

New South Wales

# State Revenue and Other Legislation Amendment (Budget Measures) Bill 2017

### **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament. This Bill is cognate with the *Appropriation Bill 2017*.

#### Overview of Bill

The object of this Bill is to amend State revenue and other legislation in connection with the State budget for the 2017-2018 financial year as follows:

- (a) the *Duties Act 1997* is amended:
  - (i) to make further provision with respect to the duty exemption and concession scheme for first home buyers (including by increasing the cap on property value for acquisitions eligible under the scheme, extending eligibility to certain joint purchasers under shared equity arrangements and removing a limitation restricting the scheme to new homes), and
  - (ii) to make further provision with respect to duty charged on certain residential land transactions involving foreign persons (including by increasing, from 4% to 8%, the rate of surcharge purchaser duty payable on those transactions and providing for an exemption from, or refund of, surcharge purchaser duty in certain circumstances), and
  - (iii) to limit a provision enabling a purchaser to defer liability for duty on an agreement for the sale of land "off the plan" to purchasers who intend to use and occupy the residence as a principal place of residence for a continuous period of at least 6 months, and
  - (iv) to abolish duty on lenders mortgage insurance, crop insurance and livestock insurance, and to abolish duty for small businesses on commercial vehicle insurance, commercial aviation insurance and occupational indemnity insurance,

- (b) the *First Home Owner Grant (New Homes) Act 2000* is amended to reduce (from \$750,000 to \$600,000) the first home owner grant cap for a contract to purchase a new home,
- (c) the Land Tax Act 1956 is amended to make further provision with respect to land tax levied on residential land owned by foreign persons (including by increasing, from 0.75% to 2%, the rate of surcharge land tax payable on the land, and providing for an exemption from, or refund of, surcharge land tax in certain circumstances),
- (d) the Land Tax Management Act 1956 is amended to extend the principal place of residence exemption to land used and occupied by an owner under certain shared equity arrangements,
- (e) the *Government Sector Employment Act 2013* is amended to establish the UrbanGrowth NSW Development Corporation Staff Agency as a Public Service executive agency related to the Department of Premier and Cabinet,
- (f) the Growth Centres (Development Corporations) Act 1974 is amended:
  - (i) to make provision with respect to the transfer of Landcom staff, assets, rights and liabilities to the development corporations constituted under that Act and the Department of Planning and Environment, and
  - (ii) to add 2 new areas of land to the UrbanGrowth NSW Development Corporation growth centre,
- (g) the *Education Act 1990* is amended to enable the State to recover or assign to the Commonwealth a debt owed by the State to the Commonwealth in relation to financial assistance provided by the Commonwealth to a non-government school,
- (h) the *Greater Sydney Commission Act 2015* is amended to remove the provision that a District Commissioner of the Greater Sydney Commission is to be a State member and chairperson of a Sydney panning panel,
- (i) to make other minor or consequential amendments to those Acts.

### Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act.

Clause 3 provides that explanatory notes in the Schedules do not form part of the proposed Act.

**Schedules 1–7** make the amendments outlined in the Overview. The amendments are explained in detail in the explanatory notes set out in the Schedules.



#### New South Wales

# State Revenue and Other Legislation Amendment (Budget Measures) Bill 2017

## **Contents**

			Page
	1	Name of Act	2
	2	Commencement	2
	3	Explanatory notes	2
Schedule 1		Amendments relating to first home buyers and shared equity schemes	3
Schedule 2		Amendments relating to foreign persons	10
Schedule 3		Amendments to the Duties Act 1997 No 123 relating to off the plan purchases	17
Schedule 4		Amendments to Duties Act 1997 No 123 relating to insurance duty	18
Schedule 5		Amendments relating to UrbanGrowth NSW	21
Schedule 6		Amendments to the Education Act 1990 No 8 relating to non-government schools financial assistance	26
Schedule 7		Amendments to the Greater Sydney Commission Act 2015 No 57 relating to district commissioners	28



# **State Revenue and Other Legislation Amendment (Budget Measures) Bill 2017**

No , 2017

#### A Bill for

An Act to amend State revenue and other legislation in connection with the State budget for the 2017-2018 financial year and for other purposes.

The	Legisl	ature of New South Wales enacts:	1	
1	Name of Act			
		This Act is the State Revenue and Other Legislation Amendment (Budget Measures) Act 2017.	3 4	
2	Com	mencement	5	
	(1)	This Act commences on 1 July 2017, except as otherwise provided by this section.	6	
	(2)	Schedule 2.1 [3] and 2.2 [5] commence on a day or days to be appointed by proclamation.	7 8	
	(3)	Schedule 2.1 [5] is taken to have commenced on 20 June 2017.	9	
3	Expl	anatory notes	10	
		The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act.	11 12	

Scł	edule 1	Amendments relating to first home buyers and shared equity schemes	1 2			
1.1	Duties A	ct 1997 No 123	3			
[1]	Section 64 Conversion of land use entitlement to different form of title					
	Omit "First	t Home—New Home" from section 64 (c) (iv).	5			
	Insert inste	ad "First Home Buyers Assistance".	6			
[2]	Section 65	Exemptions from duty	7			
	Insert after	section 65 (24):	8			
	(25)	Shared equity schemes	9			
		No duty is chargeable under this Chapter on the transfer of land, a land use entitlement or an interest in land or in a land use entitlement if:	10 11			
		(a) the transferor or, if there is more than one, each of them, is an approved equity partner under an approved shared equity scheme, and	12 13			
		(b) the transferee or, if there is more than one, each of them, is a home buyer under an approved shared equity scheme, and	14 15			
		(c) the transfer occurs as part of the approved shared equity scheme.	16			
[3]	Chapter 2,	Part 8, Division 1, heading	17			
	Omit the he	eading. Insert instead:	18			
	Division	1 First Home Buyers Assistance Scheme	19			
[4]	Section 69	The nature of the scheme	20			
	Omit "a ne	w home that is".	21			
[5]	Section 70	) Commencement	22			
	Omit "1 January 2012" wherever occurring in section 70 (a) and (b).					
	Insert instead "1 July 2017".					
[6]	Section 73	BA Application of eligibility criteria to joint purchasers and transferees	25			
	Omit section	on 73 A (2). Insert instead:	26			
	(2)	If the agreement or transfer is entered into, or occurs, under an approved shared equity scheme, it does not matter that the approved equity partners are not eligible under the scheme, as long as the other purchasers or transferees are eligible.	27 28 29 30			
	(3)	This section does not affect section 78B.	31			
[7]	Section 74	Eligible agreements or transfers	32			
	Omit "a ne	w home that is" from section 74 (1).	33			
[8]	Section 74	l (3) (a)	34			
	Omit "\$650	0,000". Insert instead "\$800,000".	35			
[9]	Section 78	BA Duty payable if application approved	36			
	Omit "\$550	0,000" from section 78A (1) (a). Insert instead "\$650,000".	37			

[10]	Sect	ion 78	A (2) (	(a)	1
	Omit	t the pa	aragrap	ph. Insert instead:	2
			(a)	if the property has a private dwelling built on it—at the rate of 21% of	3
				the dutiable value of the dutiable property that is the subject of the agreement or transfer, less \$136,510, or	4 5
				agreement of transfer, less \$150,510, of	5
[11]	Sect	ion 78	B Spe	ecial concession for shared equity arrangements	6
	Inser	t after	section	n 78B (5):	7
		(6)	occu	section does not apply to an agreement or transfer that is entered into, or urs, under an approved shared equity scheme.	8 9
			share	. An agreement or transfer that is entered into, or occurs, under an approved ed equity scheme is eligible under the scheme, even though not all the purchasers ansferees are eligible (see section 73A).	10 11 12
[12]	Sect	ion 80	A Defi	initions	13
	Omit	t the de	efinitic	ons of new home and substantially renovated home.	14
[13]	Sect	ion 84	Relev	vant dates for eligibility	15
[.0]				e 1 July 2017" after "1 July 2012" in section 84 (1).	16
				2.1 July 2017 after 1 July 2012 in section 64 (1).	10
[14]		ion 84	` '		17
	Inser	t "and	before	e 1 July 2017" after "1 July 2012".	18
[15]	Chapter 2, Part 8, Division 1B				
	Omit	t the D	ivisior	1.	20
[16]	Section 281				
	Inser	t after	section	n 280:	22
	281 Approved shared equity schemes				23
	201	(1)		Chief Commissioner may approve a shared equity scheme for the	24
		(1)		oses of this Act.	25
			Note exem	. Sections 65 and 73A, and the <i>Land Tax Management Act 1956</i> , enable certain nptions to be claimed in respect of approved shared equity schemes.	26 27
		(2)	A <i>sh</i> havii	nared equity scheme means any arrangements made for the purpose of, or ng the effect of, providing for:	28 29
			(a)	2 or more persons to jointly acquire ownership of a property under an agreement for sale or transfer, and	30 31
			(b)	one or more of those persons ( <i>home buyers</i> ) to have the exclusive right to occupy the property after the transfer occurs, with no limitation as to time, and	32 33 34
			(c)	one or more of the other persons ( <i>equity partners</i> ) to acquire an interest in the property that includes the right to a specified share of the capital gain in respect of the property but does not include a right to occupy the property, and	35 36 37 38
			(d)	the home buyer or, if there is more than one, the home buyers jointly, to acquire not less than a 20% share in the ownership of the property, and	39 40
			(e)	the home buyer or, if there is more than one, each of them, to purchase from the equity partner or, if there is more than one, any of them, an	41 42

				increased share in the ownership of the property at an amount agreed between the home buyer and the equity partner.	1 2
		(3)	partne	red equity scheme can be approved under this section only if the equity r in the shared equity scheme or, if there is more than one equity partner, of them, is an approved equity partner.	3 4 5
		(4)	An <i>ap</i>	proved equity partner is any of the following:	6
			(a)	the New South Wales Land and Housing Corporation,	7
				a registered community housing provider within the meaning of Part 3 of the Community Housing Providers (Adoption of National Law) Act 2012,	8 9 10
				a person who is prescribed by the regulations as an approved equity partner for the purposes of this section or who belongs to a class of persons so prescribed.	11 12 13
		(5)		reasurer may issue guidelines for the approval of shared equity schemes e Chief Commissioner is to comply with those guidelines.	14 15
		(6)	The gu	uidelines are to be published on the NSW legislation website.	16
[17]	Sche	edule 1	Saving	gs, transitional and other provisions	17
	Inser	t at the	end of	the Schedule:	18
	Part 47		Rev	visions consequent on enactment of State enue and Other Legislation Amendment dget Measures) Act 2017	20 21
			`	,	
	128	Defir	•	· · · · · · · · · · · · · · · · · · ·	22
	128	Defir	ition In this amena	Part:  ding Act means the State Revenue and Other Legislation Amendment et Measures) Act 2017.	22 23 24 25
	128 129		In this amena (Budge	ding Act means the State Revenue and Other Legislation Amendment	23 24
			In this amena (Budge ed equi A pro immed	ding Act means the State Revenue and Other Legislation Amendment et Measures) Act 2017.	23 24 25
		Shar	In this  amena (Budge ed equi  A pro immed respec (a)	ding Act means the State Revenue and Other Legislation Amendment et Measures) Act 2017.  ity exemptions and First Home Buyers Assistance Scheme vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment by the amending Act, continues to apply in et of the following:  an agreement for sale or transfer entered into before 1 July 2017,	23 24 25 26 27 28
		Shar	In this  amena (Budge ed equi  A pro immed respec (a)	ding Act means the State Revenue and Other Legislation Amendment et Measures) Act 2017.  ity exemptions and First Home Buyers Assistance Scheme vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment by the amending Act, continues to apply in et of the following:	23 24 25 26 27 28 29
		Shar	In this  amena (Budge ed equi  A pro immed respec (a) (b)  A pro	ding Act means the State Revenue and Other Legislation Amendment et Measures) Act 2017.  ity exemptions and First Home Buyers Assistance Scheme vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment by the amending Act, continues to apply in et of the following:  an agreement for sale or transfer entered into before 1 July 2017,	23 24 25 26 27 28 29 30
		<b>Shar</b> (1)	In this amena (Budge ed equi) A proimmed respect (a) (b) A proimmed (a)	ding Act means the State Revenue and Other Legislation Amendment et Measures) Act 2017.  ity exemptions and First Home Buyers Assistance Scheme vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment by the amending Act, continues to apply in it of the following:  an agreement for sale or transfer entered into before 1 July 2017, a transfer that occurs before 1 July 2017.  vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment, also applies to: an agreement for sale or transfer entered into on or after 1 July 2017 if the Chief Commissioner is satisfied that:	23 24 25 26 27 28 29 30 31
		<b>Shar</b> (1)	In this amena (Budge ed equi) A proimmed respect (a) (b) A proimmed (a)	ding Act means the State Revenue and Other Legislation Amendment et Measures) Act 2017.  Ity exemptions and First Home Buyers Assistance Scheme vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment by the amending Act, continues to apply in et of the following:  an agreement for sale or transfer entered into before 1 July 2017, a transfer that occurs before 1 July 2017.  vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment, also applies to: an agreement for sale or transfer entered into on or after 1 July 2017 if the Chief Commissioner is satisfied that:  (i) the agreement concerned replaces an agreement entered into before 1 July 2017, and	23 24 25 26 27 28 29 30 31 32 33
		<b>Shar</b> (1)	In this amena (Budge ed equi A proimmed respect (a) (b) A proimmed (a)	ding Act means the State Revenue and Other Legislation Amendment et Measures) Act 2017.  ity exemptions and First Home Buyers Assistance Scheme vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment by the amending Act, continues to apply in et of the following:  an agreement for sale or transfer entered into before 1 July 2017, a transfer that occurs before 1 July 2017.  vision of Part 7 or Division 1 of Part 8 of Chapter 2, as in force diately before its amendment, also applies to: an agreement for sale or transfer entered into on or after 1 July 2017 if the Chief Commissioner is satisfied that:  (i) the agreement concerned replaces an agreement entered into	23 24 25 26 27 28 29 30 31 32 33 34 35 36

18]	Dicti	onary			1			
	Inser	t in alp	habet	ical order in clause 1:	2			
				oved equity partner has the meaning given by section 281.	3			
			appr the C	<b>oved shared equity scheme</b> means a shared equity scheme approved by Chief Commissioner under section 281.	4 5			
	•	Explanatory note						
	The proposed amendments to the <i>Duties Act 1997</i> :							
	(a)	and		First Home—New Home Scheme as the First Home Buyers Assistance Scheme,	8 9			
	(b)	may b	e clair	om \$650,000 to \$800,000) the dutiable value of property for which a concession ned under the Scheme, and	10 11			
	(c)	increa may b	se (fro	om \$550,000 to \$650,000) the dutiable value of property for which an exemption ned under the Scheme, and	12 13			
	(d)			nitation applying the Scheme to new homes, and	14			
	(e)		d eligil nes, ar	bility under the Scheme to certain purchasers under approved shared equity and	15 16			
	(f)	exempowner	ot from under	duty transfers of land that are made by an approved equity partner to a home a shared equity scheme, and	17 18			
	(g)	•		ne closure of the New Home Grant Scheme, and	19			
	(h)	make	other i	minor and consequential amendments.	20			
1.2	Firs	t Hon	ne Ov	wner Grant (New Homes) Act 2000 No 21	21			
[1]	Section 3 Definitions							
	Omit the definition of <i>first home owner grant cap</i> . Insert in alphabetical order:							
			eligi	bility cap—see section 13A.	24			
[2]	Section 7 Entitlement to grant							
	Insert at the end of section 7 (1) (b):							
				, and	27			
			(c)	the total value of the transaction does not exceed the eligibility cap for the type of first home owner grant that is available in respect of that transaction.	28 29 30			
[3]	Sect	ion 7 (	1A)		31			
	Omit	the su	bsecti	on.	32			
[4]	Sect	ion 13	AA		33			
	Inser	t after s	section	n 13:	34			
1	3AA	Type	s of fi	rst home owner grant that are available	35			
		(1)	The respe	following types of first home owner grant are available under this Act in ect of an eligible transaction:	36 37			
			(a)	a first home builder's grant,	38			
			(b)	a first home purchaser's grant.	39			
		(2)		st home builder's grant is available under this Act only for the following gories of eligible transaction:	40 41			
			(a)	a comprehensive building contract to build a new home,	42			
			(b)	the building of a new home in New South Wales by an owner builder.	43			

		(3)		st home purchaser's grant is available under this Act for any other eligible saction.	1	
		(4)		one type of first home owner grant is available for the same eligible saction.	3	
[5]	Section 13A					
	Omi	t the se	ction.	Insert instead:	6	
	13A	Eligi	bility o	сар	7	
		(1)	for th	total value of the eligible transaction must not exceed the eligibility cap he type of first home owner grant that is available under this Act for that ble transaction.	8 9 10	
		(2)	The d	eligibility caps are as follows:	11	
			(a)	\$750,000 for a first home builder's grant,	12	
			(b)	\$600,000 for a first home purchaser's grant.	13	
		(3)	the e	question of whether the total value of a transaction exceeds the amount of eligibility cap is determined by reference to the total value of the saction as at:	14 15 16	
			(a)	in the case of a contract—the commencement date, or	17	
			(b)	in the case of the building of a home by an owner builder—the date the transaction is completed.	18 19	
			Note: transa	. Section 20 authorises the grant to be paid before completion of an eligible action if the Chief Commissioner considers it appropriate.	20 21	
		(4)	type	regulations may prescribe a different amount as the eligibility cap for any of first home owner grant and may make provision for the eligible sactions to which the eligibility cap applies.	22 23 24	
		(5)		section applies to the payment of a first home owner grant in respect of ligible transaction that has a commencement date on or after 1 July 2017.	25 26	
			transi	. For eligible transactions with a commencement date before 1 July 2017, the itional provisions in Schedule 1 apply. They preserve the previous first home or grant cap as it applied to those transactions.	27 28 29	
[6]	Sect	ion 13	B, hea	ading	30	
	Omi	t "first	home	owner grant". Insert instead "eligibility".	31	
[7]	Sect	ion 15	All in	terested persons to join in application	32	
	Inse	rt after	section	n 15 (2) (e):	33	
			(f)	in the case of a home being purchased under a contract entered into under an approved shared equity scheme within the meaning of the <i>Duties Act 1997</i> —a person who is an approved equity partner (within the meaning of that Act) under the contract.	34 35 36 37	
[8]	Sect	ion 20	Paym	nent in advance, subject to statutory conditions	38	
	Omi	t "first	home	owner grant cap" wherever occurring in section 20 (2A) and (2B).	39	
	Inse	rt instea	ad "eli	gibility cap".	40	

[9]	Schedule 1 Savings, transitional and other provisions				
	Inser	t at the	end o	of the Schedule:	2
	Part 14		Provisions consequent on enactment of State Revenue and Other Legislation Amendment (Budget Measures) Act 2017		3 4 5
	22	Char	iges t	o eligibility cap	6
		(1)	and apply	Act, as in force immediately before its amendment by the <i>State Revenue Other Legislation Amendment (Budget Measures) Act 2017</i> continues to y in respect of an eligible transaction that has a commencement date that fore 1 July 2017.	7 8 9 10
		(2)	eligil	Act, as in force immediately before the amendment, also applies to an ble transaction with a commencement date on or after 1 July 2017 if the f Commissioner is satisfied that:	11 12 13
			(a)	the contract concerned replaces a contract made before 1 July 2017, and	14
			(b)	the replaced contract was a contract for the purchase of the same home or a comprehensive home building contract to build the same or a substantially similar home.	15 16 17
	•	anatory			18
	\$750 cap c by ar	,000 to of \$750, n owner	\$600,0 000 wil builde	ndments to the <i>First Home Owner Grant (New Homes) Act 2000</i> reduce, from 100, the first home owner grant cap for a contract to purchase a new home. The II still apply to a contract to build a new home, and to the building of a new home er. The Schedule also makes other amendments that are consequent on the by the Schedule and Schedule 1.1.	19 20 21 22 23
1.3	Lan	d Tax	Mar	nagement Act 1956 No 26	24
[1]	Sche	edule 1	A Pri	ncipal place of residence exemption	25
	Omi	t the de	finitio	on of <i>first home owner's duty concession scheme</i> from clause 10A (7).	26
	Inser	t instea	ıd:		27
			Assi	<b>home owner's duty concession scheme</b> means the First Home Buyers stance Scheme under Division 1 of Part 8 of Chapter 2 of the <i>Duties Act</i> or any of the predecessors to that scheme under that Act.	28 29 30
[2]	Sche	edule 1	A, cla	ause 10AA	31
	Inser	t after	clause	: 10A:	32
1	0AA			on for first home owners who purchase under approved shared emes	33 34
			as the if the natur	principal place of residence exemption extends to land used and occupied e principal place of residence of a natural person who owns the land, even e land is jointly owned by any other person, if the land was acquired by the ral person under an approved shared equity scheme (within the meaning e <i>Duties Act 1997</i> ).	35 36 37 38 39

[3]	Schedule 2 Savings and transitional provisions Insert at the end of the Schedule:				
	Part 31	Provisions consequent on enactment of State Revenue and Other Legislation Amendment (Budget Measures) Act 2017	3 4 5		
	61 Ame	The amendments made to Schedule 1A by the <i>State Revenue and Other Legislation Amendment (Budget Measures) Act 2017</i> apply to the assessment of land tax liability in respect of the 2018 land tax year and subsequent land tax years.	6 7 8 9 10		
	Explanatory note  The proposed amendments to the Land Tax Management Act 1956 extend the principal place of residence exemption under that Act to land used and occupied by an owner under a shared equity scheme approved under the Duties Act 1997 (as provided by Schedule 1.1 [16]). The Schedule also makes other amendments that are consequent on the amendments made by the Schedule and Schedule 1.1.				

Sch	nedu	le 2	Α	mendments relating to foreign persons	1
2.1	Duti	es A	ct 199	97 No 123	2
[1]	Sect	ion 10	4l Defi	nitions	3
	Inser	t at the	end of	f the section:	4
		(2)	or a s	erence in this Chapter to a dwelling does not include a reference to a room uite of rooms determined by the Chief Commissioner not to be a dwelling the purposes of this Chapter.	5 6 7
[2]	Sect	ions 1	04U (1	), 137AD (1) and 157H (1)	8
	Omit	"4%"	where	ver occurring. Insert instead "8%".	9
[3]	Sect	ion 10	4ZJA		10
	Inser	t after	section	n 104ZJ:	11
104	IZJA	Refu	nds fo	or certain Australian-based developers that are foreign persons	12
		(1)	The Cof surtransf	Chief Commissioner must reassess and refund the whole or a proportion rcharge purchaser duty paid on a transfer, or an agreement for the sale or fer, of residential-related property to an Australian corporation if the f Commissioner is satisfied that:	13 14 15 16
			(a)	the corporation or a related body corporate of the corporation constructed a new home on the residential land to which the residential-related property relates after completion of the transfer of the property to the corporation, and	17 18 19 20
			(b)	the corporation has sold the new home to a person other than an associated person of the corporation, and	21 22
			(c)	the home was not occupied or used as a place of residence or for any other purpose at any time during the period commencing on completion of construction of the new home and ending on completion of its sale.	23 24 25
		(2)	Comi	amount of any refund under this section is to be determined by the Chief missioner, in accordance with an order made by the Treasurer for the oses of this section and published in the Gazette.	26 27 28
		(3)	applionsale of after	narge purchaser duty may be refunded under this section only if an cation for the refund is made within 12 months after the completion of the of the new home to which the application relates and no later than 5 years completion of the transfer of the residential-related property to the ralian corporation.	29 30 31 32 33
		(4)		s section:	34
			Corp	ralian corporation means a corporation that is incorporated under the orations Act 2001 of the Commonwealth.	35 36
				<b>home</b> has the same meaning as in the First Home Owner Grant (New es) Act 2000.	37 38
[4]	Sect	ion 10	4ZK Tı	ransactions exempt from ad valorem duty under Chapter 2	39
	Omit	"exte	nd to su	urcharge duty transactions" from section 104ZK (2).	40
	Inser	t inste	ad "app	oly in respect of surcharge purchaser duty".	41

#### [5] Section 104ZKA Insert after section 104ZK: **104ZKA** Exemption for certain permanent residents in respect of principal place of residence No surcharge purchaser duty is chargeable on a transfer, or an agreement for the sale or transfer, of residential-related property if each transferee under the transfer or agreement who would otherwise be liable to pay that duty is an exempt permanent resident. (2) A transferee under a transfer or agreement is an *exempt permanent resident* if: the transferee is a permanent resident when a liability for duty charged 10 by Chapter 2 on the transfer or agreement arises (or would arise but for 11 a concession or exemption from duty under that Chapter), and 12 the Chief Commissioner is satisfied that the transferee intends to use 13 and occupy the residential land to which the residential-related property 14 relates as a principal place of residence in accordance with the residence 15 requirement. 16 (3) If there is more than one transferee under the transfer or agreement who is a 17 foreign person (a *foreign transferee*) and the Chief Commissioner is satisfied 18 that at least one, but not all, of those transferees is an exempt permanent 19 resident: 20 surcharge purchaser duty is to be reduced in proportion to the share or 21 shares in the residential-related property transferred to foreign 22 transferees who are exempt permanent residents, and 23 none of those exempt permanent residents is liable to pay surcharge 24 purchaser duty on the transfer or agreement. 25 The residential land must be used and occupied by the exempt permanent (4) 26 resident as his or her principal place of residence for a continuous period of at 27 least 200 days within the first 12 months after the liability date. This 28 requirement is referred to as *the residence requirement*. 29 (5) The *liability date* is the date on which liability to surcharge purchaser duty first 30 arose in respect of the share in the residential-related property transferred, or 31 agreed to be transferred, to the exempt permanent resident. 32 If the residence requirement is not complied with in relation to the residential (6) 33 land, the Chief Commissioner must assess or reassess the surcharge purchaser 34 duty chargeable on the transfer or agreement as if the exemption under this 35 section had never applied. 36 A reference in this section to the use and occupation of residential land as a 37 principal place of residence in accordance with the residence requirement 38 includes: 39 in the case of a land use entitlement, a reference to the use and 40 occupation of the building or part of the building to which the 41 entitlement relates, as a principal place of residence in accordance with 42 the residence requirement, and 43 in the case of a utility lot (within the meaning of the *Strata Schemes* (b) 44 Management Act 2015), a reference to the use of the utility lot in 45 conjunction with a strata lot used and occupied as a principal place of 46

residence in accordance with the residence requirement.

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[6]	Schedule 1	Savings, transitional and other provisions	1
	Insert in ap clause num	propriate order in Part 47 (as inserted by Schedule 1.1 [17]), with appropriate bering:	2
	Refu	nd of surcharge purchaser duty relating to certain dwellings	4
	(1)	The Chief Commissioner must assess or reassess the surcharge purchaser duty chargeable on a surcharge duty transaction on the basis that no surcharge purchaser duty is chargeable on the transaction if:	5 6 7
		(a) a liability to pay that duty on the surcharge duty transaction arises at any time before a relevant determination is made, and	8 9
		(b) the Chief Commissioner is satisfied that no surcharge purchaser duty would have been chargeable on the surcharge duty transaction had the determination been made before that liability arose.	10 11 12
	(2)	In the case of a reassessment, the Chief Commissioner must refund any surcharge purchaser duty paid on the transaction if an application for the refund of the duty is made within 5 years after the initial assessment.	13 14 15
	(3)	A <i>relevant determination</i> is a determination made under section 104I (2) (as inserted by the amending Act) before 1 January 2018 that is approved by the Treasurer for the purposes of this clause.	16 17 18
	Rate	of surcharge purchaser duty and other surcharge duty	19
	(1)	Section 104U (1), as amended by the amending Act, applies in respect of a surcharge duty transaction that occurs on or after the commencement of the amendment, except as otherwise provided by this clause.	20 21 22
	(2)	Section 104U (1), as in force immediately before its amendment by the amending Act, continues to apply in respect of the following:	23 24
		(a) any surcharge purchaser duty chargeable on the transfer of residential-related property made in conformity with an agreement for sale or transfer of the residential-related property entered into before the commencement of the amendment,	25 26 27 28
		(b) surcharge purchaser duty chargeable on a surcharge duty transaction that results from the exercise of an option for the sale or purchase of residential-related property if the option was granted before the commencement of the amendment.	29 30 31 32
	(3)	Despite subclause (2) (b), section 104U (1), as amended by the amending Act, applies in respect of any of the following surcharge duty transactions occurring on or after the commencement of the amendment:	33 34 35
		(a) a transaction that is taken by section 9B (as applied by section 104O) to be the transfer of an option,	36 37
		(b) a transaction that results from the exercise of an option that is taken by section 9B (as applied by section 104O) to have been transferred.	38 39
	(4)	Section 104U (1), as amended by the amending Act, applies in respect of a call option assignment (within the meaning of Part 2 of Chapter 3) made on or after the commencement of the amendment.	40 41 42
	(5)	Section 137AD (1), as amended by the amending Act, applies in respect of an allotment of shares or an issue of units made on or after the commencement of the amendment.	43 44 45

Section 157H (1), as amended by the amending Act, applies in respect of a relevant acquisition (within the meaning of Chapter 4) occurring on or after the commencement of the amendment. Refund of surcharge purchaser duty for Australian-based developers Section 104ZJA, as inserted by the amending Act, extends to a transfer, or an agreement for the sale or transfer, of residential-related property to an Australian corporation (within the meaning of that section) that occurs before the commencement of that section. Exemption from surcharge purchaser duty for certain permanent residents Section 104ZKA, as inserted by the amending Act, applies in respect of a 10 transfer, or an agreement for the sale or transfer, of residential-related property 11 that occurs on or after the commencement of that section. 12 Explanatory note 13 Item [1] of the proposed amendments to the Duties Act 1997 enables the Chief Commissioner to 14 determine that a room or suite of rooms is not a dwelling for the purposes of determining additional 15 duty (surcharge purchaser duty and other forms of duty) chargeable on transactions involving the 16 acquisition by foreign persons of interests in residential land in New South Wales. 17 Item [2] increases from 4% to 8% the additional duty (surcharge purchaser duty and other duty) that 18 is imposed on such transactions. 19 Item [3] provides for refunds of surcharge purchaser duty paid on transfers, or agreements for the sale 20 or transfer, of residential-related property to Australian corporations that construct and sell new 21 homes on the residential land concerned. 22 23 Item [5] exempts certain foreign persons who are permanent residents (including New Zealand citizens holding special category visas under the Migration Act 1958 of the Commonwealth) from 24 liability to pay surcharge purchaser duty on transfers, or agreements for the sale or transfer, of 25 residential-related property. The exemption will apply to such a permanent resident if the resident 26 27 uses and occupies the residential land concerned as a principal place of residence for at least 200 days within the first 12 months after the liability to pay surcharge purchaser duty first arises on 28 29 the property transferred. Item [4] makes an amendment in the nature of statute law revision. 30 Item [6] inserts savings and transitional provisions that are consequent on the amendments made by 31 items [1]-[3] and [5]. 32 2.2 Land Tax Act 1956 No 27 33 Section 5A Levy of surcharge land tax on residential land owned by foreign 34 persons—2017 and subsequent land tax years 35 Omit section 5A (2). Insert instead: 36 In respect of the taxable value of all the residential land owned by the foreign 37 person at midnight on 31 December in any year (commencing with 2016), 38 surcharge land tax is to be charged, levied, collected and paid under the 39 provisions of the Principal Act and in the manner prescribed under that Act for 40 the period of 12 months commencing on 1 January in the next succeeding year 41 42 in the case of all residential land owned by the foreign person at 43 midnight on 31 December 2016—0.75% of that taxable value as 44 assessed under the Principal Act, and 45 in the case of all residential land owned by the foreign person at 46

midnight on 31 December in any other year (commencing with 2017)—

2% of that taxable value as assessed under the Principal Act.

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[1]

[2]	Sect	ion 5A	(4) (g)		1
	Omi	t the pa	ıragrapl	h. Insert instead:	2
			(g)	the person is exempt from liability to pay surcharge land tax in respect of the land for a land tax year because the land is the principal place of residence of the foreign person (and accordingly sections 9C and 9D of the Principal Act operate to reduce the land value of the land if it is the principal place of residence of the person) only if the person is eligible for the exemption under section 5B,	3 4 5 6 7 8
[3]	Sect	ion 5A	(6)		9
	Inser	t "and	section	as 5B and 5C" after "section".	10
[4]	Sect	ion 5E	}		11
	Inser	t after	section	5A:	12
	5B			land tax—residence requirement applying to principal place of exemption	13 14
		(1)	in res	son is eligible for an exemption from liability to pay surcharge land tax spect of residential land for a land tax year because the land is the pal place of residence of the person only if:	15 16 17
			(a)	the person is a permanent resident at midnight on 31 December of the previous year, and	18 19
			(b)	the Chief Commissioner is satisfied that, during the land tax year, the person intends to use and occupy the land as the principal place of residence of the person in accordance with the residence requirement, and	20 21 22 23
			(c)	the person lodges a declaration with a land tax return required to be furnished under section 12 of the Principal Act for the land tax year to the effect that the person has that intention.	24 25 26
		(2)	reside	person must use and occupy the land as the person's principal place of ence for a continuous period of 200 days in the land tax year. This rement is referred to as <i>the residence requirement</i> .	27 28 29
		(3)	tax lia	residence requirement is not complied with by the person, surcharge land ability is to be assessed or reassessed as if the person's exemption from ity to pay surcharge land tax for the land tax year had never applied.	30 31 32
		(4)	The fa be a to 1996.	ailure of the person to comply with the residence requirement is taken to ax default for the purposes of Part 5 of the <i>Taxation Administration Act</i>	33 34 35
		(5)	Taxat assess furnis	nterest that is payable on the tax default in accordance with Part 5 of the tion Administration Act 1996 accrues on the amount of surcharge land tax sable to the person for the period commencing on the last day allowed for thing the land tax return for the land tax year and ending on the day when seessment or reassessment referred to in subsection (3) is made.	36 37 38 39 40
[5]	Sect	ion 50	;		41
	Inser	t befor	e section	on 6:	42
	5C	Surc	harge	land tax—Australian-based developers	43
		(1)		ustralian corporation is exempt from liability to pay any, or a proportion rcharge land tax for a land tax year in respect of residential land owned	44 45

by the corporation at midnight on 31 December of the previous year (the *taxing date*) if the Chief Commissioner is satisfied of the following (the *relevant criteria*):

- (a) the corporation or a related body corporate of the corporation has constructed a new home on the residential land,
- (b) after the taxing date, the corporation sold the new home to a person other than an associated person of the corporation,
- (c) the home was not occupied or used as a place of residence or for any other purpose at any time during the period commencing on completion of the construction of the new home and ending on completion of its sale.
- (2) The Chief Commissioner must reassess and refund the whole or a proportion of the surcharge land tax paid by an Australian corporation for a land tax year in respect of residential land owned by the corporation at midnight on 31 December of the previous year if the Chief Commissioner is satisfied that the relevant criteria are met in relation to the residential land.
- (3) The extent to which an Australian corporation is exempt from liability to pay surcharge land tax, or the amount of any refund, under this section is to be determined by the Chief Commissioner, in accordance with an order made by the Treasurer for the purposes of this section and published in the Gazette.
- (4) An exemption or refund under this section is available only if an application for the exemption or refund is made within 12 months after completion of the sale of the new home and no later than:
  - (a) if completion of the transfer of the residential land to the Australian corporation concerned occurred before 21 June 2016—21 June 2021, or
  - (b) in any other case—5 years after completion of the transfer of the residential land to the Australian corporation concerned.
- (5) In this section:

Australian corporation means a corporation that is incorporated under the Corporations Act 2001 of the Commonwealth.

**new home** has the same meaning as in the *First Home Owner Grant (New Homes) Act 2000.* 

*related body corporate* has the same meaning as in the *Corporations Act 2001* of the Commonwealth.

transfer includes an assignment and an exchange.

#### **Explanatory note**

Item [1] of the proposed amendments to the *Land Tax Act 1956* increases from 0.75% to 2% the surcharge land tax rate applying in respect of residential land owned by a foreign person on 31 December in a year. The new land tax rate will take effect on 31 December 2017 for the 2018 land tax year.

Items [2] and [4] extend the principal place of residence exemption (currently available as an exemption from land tax only), so that it will be available as an exemption from surcharge land tax to foreign persons who are permanent residents (including New Zealand citizens holding special category visas under the *Migration Act 1958* of the Commonwealth). The exemption will apply to such a permanent resident if the resident uses and occupies the residential land concerned as a principal place of residence for at least 200 days in the land tax year concerned.

Item [5] provides for an exemption from, or refund of, surcharge land tax for Australian corporations that sell new homes they have constructed on the residential land concerned.

Item [3] makes an amendment consequent on items [4] and [5].

2.3	Land 1	Tax Man	nagement Act 1956 No 26	1
[1]	Section	12 Taxpa	payer to furnish returns	2
	Omit sec	ction 12 (	(1B) (b). Insert instead:	3
		(b)	set out, or be accompanied by, any information, as to the following, the may be required to complete the return:	nat 2
			(i) the person's land ownership,	6
			(ii) the eligibility of the land for an exemption from land tax or for reduction in the taxable value of the land.	ra 7
[2]	Schedu	le 2 Savii	ings and transitional provisions	9
	Insert af	ter clause	e 61 (as inserted by Schedule 1.3):	10
	62 A	mendme	ents to Land Tax Act 1956	11
	(1	to th	amendments made to the <i>Land Tax Act 1956</i> by Schedule 2.2 [2] and [ne <i>State Revenue and Other Legislation Amendment (Budget Measure 2017</i> apply to the assessment of land tax liability in respect of the 20 tax year and subsequent tax years.	<i>es)</i> 13
	(2	State apply	amendment made to the <i>Land Tax Act 1956</i> by Schedule 2.2 [5] to the <i>Revenue and Other Legislation Amendment (Budget Measures) Act 20</i> by to the assessment of land tax liability in respect of the 2017 land tax yes subsequent tax years.	<i>17</i> 17
	Explanat			20
	Item [1] c	of the propo ent made in	posed amendments to the Land Tax Management Act 1956 is consequent on to in relation to the principal place of residence exemption by Schedule 2.2 [4].	the 21
		nserts savii 2.2 [2], [4]	ings and transitional provisions that are consequent on the amendments made [4] and [5].	by 23

Sch	nedule 3	Amendments to the Duties Act 1997 No 123 relating to off the plan purchases	1
[1]	Section 49	A Purchases "off the plan"	3
	Insert after	section 49A (1):	4
	(1A)	This section applies in relation to an off the plan purchaser agreement only if the Chief Commissioner is satisfied, when assessing liability for duty after the agreement is lodged for stamping, that the purchaser or transferee under the agreement (or, if there is more than one purchaser or transferee, at least one of them) intends to use and occupy the residence to which the agreement relates as a principal place of residence in accordance with the residence requirement.	5 6 7 8 9 10
	(1B)	The residence must be used and occupied by the purchaser or transferee (or, if there is more than one purchaser or transferee, at least one of them) as the purchaser or transferee's principal place of residence for a continuous period of at least 6 months, with occupation commencing no later than 12 months (or such longer period as the Chief Commissioner may approve) after completion of the sale or transfer. This requirement is referred to as <i>the residence requirement</i> .	11 12 13 14 15 16
	(1C)	If the residence requirement is not complied with in relation to the residence, this section is taken never to have applied in relation to the off the plan purchase agreement, including for the purposes of the <i>Taxation Administration Act 1996</i> .	18 19 20 21
[2]	Schedule 1	Savings, transitional and other provisions	22
	Insert in ap clause num	propriate order in Part 47 (as inserted by Schedule 1.1 [17]), with appropriate bering:	23 24
	Purc	hases "off the plan"	25
		Section 49A, as in force immediately before its amendment by the amending Act, continues to apply to an off the plan purchase agreement entered into before the commencement of that amendment.	26 27 28
	Explanatory	note	29
	duty (for up to be erected Commission place of resident (the resident to be expected to be expec	e proposed amendments to the <i>Duties Act 1997</i> limits a provision that defers liability for o 12 months) on an agreement for the sale "off the plan" of land on which a residence is d. In particular, liability for duty under the provision is to be deferred only if the Chief er is satisfied that the purchaser intends to use and occupy the residence as a principal dence, starting no later than 12 months after the sale is completed, for at least 6 months after requirement. If the purchaser does not meet the residence requirement, the libe liable to pay interest and penalty tax, backdated to the date of the agreement.	30 31 32 33 34 35 36

Item [2] is a savings provision.

Scl	hedu	le 4		Amendments to Duties Act 1997 No 123 relating o insurance duty	1 2
[1]	Sect	ion 230	0 Wha	at is "general insurance"?	3
	Inser	t "or 5.	A" aft	er "Part 5" in section 230 (2).	4
[2]	Sect	ion 23	3 Тур	es of general insurance	5
	Omit	section	n 233	(3). Insert instead:	6
		(3)	Type	e C insurance is crop insurance or livestock insurance.	7
			are n	. Crop insurance and livestock insurance are exempt from duty under Part 5, and ot types of general insurance, if the insurance is effected or renewed on or after nuary 2018.	8 9 10
[3]	Sect	ion 25	9 Wha	at insurance is exempt from duty?	11
	Inser	t after	section	n 259 (1) (m):	12
			(n)	lenders mortgage insurance, being insurance taken out by a lender against loss arising from a default by a mortgagor, if the premium in relation to the insurance is paid on or after 1 July 2017,	13 14 15
			(o)	crop insurance that is effected or renewed on or after 1 January 2018,	16
			(p)	livestock insurance that is effected or renewed on or after 1 January 2018.	17 18
[4]	Chap	oter 8,	Part 5	5 <b>A</b>	19
	Inser	t after l	Part 5		20
	Par	t 5A	Exe	emptions for small business	21
:	259A	Mean	ing o	f "small business"	22
			For t	the purposes of this Part, a person is a small business:	23
			(a)	if the person is a CGT small business entity (within the meaning of section 152-10 (1AA) of the <i>Income Tax Assessment Act 1997</i> of the Commonwealth) for the income year in which the insurance is effected or renewed, or	24 25 26 27
			(b)	in any other circumstances prescribed by the regulations.	28
:	259B	Exen	nption	ns for small business	29
		(1)	The insur	following insurances are exempt from duty under this Chapter, if the red person is a small business:	30 31
			(a)	commercial vehicle insurance, being motor vehicle insurance (within the meaning of section 233 (2A) (a)) for a motor vehicle that is used primarily for business purposes,	32 33 34
			(b)	commercial aviation insurance, being aviation insurance (within the meaning of section 233 (2A) (b)) for an aircraft that is used primarily for business purposes,	35 36 37
			(c)	occupational indemnity insurance, being insurance covering liability arising out of the provision by a person of professional services or other services (other than insurance providing medical indemnity cover within the meaning of the <i>Medical Indemnity Act 2002</i> of the Commonwealth),	38 39 40 41 42

		(d) product and public liability insurance, being insurance covering liability for personal injury or property damage occurring in connection with a business or arising out of the products or services of a business.	1 2 3
	(2)	Subject to the regulations (if any), an exemption under this section applies only to contracts of insurance effected or renewed on or after 1 January 2018.	4 5
	(3)	An exemption under this section is referred to in this Part as a <i>small business exemption</i> .	6 7
2590	C Insur	er to obtain small business declaration	8
	(1)	A small business exemption does not apply to a contract of insurance unless the insurer obtains from the person who effects or renews the contract of insurance a small business declaration.	9 10 11
	(2)	A <i>small business declaration</i> is a declaration by the person, in writing, to the effect that the person is a small business at the time that the contract of insurance is effected or renewed.	12 13 14
	(3)	A person must not provide a small business declaration to an insurer knowing that it is false or misleading in a material particular.	15 16
		Maximum penalty: 100 penalty units.	17
	(4)	In this section, an <i>insurer</i> includes an agent or employee of an insurer.	18
259[	) Liabi	lity of insured person for wrongly claiming exemption	19
	(1)	An insurer who is liable to pay the duty under this Chapter on a contract of insurance with the insurer may require a person who wrongly claims a small business exemption in respect of the contract of insurance to pay the insurer an amount equal to the duty, together with any interest or penalty tax payable.	20 21 22 23
	(2)	The requirement is duly made if it is contained in a written request that is given to the person and that specifies the amount of duty.	24 25
	(3)	If the amount is not paid, the insurer may recover it as a debt.	26
	(4)	A person wrongly claims a small business exemption if the person provides the insurer with a small business declaration in respect of the contract of insurance and the person is not a small business at the time the insurance is effected or renewed.	27 28 29 30
	(5)	It does not matter whether or not the declaration was made dishonestly.	31
	(6)	In this section:	32
		small business declaration has the same meaning as it has in section 259C.	33
[5] Di	ctionary		34
In	sert in alp	habetical order in clause 1:	35
		crop insurance means insurance covering:	36
		(a) loss due to the destruction of, or physical damage to, any pasturage or any crop of grain, fruit, vegetables or other plants, where the destruction or damage occurs while the pasturage or crop is being grown, or	37 38 39
		(b) loss due to the destruction of, or physical damage to, the product of any such pasturage or crop, where the destruction or damage occurs while the product of the pasturage or crop is being stored or transported, but only if the contract by which the insurance is effected also effects insurance covering the loss referred to in paragraph (a).	40 41 42 43 44

l	ivesta	ock insurance means insurance covering:	1
(	(a)	loss due to the death of, or physical damage to, any animal, whether domesticated or wild, or	2
(	(b)	loss due to the death of, or physical damage to, any genetic material of any such animal, or	4 5
(	(c)	loss due to the theft of any such animal or genetic material.	6
Explanatory no	ote		7
Lender's mortg	agė ir urance	sed amendments to the <i>Duties Act 1997</i> exempts certain insurances from duty. Insurance is exempt if the premium for the insurance is paid on or after 1 July e and livestock insurance are exempt if they are effected or renewed on or after	8 9 10 11
person is a sma	II bus	rtain insurances effected on or after 1 January 2018 from duty if the insured iness. The insurances concerned are commercial vehicle insurance, commercial ocupational indemnity insurance and product and public liability insurance.	12 13 14
Item [1] makes	a con	sequential amendment.	15
Items [2] and [5	i] mak	e amendments in the nature of statute law revision.	16

Sch	nedule 5	Amendm	ents relating to Ur	banGrowth NSW	1				
5.1	Governme	ent Sector En	nployment Act 2013 N	o 40	2				
	Schedule 1	Public Service a	agencies		3				
	Insert in appropriate order in Part 2:								
	UrbanGrowth Development Agency		Chief Executive of the UrbanGrowth NSW Development Corporation	Department of Premier and Cabinet. The Minister administering the <i>Growth Centres (Development Corporations) Act 1974</i> (so far as it relates to the UrbanGrowth NSW Development Corporation) is to exercise the employer functions of the Government in relation to the Chief Executive.					
	UrbanGrowth related to the	d amendment to NSW Developmer	nt Corporation Staff Agency as mier and Cabinet. The head of	ployment Act 2013 establishes the sa Public Service executive agency the agency is the Chief Executive of	5 6 7 8 9				
5.2	Growth C	entres (Devel	opment Corporations	) Act 1974 No 49	10				
[1]	Section 18	Development co	rporation may enter into o	contracts	11				
		on any other land ection 18 (3).	d with the consent of the ov	vner of that land" after "and that	12 13				
[2]	Schedule 1	Growth centres	and development corpora	ations	14				
	Insert at the Corporation		2 in the matter relating to U	IrbanGrowth NSW Development	15 16				
		published on Corporation. The land outlin	the website of the Urb ed in red on the map enti	led "The Bays Growth Centre", anGrowth NSW Development itled "Parramatta North Growth rbanGrowth NSW Development	17 18 19 20 21 22				
[3]	Schedule 6	Savings, transit	ional and other provisions	S	23				
	Insert after I	Part 5:			24				
	Part 6	and liabiliti	certain Landcom s es to development t of Planning and E		25 26 27				
	Division 1	l Transfe	r of Landcom staff		28				
	22 Trans	fer of Landcom	staff		29				
	(1)		y, by order in writing, transprporation Staff Agency any	nsfer to the UrbanGrowth NSW person who is:	30 31				

	(a)	employed by Landcom, and	1
	(b)	designated by the UrbanGrowth NSW Development Corporation as a	2
	( )	person who is required for the purposes of enabling the UrbanGrowth NSW Development Corporation to exercise its functions.	3 4
(2)		Minister for Planning may, by order in writing, transfer to the Department anning and Environment any person who is:	5 6
	(a)	employed by Landcom, and	7
	(b)	designated by the Secretary of the Department of Planning and	8
		Environment as a person who is required for the purposes of enabling a development corporation (other than the UrbanGrowth NSW Development Corporation) to exercise its functions.	9 10 11
(3)		ansfer under this clause does not require the consent of the transferred loyee.	12 13
(4)		order under this clause may only be made within the period of 12 months the commencement of this Part.	14 15
(5)		is Division, <i>transferred employee</i> means an employee of Landcom who e subject of an order under this Division.	16 17
Tern	ns and	conditions of employment of transferred employees	18
(1)		employment of a transferred employee in the Public Service agency to	19
		the employee is transferred under this Division is to be on the same	20
		s and conditions in relation to the following matters as applied in respect e employee immediately before the transfer:	21 22
	(a)	salary,	23
	(b)	hours of work,	24
	(c)	leave,	25
	(d)	allowances,	26
	(e)	termination and redundancy.	27
(2)	Thos	se terms and conditions cannot be varied during the transition period, pt by agreement with the employee.	28 29
(3)	The	transition period for a transferred employee is:	30
(- )	(a)	for a person employed by Landcom under a contract of employment as a senior manager—the remainder of the person's current term of employment as specified in the contract or, if the term ends during the period of 12 months after the transfer, the period specified by the relevant employer (being a period ending not later than 12 months after the transfer), and	31 32 33 34 35 36
	(b)	for a person employed by Landcom on a permanent basis (other than a person referred to in paragraph (a))—the period of 2 years after the transfer, and	37 38 39
	(c)	for any other person employed by Landcom—the remainder of the person's current term of employment as specified in the person's contract of employment (if any) or the period of 12 months after the transfer, whichever is later.	40 41 42 43
(4)	In su	abclause (3) (a), <i>relevant employer</i> means:	44
	(a)	in relation to a Landcom employee transferred to the UrbanGrowth NSW Development Corporation Staff Agency—the Chief Executive of the UrbanGrowth NSW Development Corporation, or	45 46 47

		(b)	in relation to a Landcom employee transferred to the Department of Planning and Environment—the Secretary of that Department.	1 2
24	Leav	e enti	tlements for transferred employees	3
	(1)	A tra	insferred employee:	4
		(a)	retains any rights to annual leave, extended or long service leave, sick leave, or other forms of leave, accrued or accruing immediately before the transfer, and	5 6 7
		(b)	is not entitled to receive any payment or other benefit (including in the nature of severance pay or redundancy or other compensation) merely because the person ceases to be employed by Landcom, and	8 9 10
		(c)	is not entitled to claim, both under this Act or any other Act, dual benefits of the same kind for the same period of service.	11 12
	(2)	other trans	out limiting subclause (1), a transferred employee is not, despite any provision of this or any other Act, entitled to elect, because of that fer, to be paid the money value of any extended or annual leave that the on accrued in the employment of Landcom.	13 14 15 16
	(3)	of S respe	decom is taken to be a government sector agency for the purposes of Part 2 chedule 2 to the <i>Government Sector Employment Regulation 2014</i> in sect of the calculation of a transferred employee's extended leave lement.	17 18 19 20
Div	ision	2	Transfer of Landcom assets, rights and liabilities	21
25	Defi	nitions	5	22
		In th	is Division:	23
		extin	<b>ument</b> means an instrument (other than this Act) that creates, modifies or equishes rights or liabilities (or would do so if lodged, filed or registered cordance with any law), and includes any judgment, order or process of a t.	24 25 26 27
		resp	onsible Minister means:	28
		(a)	in relation to a transfer of assets, rights or liabilities to the UrbanGrowth NSW Development Corporation—the Premier, or	29 30
		(b)	in relation to a transfer of assets, rights or liabilities to any other development corporation—the Minister for Planning.	31 32
		trans	sferee means:	33
		(a)	in relation to a transfer of assets, rights or liabilities to the UrbanGrowth NSW Development Corporation—the UrbanGrowth NSW Development Corporation, or	34 35 36
		(b)	in relation to a transfer of assets, rights or liabilities to any other development corporation—that development corporation.	37 38
		trans	sferor means Landcom.	39
26	Tran	sfer o	f Landcom assets, rights and liabilities	40
	(1)	Deve	Premier may, by order in writing, transfer to the UrbanGrowth NSW elopment Corporation the assets, rights and liabilities of Landcom that are iffed or referred to in the order.	41 42 43
	(2)		Minister for Planning may, by order in writing, transfer to a development oration (other than the UrbanGrowth NSW Development Corporation)	44 45

		ssets, rights and liabilities of Landcom that are specified or referred to in order.	1 2			
(3)		order under this clause may be made on such terms and conditions as are ified in the order.	3			
(4)		An order under this clause may only be made within the period of 12 months after the commencement of this Part.				
Vest	ing of	undertaking in transferee	7			
(1)		following provisions have effect with respect to any transfer under this sion:	8 9			
	(a)	the assets of the transferor vest in the transferee by virtue of this clause and without the need for any further conveyance, transfer, assignment or assurance,	10 11 12			
	(b)	the rights or liabilities of the transferor become, by virtue of this clause, the rights or liabilities of the transferee,	13 14			
	(c)	all proceedings relating to the assets, rights or liabilities commenced before the transfer by or against the transferor or a predecessor of the transferor and pending immediately before the transfer are taken to be proceedings pending by or against the transferee,	15 16 17 18			
	(d)	any act, matter or thing done or omitted to be done in relation to the assets, rights or liabilities before the transfer by, to or in respect of the transferor or a predecessor of the transferor is (to the extent to which that act, matter or thing has any force or effect) taken to have been done or omitted by, to or in respect of the transferee,	19 20 21 22 23			
	(e)	the transferee has all the entitlements and obligations of the transferor in relation to those assets, rights and liabilities that the transferor would have had but for the transfer, whether or not those entitlements and obligations were actual or potential at the time of the transfer,	24 25 26 27			
	(f)	a reference in any Act, in any instrument made under any Act or in any document of any kind to the transferor or a predecessor of the transferor is (to the extent that it relates to those assets, rights or liabilities but subject to the regulations) to be read as, or as including, a reference to the transferee.	28 29 30 31 32			
(2)	The	operation of this Division is not to be regarded:	33			
	(a)	as a breach of contract or confidence or otherwise as a civil wrong, or	34			
	(b)	as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities, or	35 36			
	(c)	as giving rise to any remedy by a party to an instrument, or as causing or permitting the termination of any instrument, because of a change in the beneficial or legal ownership of any asset, right or liability, or	37 38 39			
	(d)	as an event of default under any contract or other instrument.	40			
(3)	No a	ttornment to the transferee by a lessee from the transferor is required.	41			
(4)	A tra	ansfer is subject to the terms and conditions of the order by which it is etted.	42 43			
No c	ompe	nsation payable	44			
	trans	compensation is payable to any person or body in connection with the effer of any asset, right or liability by operation of this Division, except to extent (if any) to which the order giving rise to the transfer so provides.	45 46 47			

29	Tran	sfer o	f interests in land	1
	(1)		order may transfer an interest in respect of land vested in the transferor out transferring the whole of the interests of the transferor in that land.	2
	(2)		e interest transferred is not a separate interest, the order operates to create interest transferred in the terms specified in the order.	5
30	Date	of ves	sting	6
			nsfer of assets, rights or liabilities takes effect on the date specified in the that gives rise to the transfer.	7 8
31	Cons	sidera	tion for vesting	9
		on w	responsible Minister may, by order in writing, specify the consideration which a transfer under this Division is made and the value or values at h assets, rights or liabilities are transferred.	10 11 12
32	State	e taxes	s not chargeable	13
	(1)	State	tax is not chargeable in respect of:	14
		(a)	a transfer of any assets, rights or liabilities by operation of this Division, or	15 16
		(b)	anything certified by the responsible Minister as having been done in consequence of such a transfer (for example, the transfer or conveyance of an interest in land).	17 18 19
	(2)		is clause, <i>State tax</i> means application or registration fees, duty or any tax, fee or charge imposed by any legislation or other law of the State.	20 21
33	Conf	firmati	on of vesting	22
	(1)		responsible Minister may, by notice in writing, confirm a transfer of cular assets, rights or liabilities by operation of this Division.	23 24
	(2)	Such	a notice is conclusive evidence of that transfer.	25
Expla	anatory	/ note		26
make	s it clea	ar that a	osed amendments to the <i>Growth Centres (Development) Corporation Act 1974</i> a development corporation can enter into a contract for construction on any land the owner of the land.	27 28 29
Item	[2] adds	2 new	areas of land to the UrbanGrowth NSW Development Corporation growth centre.	30
Staff	Agency	(a Pub	e transfer of Landcom staff to the UrbanGrowth NSW Development Corporation lic Service executive agency) or to the Department of Planning and Environment om assets, rights and liabilities to be transferred to a development corporation.	31 32 33

Schedule 6		Amendments to the Education Act 1990 No 8 relating to non-government schools financial assistance	1 2 3
Sect	tion 83	BBA	4
Inse	rt after	section 83B:	5
83BA	Debt	t recovery arrangements relating to Commonwealth funding for schools	6
	(1)	If, in accordance with the Commonwealth Act, the State pays financial assistance to the relevant body for a school, the payment of the financial assistance is taken to be an arrangement between the relevant body and the State.	7 8 9 10
	(2)	It is a term of any such arrangement between a relevant body and the State that if:	11 12
		(a) the Commonwealth Minister makes a determination under section 110 (1) (a) of the Commonwealth Act that the State pay to the Commonwealth a specified amount, and	13 14 15
		(b) the determination is made as a result of:	16
		(i) non-compliance or a breach (as referred to in section 108 of the Commonwealth Act) by the relevant body, or	17 18
		(ii) a payment (as referred to in section 109 (1), (2), (3) (a) or (4) of the Commonwealth Act) that was paid to the State for the relevant body,	19 20 21
		the amount specified by the Commonwealth Minister in the determination is taken to be a debt due by the relevant body to the State and may be recovered by the State in a court of competent jurisdiction.	22 23 24
	(3)	A debt due by a relevant body to the State under this section is payable within 7 days after the date of the determination by the Commonwealth Minister.	25 26
	(4)	If a debt is due by a relevant body to the State under this section in relation to financial assistance for a school and the approval of the relevant body under Part 6 of the Commonwealth Act is no longer in force in relation to that school, the State may recover the debt from the person who held the approval immediately before it ceased to be in force.	27 28 29 30 31
	(5)	If a debt is due by a relevant body to the State under this section, the State may assign to the Commonwealth the right to recover the debt.	32 33
	(6)	A debt due by a relevant body to the State under this section is enforceable whether or not:	34 35
		(a) any school operated by the relevant body remains open, or	36
		(b) the relevant body has been, or is being, compulsorily wound up, or	37
		(c) the determination referred to in subsection (2) was made before the commencement of this section, or	38 39
		(d) the financial assistance referred to in subsection (1) was spent by the relevant body before:	40 41
		(i) the determination referred to in subsection (2) was made, or	42

the commencement of this section.

43

(ii)

(7) In	n this section:	•
r	pproved authority, block grant authority and non-government representative body have the same meanings as in section 6 of the Commonwealth Act.	3
_	Commonwealth Act means the Australian Education Act 2013 of the Commonwealth.	(
-	Commonwealth Minister means the Minister administering the Commonwealth Act.	8
	<i>relevant body</i> for a school means the approved authority, block grant authority or non-government representative body for the school.	10
assign to the Commo	e proposed amendment to the <i>Education Act 1990</i> enables the State to recover or proposed in the state to the Commonwealth in relation to financial to the Commonwealth to a non-government school.	11 12 13

Scl	nedu	le 7	Amendments to the Greater Sydney Commission Act 2015 No 57 relating to district commissioners	1
[1]	Schedule 3 Sydney planning panels			3
	Omit ", one of whom is to be a District Commissioner" from clause 2 (1) (a).			
[2]	Schedule 3, clause 2			
	Omit clause 2 (4). Insert instead:			
	(4)		One of the State members of a Sydney planning panel is to be appointed by the Minister as chairperson of the panel. The Minister is required to obtain the concurrence of the Local Government and Shires Association of New South Wales to the appointment unless:	
			(a) the Association fails to notify its concurrence or refusal to concur within 21 days of being requested to do so by the Minister, or	11 12
			(b) the Association has refused to concur in 2 different persons proposed by the Minister for appointment.	13 14
		(4A)	The same person may be appointed as a member (including as the chairperson) of different Sydney planning panels.	15 16
[3]	Schedule 3, clause 4			
	Omit the clause.			18
[4]	Schedule 3, clause 12 (1) (c)			
	Omit "or the Commission".			
[5]	Schedule 4 Savings, transitional and other provisions			
	Insert at the end of the Schedule:			
	Part 2		Provision consequent on State Revenue and Other Legislation Amendment (Budget Measures) Act 2017	23 24 25
	2 Repl		lacement of District Commissioners as chairpersons of Sydney planning	26 27
		(1)	In this clause:	28
			amending Act means the State Revenue and Other Legislation Amendment (Budget Measures) Act 2017.	29 30
		(2)	A District Commissioner ceases to be a member of a Sydney planning panel on the appointment by the Minister, after the commencement of the amendments made to Schedule 3 by the amending Act, of a State member as chairperson of the panel.	31 32 33 34

State Revenue and Other Legislation Amendment (Budget Measures) Bill 2017 [NSW] Schedule 7 Amendments to the Greater Sydney Commission Act 2015 No 57 relating to district commissioners

(3) A matter pending before the panel on the appointment of the chairperson may continue to be dealt with by the panel with the chairperson as a member and chairperson of the panel instead of the District Commissioner. Anything done by the District Commissioner in relation to that matter before that appointment is taken to have been done by the chairperson.

**Explanatory note** The proposed amendments to the *Greater Sydney Commission Act 2015* remove the provision that a District Commissioner of the Greater Sydney Commission is to be a State member and chairperson of a Sydney planning panel.