Second print



New South Wales

State Revenue Legislation Amendment Bill 2014

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney, , 2014



New South Wales

State Revenue Legislation Amendment Bill 2014

Act No , 2014

An Act to make miscellaneous amendments to certain State revenue legislation.

EXAMINED

Assistant Speaker

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the State Revenue Legislation Amendment Act 2014.	3
2	Com	mencement	4
	(1)	This Act commences on the date of assent to this Act, except as provided by subsection (2).	5 6
	(2)	Schedule 1 commences on 1 July 2013, or the date of assent to this Act, whichever is the later.	7 8

Amendment of Duties Act 1997 No 123

Schedule 1

Sch	nedule 1	Amendment of Duties Act 1997 No 123	1
[1]	Section 54 C	hange in trustees	2
	Omit "a speci	al trustee or" from section 54 (3).	3
	Insert instead fund or a".	"a special trustee, a trustee of a self managed superannuation	4 5
[2]	Section 68 E	xemptions—break-up of marriages and other relationships	6
	Omit the defin section 68 (5)	nitions of <i>matrimonial property</i> and <i>relationship property</i> from .	7 8
	Insert in alpha	abetical order:	9
	a L ti	<i>matrimonial property</i> means property in relation to the parties to marriage or of either of them (within the meaning of the <i>Family</i> <i>Law Act 1975</i> of the Commonwealth), including any property reated as property in relation to the parties or of either of them as a result of an order made under that Act.	10 11 12 13 14
	r	elationship property:	15
	((a) in relation to a de facto relationship, means property in relation to the parties to the de facto relationship or of either of them (within the meaning of the <i>Family Law Act 1975</i> of the Commonwealth), including any property treated as property in relation to the parties or of either of them as a result of an order made under that Act, or	16 17 18 19 20 21
	(b) in relation to a domestic relationship, means property of the parties to the relationship or of either of them.	22 23
[3]	Section 149	What is a "relevant acquisition"?	24
	Omit "transac	tions" from section 149 (1) (a) (iii).	25
	Insert instead	"acquisitions".	26
[4]	Section 152	Acquisition statements	27
		3 months after the relevant acquisition is made" after "Chief r" in section 152 (1).	28 29
[5]	Section 163B	Exemption—break-up of marriages and other relationships	30
	Omit the define section 163B	nitions of <i>matrimonial property</i> and <i>relationship property</i> from (8).	31 32
	Insert in alpha	abetical order:	33
		<i>natrimonial property</i> means property in relation to the parties to marriage or of either of them (within the meaning of the <i>Family</i>	34 35

Law Act 1975 of the Commonwealth), including any property treated as property in relation to the parties or of either of them as a result of an order made under that Act. ..

		relationship property:	4
		(a) in relation to a de facto relationship, means property relation to the parties to the de facto relationship or either of them (within the meaning of the <i>Family Law</i> . 1975 of the Commonwealth), including any propertreated as property in relation to the parties or of either them as a result of an order made under that Act, or	of 6 Act 7 erty 8
		(b) in relation to a domestic relationship, means property the parties to the relationship or of either of them.	r of 11 12
Sche	edule 1	1 Savings, transitional and other provisions	13
Inser	t after	r Part 39:	14
Par	t 40	Provisions consequent on enactment of State Revenue Legislation Amendment A 2014	15 Ct 16 17
107	Defir	inition	18
		In this Part: <i>amending Act</i> means the <i>State Revenue Legislation Amendm</i> <i>Act 2014</i> .	19 ent 20 21
108	Gene	eral application of amendments	22
	(1)	An amendment made to Chapter 2 by the amending Act appl in respect of a dutiable transaction that occurs on or after commencement of the amendment.	
	(2)	However, an amendment made to Chapter 2 by the amending <i>A</i> does not apply to a transfer of dutiable property made conformity with an agreement for sale or transfer of the dutia property that was entered into before the commencement of amendment.	in 27 ble 28
	(3)	Any other amendment made to this Act by the amending applies in relation to any liability for duty that arises on or at the commencement of the amendment.	

[6]

Amendment of Duties Act 1997 No 123

Schedule 1

	109 Application of amendments to landholder duty				
		(1)	A landholder duty amendment does not apply to an acquisition in a landholder that is made on or after the commencement of the landholder duty amendment, if the acquisition is made in conformity with an agreement for sale first executed before that commencement.	2 3 4 5 6	
		(2)	This Act applies in respect of such an acquisition as if the landholder duty amendment had not been made.	7 8	
		(3)	In this clause, a <i>landholder duty amendment</i> means an amendment made by the amending Act to Chapter 4.	9 10	
[7]	Dictio	nary,	clause 1	11	
			discretionary trust' after "public unit trust scheme" wherever paragraphs (d) and (e) of the definition of <i>related person</i> .	12 13	
[8]	Dictio	nary,	clause 2 (4) and (5)	14	
	Insert	after o	clause 2 (3):	15	
		(4)	A trustee of a complying superannuation fund and the trustee for another complying superannuation fund are considered to be associated persons under subclause (1) (d) only if:	16 17 18	
			(a) a member of the first fund who holds a significant interest in that fund is also a member of the other fund and holds a significant interest in that other fund, or	19 20 21	
			(b) a member of the first fund holds a significant interest in the first fund and a related person to that member (who is a member of the other fund) holds a significant interest in the other fund.	22 23 24 25	
		(5)	A member of a complying superannuation fund holds a <i>significant interest</i> in the fund if the member has an interest in the fund that (either alone or when aggregated with the interests in the fund held by related persons who are members of the fund) is an interest of more than 20%.	26 27 28 29 30	

Schedule 2 Amendment of Land Tax Management Act 1956 No 26

Schedule 2 Amendment of Land Tax Management Act 1956 No 26

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[1] **Section 3 Definitions** Insert in alphabetical order in section 3 (1): unit trust means a trust in respect of which the beneficiaries of the trust are owners of units in the trust and each unit holder, or each unit holder of a particular class: (a) is entitled, as a beneficiary of the trust, to participate in any income or capital distributions (or both) of the trust, and (b) the amount or proportion of any income or capital distribution to which the unit holder is entitled is based on the number or class of units owned by the person (or both). [2] Section 3A Special trust—meaning Insert after section 3A (3B) (b): if the trust is a unit trust: (c)there must be only one class of units issued, and (i) (ii) the proportion of trust capital to which a unit holder is entitled on a winding up or surrender of units must be fixed and must be the same as the proportion of income of the trust to which the unit holder is entitled. Section 10 Land exempted from tax [3] Omit section 10 (1) (d). Insert instead: land owned by or in trust for a charitable body, (d) [4] Section 10 (1) (g) (ii) Omit the subparagraph. Insert instead: a school registered under the Education Act 1990, (ii) [5] Section 10 (1) (g) (iv) Omit the subparagraph. Insert instead: a charitable body, (iv) Section 10 (1) (u) and (v) [6]

Insert after section 10 (1) (t):

land that is used solely for the provision of an approved (u) education and care service (within the meaning of the

[7]

[8]

			<i>dren (Education and Care Services) National Law V)</i> , but only if:	1 2
		(i)	the service is provided by an approved provider under that Law, and	3 4
		(ii)	the land is the place where children are educated or cared for by the service,	5 6
	(v)	educa Chila	that is used solely for the provision of an approved ation and care service (within the meaning of the <i>dren (Education and Care Services) Supplementary</i> <i>isions Act 2011</i>), but only if:	7 8 9 10
		(i)	the service is a centre based education and care service within the meaning of that Act, and	11 12
		(ii)	the service is provided by an approved provider under that Act, and	13 14
		(iii)	the land is the place where children are educated or cared for by the service.	15 16
Section 10	(5)			17
Insert in alp	ohabeti	cal or	ler:	18
-	other	body	<i>body</i> means a body corporate, society, institution or carried on solely for charitable or educational and not for pecuniary profit.	19 20 21
Section 10	AA Ex	empti	on for land used for primary production	22
Omit sectio	on 10A	A (4).	Insert instead:	23
(4)	For t	he purj	poses of this section, land is <i>rural land</i> if:	24
	(a)		and is zoned rural, rural residential, non-urban or large esidential under a planning instrument, or	25 26
	(b)	and t instru	and has another zoning under a planning instrument, the zone is a type of rural zone under the standard ument prescribed under section 33A (1) of the <i>ronmental Planning and Assessment Act 1979</i> , or	27 28 29 30
	(c)		and is not within a zone under a planning instrument he Chief Commissioner is satisfied the land is rural	31 32 33

Schedule 2 Amendment of Land Tax Management Act 1956 No 26

[9]	Sect	ion 20)	1	
	Omit	t the se	ection. Insert instead:	2	
	20	Hold	der of limited estate taken to be owner	3	
		(1)	The following persons are taken to be owners of land and are to be assessed for land tax accordingly:	4 5	
			(a) the owner of any freehold estate in land less than the fee-simple (a <i>limited estate</i>),	6 7	
			(b) any person entitled to an estate in the land in reversion or remainder.	8 9	
		(2)	For that purpose:	10	
			(a) the owner of the limited estate is taken to be the primary taxpayer, and	11 12	
			(b) the person entitled to an estate in the land in reversion or remainder is taken to be the secondary taxpayer, and	13 14	
			(c) there is to be deducted from the land tax payable by the secondary taxpayer in respect of the land such amount (if any) as is necessary to prevent double taxation.	15 16 17	
	(3)	(3)	If the limited estate is a life estate, the life tenant under the life estate is taken to be an owner of the land to the exclusion of any person entitled to an estate in the land in reversion or remainder, but only if:	18 19 20 21	
			 (a) the life estate was created by the express terms of a will (and not by the exercise of a discretion conferred by a will), and 	22 23 24	
			(b) the duration of the life estate is based on the life of the tenant and not the life of some other person.	25 26	
		(4)	This section does not apply if the limited estate is a freehold estate arising by virtue of a lease for life under a lease or an agreement for lease.	27 28 29	
[10]	Sche	edule '	1AA Family unit trusts—special provisions	30	
	Omit	t clause	e 1 from the Schedule.	31	
[11]	Sche	edule [·]	1A Principal place of residence exemption	32	
	Omit "clause" wherever occurring in clause 2 (3) and (4).				
	Insert instead "Schedule".			34	

Amendment of Land Tax Management Act 1956 No 26

Schedule 2

[12]	Schedule residence	1A, clause 7 Concession for change to principal place of	1 2
	Omit "own	ner, and" from clause 7 (2) (c) (ii). Insert instead "owner.".	3
[13]	Schedule	1A, clause 7 (2) (d)	4
	Omit the pa	aragraph.	5
[14]	Schedule	1A, clause 7 (3) and (3A)	6
	Omit claus	se 7 (3). Insert instead:	7
	(3)	The principal place of residence exemption cannot be claimed for both a former residence and a new residence under this clause for more than one taxing date.	8 9 10
	(3A)	A principal place of residence exemption that applies, by operation of this clause, to land not actually used and occupied by a person at the relevant taxing date is revoked if the person is not actually using and occupying the new residence as his or her principal place of residence by the next taxing date immediately following the relevant taxing date.	11 12 13 14 15 16
[15]	Schedule	1A, clause 7 (5)	17
	Omit the su	ubclause.	18
[16]	Schedule	1A, clause 8 (1)	19
	Omit the su	ubclause. Insert instead:	20
	(1)	 A person is taken, for the purpose of the principal place of residence exemption, to continue to use and occupy land formerly used and occupied by the person as a principal place of residence (a <i>former residence</i>), after the person ceases to so use and occupy the former residence, if the Chief Commissioner is satisfied that: (a) the person used and occupied the former residence as a principal place of residence for a continuous period of at least 6 months, and (b) the person does not own any other land used and occupied by the person as a principal place of residence. 	21 22 23 24 25 26 27 28 29 30 31

[17]	Sche	dule 1A	, clause 11 (5A)	1		
	Inser	t after cla	ause 11 (5):	2		
		p b	Co avoid doubt, land that is taken to be owned by more than one berson under this Act is taken, for the purposes of this clause, to be jointly owned by them. Iote. See, for example, sections 20 and 25.	3 4 5 6		
[18]	Sche	dule 1A	, clause 11 (6), note	7		
	Inser be tł	t "Section ne owner	n 20 provides for circumstances in which a life tenant is taken to r of land, to the exclusion of another owner (including a efore "Section 21A".	8 9 10		
[19]	Sche	dule 2 S	avings and transitional provisions	11		
	Inser	t after Pa	rt 26:	12		
	Par	t 27 F	Provisions consequent on enactment of	13		
	State Revenue Legislation Amendment Act					
			2014	14 15		
	55	Genera	I application of amendments	16		
		L ta	The amendments made to this Act by the <i>State Revenue</i> <i>Legislation Amendment Act 2014</i> apply to the assessment of land ax liability in respect of the 2014 land tax year and subsequent and tax years.	17 18 19 20		
	56	Amend	ments relating to child care services	21		
		L	Section 10 (1) (u) and (v), as inserted by the <i>State Revenue</i> <i>Legislation Amendment Act 2014</i> , extend to the assessment of and tax liability in respect of the 2013 land tax year.	22 23 24		
	57	Fixed t	rusts	25		
		s A f	A unit trust that satisfies the relevant criteria referred to in ection 3A, as amended by the <i>State Revenue Legislation</i> <i>Amendment Act 2014</i> , by the end of 30 June 2013 is taken to be a ixed trust under section 3A (3) in relation to the 2013 land tax rear.	26 27 28 29 30		

Amendment of Taxation Administration Act 1996 No 97

Schedule 3

Schedule 3			Amendment of Taxation Administration Act 1996 No 97	
[1]	Section 47	A Defi	nitions	3
	Omit the de	finitio	on of assessment amount. Insert instead:	4
		corpe	orate tax liability means:	5
		(a)	the amount of tax that a corporation has been assessed as being liable to pay, as set out in a notice of assessment issued to the corporation, and	6 7 8
		(b)	any interest or penalty tax payable in respect of an amount referred to in paragraph (a).	9 10
[2]	Section 47	A, def	inition of "special arrangement"	11
	Omit "an as	ssessm	ent amount". Insert instead "a corporate tax liability".	12
[3]			ility of directors and former directors of corporation for rporate tax liability	13 14
	Omit "an assessment amount" and "the assessment amount" wherever occurring in section 47B (1) and (3)–(5).			15 16
	Insert instead "a corporate tax liability" and "the corporate tax liability" respectively.			17 18
[4]	Section 47	B (2) a	and (2A)	19
	Omit section 47B (2). Insert instead:			
	(2)	direc corpo corpo	<i>mpliance notice</i> is a notice that advises a director or former tor of a corporation that he or she will be liable to pay a prate tax liability of the corporation if the failure to pay the prate tax liability is not rectified before the end of a period ified in the notice (the <i>compliance period</i>).	21 22 23 24 25
	(2A)		compliance period is to be a period of not less than 21 days the date the notice is served on the director or former tor.	26 27 28
[5]	Section 47	B (3)		29
	Insert "before the end of the compliance period" after "if".			30
[6]	Section 47	B (4)		31
	Omit "with	in the j	period specified in the compliance notice".	32
	Insert instea	ad "bef	fore the end of the compliance period".	33

Schedule 3 Amendment of Taxation Administration Act 1996 No 97

[7] Section 47B (4A)

Insert after section 47B (4):

(4A) The Chief Commissioner is to issue to the director or former director a notice of assessment of the tax liability of the director or former director under this Division.

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[8] Sections 47C and 47D

Omit "an assessment amount" and "the assessment amount" wherever occurring.

Insert instead "a corporate tax liability" and "the corporate tax liability" respectively.

[9] Section 47E

Omit the section. Insert instead:

47E Defences

In proceedings for the recovery of a corporate tax liability from a director or former director of a corporation under this Division, it is a defence to the recovery of the corporate tax liability from the director or former director if the director or former director establishes that:

- (a) the director or former director took all reasonable steps that were possible in the circumstances to ensure that the corporation rectified the failure to pay the corporate tax liability before the end of the compliance period for the compliance notice served on the director or former director, or
- (b) the director or former director was unable, because of illness or for some other similar good reason, to take steps to ensure that the corporation rectified the failure to pay the corporate tax liability before the end of the compliance period for the compliance notice served on the director or former director.

Amendment of Taxation Administration Act 1996 No 97

Schedule 3

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[10] Schedule 1 Savings, transitional and other provisions

Insert after Part 9:

Part 10 Provisions arising from enactment of State Revenue Legislation Amendment Act 2014

39	Director	's liabilities
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Division 2 of Part 7, as in force immediately before the commencement of the amendments made by the *State Revenue Legislation Amendment Act 2014*, continues to apply to a compliance notice issued before that commencement.