subsidy paid or payable in respect of the	30		
			petroleum products to a registered person, and	31		
			(ii) the subsidy that would have been paid or	32		
			payable in respect of the petroleum products to	33		
			the registered person if the subsidy were calculated by reference to the zone in	34		
			connection with which they were actually	35 36		
			consumed,	37		
			combaniou,	31		

		(b) in any other case—an amount equal to the subsidy paid or payable in respect of the petroleum products to a registered person.	1 2 3
	(4)	A person does not commit an offence against subsection (1) (b) if the subsidy paid or payable in respect of the petroleum products to the registered person is equal to or less than the subsidy that would have been paid or payable in respect of the petroleum products if the subsidy had been calculated by reference to the zone in connection with which they were actually consumed.	4 5 6 7 8 9
	(5)	Proceedings against a person for an offence against this section may not be taken until at least 60 days have elapsed since the petroleum products concerned were allegedly consumed by the person.	11 12 13 14
7E	Cor	nsuming subsidised diesel fuel for off-road purposes	15
	(1)	A person who purchases diesel fuel, knowing that it is subsidised diesel fuel, and who consumes that diesel fuel for off-road purposes is guilty of an offence.	16 17 18
		Maximum penalty: 100 penalty units.	19
	(2)	It is a defence to a prosecution for an offence against this section if the person who purchased the diesel fuel pays to the Chief Commissioner, within 60 days after the diesel fuel is purchased, an amount equal to the subsidy paid or payable to a registered person in respect of the diesel fuel.	20 21 22 23 24
	(3)	Proceedings against a person for an offence against this section may not be taken until at least 60 days have elapsed since the diesel fuel concerned was purchased by the person.	25 26 27
	(4)	In proceedings for an offence against this section, if it is proved that a person purchased diesel fuel from a person, and that the quantity of diesel fuel purchased exceeded 100 litres, or such other amount as may be prescribed by the regulations, it is to be presumed, in the absence of evidence to the contrary, that the diesel fuel was consumed for off-road purposes.	28 29 30 31 32 33
	(5)	Subsection (4) does not apply:	34
		(a) in respect of any diesel fuel purchased by means of an ordinary retail sale, or	35 36

			(b)	in respect of any purchase of diesel fuel by a zone retailer from a registered person.	1 2
	7F	Evic	dentiar	y provisions	3
		(1)	prove purch purch	occeedings for an offence against section 7C or 7D, if it is ed that a person who sold petroleum products gave to the laser an approved notice in relation to the sale, the laser is taken to have known, from the date the notice was	4 5 6
			given produ	, that the petroleum products were subsidised petroleum	8
		(2)	In prothat a approhave	occeedings for an offence against section 7E, if it is proved a person who sold diesel fuel gave to the purchaser an oved notice in relation to the sale, the purchaser is taken to known, from the date the notice was given, that the diesel was subsidised diesel fuel.	10 11 12 13
[10]	Section	on 8 F	Registı	ration	15
	Omit	sectio	on 8 (1)	) and (2). Insert instead:	16
		(1)	if the ordina	Chief Commissioner may register a person under this Act Chief Commissioner is satisfied that the person, in the ary course of a business or activity conducted by the n, sells petroleum products:	17 18 19 20
			(a)	by wholesale to zone retailers, or	21
			(b)	by retail on premises within a zone, or	22
			(c)	by retail to zone consumers.	23
[11]	Section	on 8 (	3A)		24
	Insert	after	section	n 8 (3):	25
	1	(3A)	Common writte compon service	e Chief Commissioner registers a person on the Chief missioner's own motion, the Chief Commissioner may, by en notice, request the registered person to lodge a pleted application for registration within 14 days after ce of notice of the request or such longer period as may be fied in the request.	26 27 28 29 30 31

ochedule 4	dule 4	4
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Amendment of petroleum products subsidy legislation

[12]	Section 8 (8) and (9)					
	Insert after section 8 (7):					
		(8)		application for registration is to be made in a form oved by the Chief Commissioner.	3	
		(9)	to a s produ	voidance of doubt, any entitlement of a registered person ubsidy under section 5 arises only in respect of petroleum acts sold by the person while the registration of the person ins in force.	5 6 7	
[13]	Secti	on 10	Canc	ellation of registration	9	
	Omit	section	on 10 (	1) (c). Insert instead:	10	
			(c)	if the person fails to lodge a completed application for registration as required by the Chief Commissioner under section 8 (3A), or	11 12 13	
			(c1)	if the Chief Commissioner is satisfied that the benefit of subsidies received by the person is not being passed on to purchasers of the petroleum products, or	14 15 16	
[14]	Part 3	3A			17	
	Insert	t after	Part 3	:	18	
	Part	t 3A	Clai	ms for subsidies	19	
	11	Clai	m for	subsidy	20	
		(1)		gistered person may make a claim for a subsidy by lodging m form with the Chief Commissioner.	21 22	
		(2)	Com	aim form must be in a form approved by the Chief missioner and must include any information required by pproved form.	23 24 25	
		(3)	A cla	im form may be lodged with the Chief Commissioner:	26	
			(a)	by delivering it to an office of the Chief Commissioner, or	27 28	
			(b)	by post, addressed to the Chief Commissioner at an office of the Chief Commissioner, or	29 30	

			(a) 1		
			(c) by a means indicated by the Chief Commissioner as being an available means of service (such as by facsimile transmission or by delivering it, addressed to the Chief Commissioner, to the facilities of a document exchange), or	1 2 3 4 5	
			(d) by leaving it with a person who has authority to accept documents on the Chief Commissioner's behalf.	6 7	
	11A	Tim	e for making claim for subsidy	8	
			A claim for a subsidy must be made within 5 years after the end of the month in which the relevant eligible petroleum product was sold.	9 10 11	
[15]	Part 5	i, hea	ding	12	
	Omit	the h	eading. Insert instead "Part 5 Investigation".	13	
[16]	Sections 19 and 20				
	Omit	the se	ections. Insert instead:	15	
	19	Insp	pection of tanks	16	
		(1)	For the purpose of ascertaining whether records are being kept in accordance with this Act or the regulations, an authorised officer may require a person who sells petroleum products to permit or assist the authorised officer to estimate, by the use of a dip stick or by some other reasonable method proposed by the authorised officer, the volume of any petroleum products stored in a tank from which those products are sold.	17 18 19 20 21 22 23	
		(2)	A person who sells petroleum products must not:	24	
			(a) fail to comply with a requirement under this section, or	25	
			(b) obstruct or hinder an authorised officer in the exercise of the officer's powers under this section.	26 27	
			Maximum penalty (subsection (2)): 50 penalty units.	28	
	20	San	nples of petroleum products	29	
		(1)	For the purpose of ascertaining whether or not petroleum products are eligible petroleum products, an authorised officer may obtain a sample of any petroleum product that appears to	30 31 32	

Schedule 4	
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Amendment of petroleum products subsidy legislation

		the authorised officer to be intended for sale or to have been sold, whether by purchasing the petroleum product or otherwise.	1 2 3
	(2)	This section does not authorise an authorised officer to enter any premises or part of any premises.	4 5
	(3)	A person must not obstruct or hinder an authorised officer in the exercise of the officer's powers under this section.	6 7
		Maximum penalty (subsection (3)): 50 penalty units.	8
[17]	Section 21	I Investigation of registered persons and others	9
	Omit section	on 21 (2) and (3).	10
[18]	Section 25	5 Right of review	11
	Omit section	on 25 (3).	12
[19]		7 False or misleading statements (as amended by the nmental Agreement Implementation (GST) Act 2000)	13 14
	Insert after	section 27 (2):	15
	(3)	Any person who, in connection with a purchase or proposed purchase of petroleum products, falsely represents that the person is a zone consumer or a zone retailer, is guilty of an offence.  Maximum penalty: 100 penalty units.	16 17 18 19
[20]	Section 31	IB	21
	Insert after	section 31A:	22
	31B Sav	vings, transitional and other provisions	23
		Schedule 1 has effect.	24

21]	Sche	dule '	1				1
	Insert after section 32:						2
	Sch	edu	le 1	Savings,	transitional	and other	3
				provisions		(Section 31B)	4 5
	Part	:1 I	Prelii	minary			6
	1	Reg	julatio	ns			7
		(1)	trans		contain provisions onsequent on the e		8 9 10
			State	Revenue Legislat	tion Amendment Act 2	2002	11
		(2)			hay, if the regulations f assent to the Act co		12 13 14
		(3)	date t		any such provision to the date of its publicat operate so as:		15 16 17
			(a)	than the State of	nanner prejudicial to r an authority of the S ting before the date of	tate), the rights of	18 19 20
			(b)	or an authority	ities on any person (of of the State) in respect e done before the date	t of anything done	21 22 23
	Part		State		Legislation A	Amendment	24
		-	Act 2	2002			25
	2	App	olicatio	on of amendment	ts to subsidy entitlem	nents	26
		(1)	Reve	nue Legislation A	de to Part 2 of this mendment Act 2002 a d after the relevant con	apply in respect of	27 28 29

Schedule 4	ļ
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Amendment of petroleum products subsidy legislation

		(2)	Accordingly, any entitlement to a subsidy under section 5, as substituted by the <i>State Revenue Legislation Amendment Act 2002</i> , arises only in respect of petroleum products sold on or after the relevant commencement date.	1 2 3 4
		(3)	In this clause:	5
			relevant commencement date means the date of commencement of Schedule 4.1 [5] to the State Revenue Legislation Amendment Act 2002.	6 7 8
	3	Can	ncellation of old certificates of registration	9
		(1)	A person registered under section 8 (1) or (2), as in force before the commencement of Schedule 4.1 [10] to the <i>State Revenue Legislation Amendment Act 2002</i> , is taken, on that commencement, to be registered under the provisions of section 8, as amended by that Act.	10 11 12 13 14
		(2)	The Chief Commissioner may issue new certificates of registration to registered persons after the commencement of those amendments to section 8.	15 16 17
		(3)	The Chief Commissioner may cancel the registration of a person under section 8 if satisfied the person is no longer eligible for registration under the provisions of that section, as amended by the <i>State Revenue Legislation Amendment Act</i> 2002.	18 19 20 21 22
4.2	Petro	leun	n Products Subsidy (1997 Act) Regulation 1999	23
[1]	Part 2	, hea	ding	24
	Omit	the h	eading. Insert instead "Part 2 Zones".	25
[2]	Claus	e 5 Z	ones	26
	Omit	"6 zo	nes". Insert instead "5 zones".	27
[3]	Claus	e 7 N	flaximum subsidy	28
	Omit	the cl	ause.	29

[4]	Part 3	Clai	ms for	subsidies	1
	Omit	the P	art.		2
[5]	Part 4	Reg	istratio	on	3
	Omit	the P	art.		4
[6]	Claus	es 12	2–14 an	nd 19	5
	Omit	the cl	lauses.		6
[7]	Claus	oe 14	5 and 1	5.4	7
[,]				nsert instead:	8
	Onne	Ciaas	J 13. III	noort moteut.	0
	15		ords t	to be kept in relation to purchases of petroleum	9 10
		(1)		following persons must keep the records required to be by this clause:	11 12
			(a)	a registered person,	13
			(b)	a zone retailer or zone consumer who purchases subsidised petroleum products from a registered person.	14 15
			Maxir	mum penalty: 50 penalty units.	16
		(2)		ach purchase of petroleum products, separate records must ade showing:	17 18
			(a)	the name and address of the vendor, and	19
			(b)	the price at which the petroleum products were purchased, and	20 21
			(c)	the date of the purchase, and	22
			(d)	the volume (in litres) of the petroleum products, and	23
			(e)	the address of the place at which the petroleum products were delivered to the purchaser.	24 25
		(3)		ever, a person is not required to keep a record in respect of llowing:	26 27
			(a)	any petroleum products (including diesel fuel) purchased by the person in the course of an ordinary retail sale, or	28 29 30

		(b)	any diesel fuel purchased by the person from a person who sold it by retail in the ordinary course of a business or activity conducted by the retailer if the quantity of diesel fuel purchased does not exceed 100 litres, or such other amount prescribed for the purposes of section 7E of the Act.	1 2 3 4 5 6
15A			to be kept by eligible consumers in relation to tion of petroleum products	7 8
	(1)	record consu of w	ligible consumer must keep, or cause to be kept, such ds as are necessary, in connection with the consumer's amption of petroleum products, to enable the assessment hether a subsidy may be claimed in respect of those leum products.	9 10 11 12 13
	(2)	each j	out limiting subclause (1), an eligible consumer must, for purchase of petroleum products by the eligible consumer, a copy of the invoice for the sale together with a record of of the following information as is not contained in the ce:	14 15 16 17 18
		(a)	the name and address of the person from whom the petroleum products were purchased, and	19 20
		(b)	the volume (in litres) of petroleum products purchased, and	21 22
		(c)	the date on which the petroleum products were purchased, and	23 24
		(d)	the address at which the petroleum products were delivered to the purchaser.	25 26
	(3)	Howe	ever, a record is not required to be kept in respect of:	27
		(a)	petroleum products (including diesel fuel) purchased in the course of an ordinary retail sale, or	28 29
		(b)	a purchase of diesel fuel if the quantity purchased does not exceed 100 litres, or such other amount as is prescribed for the purposes of section 7E of the Act.	30 31 32
	(4)	An el	igible consumer must not fail to comply with this clause.	33
		Maxi	mum penalty: 50 penalty units.	34

[8]	Clause 16 of petroleu		ds to be kept by registered persons in relation to sales oducts	1 2
	Omit claus	e 16 (2	2) (g). Insert instead:	3
		(g)	the address of the place at which the petroleum products were delivered to the purchaser.	4 5
[9]	Clause 16	(3)		6
	Omit the su	ıbclau	se.	7
[10]	Clause 17	Recor	ds to be kept in relation to retail sales in a zone	8
	subclause).		(1) (including the maximum penalty at the end of that	9 10
	Insert inste	ad:		11
	(1)	a pur	rson who sells petroleum products by retail, by means of mp that has an accumulative sales meter, in the ordinary se of a business or activity that is conducted in New South es on premises in a zone must keep the records required to	12 13 14 15
			es on premises in a zone must keep the records required to ept by this clause.	15 16
		Max	imum penalty: 50 penalty units.	17
[11]	Clause 17	(2A)		18
	Insert after	clause	e 17 (2):	19
	(2A)	other the A and i	any single sale of diesel fuel in excess of 100 litres, or such a amount as is prescribed for the purposes of section 7E of act, if the diesel fuel is sold as referred to in subclause (2) as not delivered into the running tank of a road vehicle, a rate record must be made showing:	20 21 22 23 24
		(a)	the date on which the petroleum products were sold, and	25 26
		(b)	the volume (in litres) of petroleum products sold, and	27
		(c)	the price (per litre) at which the petroleum products were sold, and	28 29
		(d)	the name and address of the purchaser.	30

## State Revenue Legislation Amendment Bill 2002

Amendment of petroleum products subsidy legislation

[12]	Part 6	
	Omit the Part.	
[13]	Schedule 1 Zone boundaries	
	Omit the matter relating to the residual zone.	

Schedule 4

Schedule 5	Amendment of Premium Property Tax Act 1998		
		(Section 3)	3
Schedule	1 Sydney statistical division		4
Omit "Co	ncord" and "Drummoyne".		5
Insert in a	lphabetical order "Canada Bay".		6

Schedule 6		Amendment of Stamp Duties Act 1920		
		(Section 3)	2	
[1]	Tenth Sc	nedule Savings, transitional and other provisions	3	
	Insert at the	ne end of clause 1A (1):	4	
		State Revenue Legislation Amendment Act 2002	5	
[2]	Tenth Sc	hedule, Part 18	6	
	Insert afte	r Part 17:	7	
	Part 18	State Revenue Legislation Amendment Act 2002	8	
	50 Ap	plication of Act to further advances on mortgages	10	
	(1)	Division 21 of Part 3 does not apply to advances made on or after the commencement of Schedule 1 [23] to the <i>State Revenue Legislation Amendment Act 2002</i> if the advances are secured only by a loan security within the meaning of section 83.	11 12 13 14 15	
	(2)			

Schedule 7		e 7 Amendment of Taxation Administration Act 1996	
		(Section 3)	3
[1]	Section 3	Definitions	4
	Insert in al	phabetical order in section 3 (1): recognised revenue law has the meaning given by section 80A.	5
[2]	Section 4	Meaning of "taxation laws"	7
	Omit "Rev	venue Laws (Reciprocal Powers) Act 1987".	8
[3]	Section 7 exercised	1 Circumstances in which investigative powers may be	9 10
	Insert at th	e end of the section:	11
		<b>Note.</b> Section 80A provides that the powers may also be exercised for the purposes of a recognised revenue law in some circumstances.	12 13
[4]	Section 7	6 Functions exercisable on entry	14
	-	payer" wherever occurring from section 76 (3). ead "person from whom the material was obtained".	15 16
[5]	Part 9, Div	vision 2A	17
	Insert after	Division 2 of Part 9:	18
	Division	2A Investigations under other laws	19
	80A Inv	estigations for the purposes of recognised revenue laws	20
	(1)	The Chief Commissioner may, by agreement with the corresponding Commissioner of a recognised jurisdiction:	21 22
		(a) authorise the corresponding Commissioner to exercise a function under Division 2 for the purposes of a recognised revenue law in force in that jurisdiction, or	23 24 25

(b)	exercise a function under Division 2 on behalf of the corresponding Commissioner for the purposes of a recognised revenue law in force in that jurisdiction.	1 2 3
sectio recipro	n only if a law of the recognised jurisdiction has ocal provisions enabling investigations by or on behalf of	4 5 6 7
		8
(a)	a reference in this Part to tax is to be read as a reference to tax payable under the recognised revenue law, and	10 11
(b)	a reference in this Part to a tax liability is to be read as a reference to a tax liability under the recognised revenue law, and	12 13 14
(c)	a reference in this Part to a taxation law is to be read as a reference to the recognised revenue law, and	15 16
(d)	a reference in this Part to a contravention of a taxation law is to be read as a reference to a contravention of the recognised revenue law.	17 18 19
Comn	nissioner of a recognised jurisdiction to exercise a	20 21 22
(a)	a reference in this Part to the Chief Commissioner is to be read as a reference to the corresponding Commissioner, and	23 24 25
(b)	a reference in this Part to an authorised officer is to be read as a reference to a person authorised to exercise the function under a recognised revenue law in force in a recognised jurisdiction, and	26 27 28 29
(c)	a reference in this Part to an authorised officer's identity card, in relation to a person authorised to exercise the function under a recognised revenue law in force in the recognised jurisdiction, is to be read as a reference to an identification card or certificate issued to the person under the recognised revenue law.	30 31 32 33 34 35
	The C section reciping the CI For the the put (a)  (b)  (c)  (d)  If the Communication (a)  (b)	corresponding Commissioner for the purposes of a recognised revenue law in force in that jurisdiction.  The Chief Commissioner may exercise functions under this section only if a law of the recognised jurisdiction has reciprocal provisions enabling investigations by or on behalf of the Chief Commissioner for the purposes of a taxation law.  For the purposes of exercising a function under Division 2 for the purposes of a recognised revenue law:  (a) a reference in this Part to tax is to be read as a reference to tax payable under the recognised revenue law, and  (b) a reference in this Part to a tax liability is to be read as a reference to a tax liability under the recognised revenue law, and  (c) a reference in this Part to a taxation law is to be read as a reference to the recognised revenue law, and  (d) a reference in this Part to a contravention of a taxation law is to be read as a reference to a contravention of the recognised revenue law.  If the Chief Commissioner authorises a corresponding Commissioner of a recognised jurisdiction to exercise a function under Division 2:  (a) a reference in this Part to the Chief Commissioner is to be read as a reference to a person authorised officer is to be read as a reference to a person authorised to exercise the function under a recognised revenue law in force in a recognised jurisdiction, and  (c) a reference in this Part to an authorised officer's identity card, in relation to a person authorised to exercise the function under a recognised revenue law in force in the recognised jurisdiction, is to be read as a reference to an identification card or certificate issued to the person

	(5)	In this section:	1
		corresponding Commissioner, in relation to a recognised jurisdiction in which a recognised revenue law is in force, means the person responsible for administering the recognised revenue law or a person holding a position in the administration of that law that corresponds to the position of Chief Commissioner.	2 3 4 5 6 7
		<i>recognised jurisdiction</i> means the Commonwealth, another State or a Territory.	8 9
		<i>recognised revenue law</i> means a law of the Commonwealth, another State or a Territory that:	10 11
		(a) corresponds to a taxation law, or	12
		(b) has reciprocal provisions to this section enabling investigations by or on behalf of the Chief Commissioner for the purposes of a taxation law, or	13 14 15
		(c) is declared by regulation to be a recognised revenue law.	16 17
80B	Arra	angements for exercise of functions under non-taxation laws	18
	(1)	Nothing in this Act, any other Act or any other law prevents the Chief Commissioner or an authorised officer:	19 20
		(a) from exercising any investigative function conferred or imposed by or under the provisions of a non-taxation law for the purposes of that law, or	21 22 23
		(b) from exercising any such investigative function in conjunction with a function exercised under this Part for the purposes of a taxation law.	24 25 26
	(2)	Subsection (1) is subject to any express provision to the contrary in the non-taxation law concerned.	27 28
	(3)	The Chief Commissioner may enter into an arrangement with a public authority in connection with the exercise of investigative functions by the Chief Commissioner or by authorised officers under a non-taxation law, for the payment of a fee or otherwise, subject to the provisions of the non-taxation law concerned.	29 30 31 32 33

	(4)	In thi	s section:	1
		by or	tigative function means a function conferred or imposed r under a non-taxation law in connection with any tigation or audit that may be carried out for the purposes	2 3 4
		of tha	at law.	5
			taxation law means any law of this State that is not a son law.	6 7
		publi	c authority means:	8
		(a)	a Government department or administrative office, or	9
		(b)	a statutory body representing the Crown, or	10
		(c)	any other public or local authority (including any State owned corporation) constituted by or under an Act.	11 12
[6]	Section 82	Permi	itted disclosures—to particular persons	13
	Omit "or"	from se	ection 82 (b) (iii).	14
[7]	Section 82	(b) (iv	)	15
	Insert after	section	n 82 (b) (iii):	16
			(iv) a recognised revenue law, or	17
[8]	Section 82	(e)-(l)		18
	Omit section	on 82 (	e). Insert instead:	19
		(e)	to the Commissioner for the New South Wales Crime	20
			Commission or a person authorised by the Commissioner, or	21 22
		(f)	to the Australian Securities and Investments	23
			Commission, or a person authorised by the Australian	24
			Securities and Investment Commission, for the purposes	25
			of the administration or execution of the <i>Corporations</i>	26
			Act 2001 of the Commonwealth or Part 3 of the Australian Securities and Investments Commission Act	27 28
			2001 of the Commonwealth (or regulations in force	28 29
			under that Act or Part), or	30
			· · · · · · · · · · · · · · · · · · ·	

(g)	to the National Crime Authority, or a person authorised by the National Crime Authority, for the purposes of the	1
	administration or execution of:	2 3
	(i) the <i>National Crime Authority Act 1984</i> of the	4
	Commonwealth, or	5
	(ii) a law of a State or a Territory that makes	6
	provision for the operation of that Authority in	7
	that State or Territory, or	8
(h)	to the Commissioner of the Australian Federal Police, or	9
	a member of the Australian Federal Police designated by	10
	the Commissioner, for the purpose of enforcing a law of	11
	the Commonwealth that creates an offence, or	12
(i)	to the Official Receiver in Bankruptcy for the purposes	13
	of the administration or execution of the Bankruptcy	14
	Act 1966 of the Commonwealth, or	15
(j)	to the Chief Executive Officer of the Australian	16
	Customs Service for the purposes of the Customs	17
	Act 1901 of the Commonwealth, or	18
(k)	to any of the following persons or a person authorised	19
	by any of the following persons:	20
	(i) the Ombudsman,	21
	(ii) the State Records Authority of New South	22
	Wales,	23
	(iii) the Australian Statistician,	24
	(iv) the Auditor-General,	25
	(v) the Valuer-General,	26
	(vi) a member of the Public Service acting in the	27
	execution or administration of the Country	28
	Industries (Pay-roll Tax Rebates) Act 1977, or	29
	(vii) the WorkCover Authority,	30
	(viii) the Legal Services Commissioner, a member of	31
	the Law Society Council or a trust account	32
	inspector, or investigator, appointed under	33
	section 55 of the Legal Profession Act 1987,	34

(ix)	the Head of a Department of the Public Service,	1
	the chief executive officer of a declared authority	2
	(within the meaning of Part 6.4 of the <i>Public</i>	3
	Sector Employment and Management Act 2002)	4
	or the holder of a statutory office if the	5
	information relates to land, including its	6
	description, ownership and value,	7
(x)		8
	,	9
(xi)	<u>*</u>	10
	5	11
(xii)		12
	~	13
(xiii)	•	14
		15
	the Parking Space Levy Act 1992, or	16
(l) to a p	person prescribed by the regulations, or a person	17
autho	rised by any such person.	18
Section 85 Further restr	ictions on disclosure	19
Omit "or the Revenue	Laws (Reciprocal Powers) Act 1987" from	20
section 85 (a).	,	21
Section 85 (2)		22
Insert at the end of section	on 85:	23
(2) In this section	n:	24
		25 26
	(x) (xi) (xii) (xiii)  (l) to a pautho  Section 85 Further restr Omit "or the Revenue section 85 (a).  Section 85 (2)  Insert at the end of section authorised restriction authorised restriction authorised restriction.	the chief executive officer of a declared authority (within the meaning of Part 6.4 of the Public Sector Employment and Management Act 2002) or the holder of a statutory office if the information relates to land, including its description, ownership and value,  (x) the Hardship Review Board constituted under Division 5 of Part 10 or a member of that Board, (xi) the Director-General of the Department of Gaming and Racing,  (xii) the Bookmakers Revision Committee constituted under the Racing Administration Act 1998, (xiii) the Director-General of the Department of Transport, for the purposes of administration of the Parking Space Levy Act 1992, or  (l) to a person prescribed by the regulations, or a person authorised by any such person.  Section 85 Further restrictions on disclosure  Omit "or the Revenue Laws (Reciprocal Powers) Act 1987" from section 85 (a).  Section 85 (2)  Insert at the end of section 85:

[11]	Section	on 85/	A	1
	Insert	after	section 85:	2
				_
	85A	Disc	closures under other laws	3
		(1)	This Division does not prevent the disclosure of information	4
			obtained under or in relation to the administration of a non-	5
			taxation law, in the exercise of functions conferred or imposed by or under that law, even if those functions are exercised in	6 7
			conjunction with functions exercised under a taxation law.	8
			Note. Section 80B makes it clear that functions exercised by authorised	9
			officers under a taxation law may be exercised in conjunction with functions exercised by them under non-taxation laws.	10 11
		(2)	However, this section does not authorise the disclosure of any	12
			such information in contravention of the non-taxation law under which the functions are exercised.	13
				14
		(3)	In this section:	15
			non-taxation law means any law of this State that is not a taxation law.	16 17
[12]	Sche	dule 1	Savings, transitional and other provisions	18
	Insert	at the	e end of clause 1 (1):	19
			State Revenue Legislation Amendment Act 2002	20
[13]	Schee	dule 1	, Part 5	21
	Insert after Part 4:			22
	Part	5 F	Provisions arising from enactment of State	23
			Revenue Legislation Amendment Act 2001	24
	31	Арр	lication of interest rate changes	25
		(1)	The amendments made to section 22 by Schedule 4 [1] and [2]	26
			to the State Revenue Legislation Amendment Act 2001 do not	27
			apply to the calculation of interest in respect of any day	28
			occurring before 1 July 2001.	29

(2) Anything done or omitted to be done under this Act is validated to the extent that it would have been valid under this Act if this clause had been in force at the time that it was done or omitted.

Consequential amendment		Schedule 8

Schedule 8	Consequential amendment	
	(Section 3)	
Search Wa	arrants Act 1985 No 37	
Section 10	Definitions	
	on 7 of the Revenue Laws (Reciprocal Powers) Act 1987," from n of search warrant.	