

New South Wales

Property Tax (First Home Buyer Choice) Bill 2022

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to give first home buyers a choice when buying a first home as to whether to pay duty on the transfer of the land or to instead make the land subject to property tax.

Outline of provisions

Part 1 Preliminary

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 terms used in the proposed Act are defined in the Dictionary to the proposed Act.

Clause 4 provides that the proposed Act is to be read with the *Taxation Administration Act 1996*, which makes provision for the administration and enforcement of the proposed Act and other taxation laws.

Part 2 Key terms

Part 2 defines certain key terms used in the proposed Act. These are *first home buyer*, *land*, exclusive land use entitlement, owner of land, residential land, approved trust and transferee.

Part 3 Eligibility

Part 3 provides that a transferee may make an application to the Chief Commissioner of State Revenue (the *Chief Commissioner*) to subject transferred land to property tax if the transferee is an eligible transferee and the transfer is an eligible transfer.

A transferee is an eligible transferee if the transferee is a first home buyer and an Australian citizen or permanent resident. The Part also provides for other persons

A transfer is an eligible transfer if it is for the acquisition of residential land or vacant land to be used as residential land.

If an application is approved by the Chief Commissioner, a first home buyer who is an eligible transferee must occupy the land as the person's principal place of residence for at least 6 months.

Part 4 Opting in

Part 4 sets out the procedure for land becoming subject to property tax. An eligible transferee may make an application to the Chief Commissioner. The Chief Commissioner must approve an application if satisfied—

- (a) the application is made in accordance with the proposed Act, and
- (b) if the application relates to an agreement for sale or transfer—the transfer will conform with the agreement, and
- (c) a first home buyer who is an eligible transferee must occupy the transferred land as the person's principal place of residence for at least 6 months.

If the application is successful—

- (a) each eligible transferee, or for an approved trust, the trustee transferee, becomes an included owner, and
- (b) the proportion of the transferred land owned by included owners becomes subject to property tax, and
- (c) the duty payable on the transfer is reduced by that proportion.

The proposed Part also provides for what is to occur if land is wrongly opted in.

Part 5 Liability for property tax

Part 5 makes each included owner of land subject to property tax jointly and severally liable to pay property tax on the land at the start of each financial year. The amount of property tax depends on whether the land is owner-occupied or not (the *class of land use*).

The proposed Part allows the Chief Commissioner to approve parts of land being treated as if they were separate lots that fall into different classes of land use in certain circumstances.

The proposed Part also sets out the amount of property tax payable, including by addressing circumstances in which land is subject to property tax for only part of a financial year or the class of land use of the land changes during the financial year.

Part 6 Assessment and payment of property tax

Part 6 requires the Chief Commissioner to give each included owner of land subject to property tax a notice of assessment of the property tax payable on land for a financial year. The Chief Commissioner must also give a notice of reassessment following certain changes that affect the property tax payable.

The proposed Part sets out the times at which an included owner must pay property tax. Failure to pay property tax when required is a tax default under the *Taxation Administration Act 1996* and the unpaid property tax and interest are a charge on the land.

Part 7 Deferral and recovery of unpaid property tax

Part 7 provides that a person may apply to the Chief Commissioner for a deferral of payment of property tax if the payment of the property tax would cause an individual who is the owner of the land to be unable to meet basic living expenses. The unpaid property tax and interest on that unpaid property tax are a charge on the land and must be paid before the land is transferred. The Chief Commissioner must not require a person who is liable to pay property tax to sell land that is owner-occupied.

Part 8 Transactions involving land subject to property tax

Part 8 sets out what happens when land subject to property tax is transferred, including—

- (a) whether duty is chargeable on the transfer, and
- (b) whether the land continues to be subject to property tax, and
- (c) whether the person to whom the land is transferred becomes an included owner or not.

Part 9 Miscellaneous

Part 9 provides for a number of miscellaneous matters including the following—

- (a) a requirement that the Chief Commissioner issue a property tax certificate for land,
- (b) permitting the Chief Commissioner to release a charge for unpaid property tax on land before the property tax is paid if satisfied it will be paid,
- (c) requiring included owners of land to give the notice of certain changes to the Chief Commissioner,
- (d) the consequences of failing to give information as required under the proposed Act,
- (e) requiring certain steps to be taken before a Bill is introduced into a House of Parliament that increases property tax above the indexed amounts set out in the proposed Act when the Act is first made.

Schedule 1 Special treatment of certain land

Schedule 1 provides for circumstances in which land—

- (a) subject to property tax is—
 - (i) treated as owner-occupied even though it is not owner-occupied, or
 - (ii) treated as if were not subject to property tax, or
- (b) is treated as being subject to property during a period when is was held by a nominee who is not an included owner.

Schedule 2 Calculating property tax

Schedule 2 sets out how property tax is to be calculated.

Schedule 3 Meaning of owner-occupied

Schedule 3 provides for the meaning of *owner-occupied* for the proposed Act.

Schedule 4 Savings, transitional and other provisions

Schedule 4 provides for savings, transitional and other provisions consequent on the enactment of the proposed Act.

Schedule 5 Amendment of Acts

Schedule 5.1 amends the *Duties Act 1997* to provide that Chapter 2 of that Act is subject to the proposed Act in relation to transactions involving land subject to property tax.

Schedule 5.2 amends the *Land Tax Act 1956* to provide for circumstances where the land tax payable by a person who is an included owner must be reduced because of the land subject to property tax.

Schedule 5.3 amends the *Land Tax Management Act 1956* to provide how land subject to property tax will affect provisions of the *Land Tax Management Act 1956*.

Schedule 5.4 amends the *Taxation Administration Act 1996* to provide that the proposed Act is taxation law for the purpose of the *Taxation Administration Act 1996*.

Schedule 6 Dictionary

Schedule 6 defines certain words and expressions used in the proposed Act.



New South Wales

Property Tax (First Home Buyer Choice) Bill 2022

Contents

			Page
Part 1	Pre	liminary	
	1	Name of Act	2
	2	Commencement	2
	3	Definitions	2
	4	Relationship with Taxation Administration Act 1996	2
Part 2	Key	v terms	
	5	Meaning of "first home buyer"	3
	6	Meaning of "land"	3
	7	Meaning of "exclusive land use entitlement"	4
	8	Meaning of "owner of land"	4
	9	Meaning of "residential land"	5
	10	Meaning of "approved trust"	5
	11	Meaning of "transferee"	6
Part 3	Elig	gibility	
	12	Basis for making application	7
	13	Eligible transferees	7
	14	Eligible transfers	7
	15	Residence requirement	8
		•	

			Page
Part 4	Opt	ing in	
	16 17 18 19	Making the application Decision on application Land subject to property tax if application approved Land wrongly opted in	9 9 10 10
Part 5	Liab	oility for property tax	
	20 21 22 23 24 25 26	Liability for property tax Amount of property tax depends on class of land use Classes of land use Mixed use land Property tax amount—class of land use Property tax payable Reduction in property tax if only proportion of land subject to property tax Reduction in property tax for land subject to property tax of year	11 11 11 11 12 12 13
Part 6	Ass	essments and payment of property tax	
	28 29 30 31	Issue of notice of assessment or reassessment Time for payment Included owner of land taken to have opted to pay in instalments Unpaid property tax—tax default	14 14 14 15
Part 7	Def	erral and recovery of unpaid property tax	
	32 33 34 35 36 37 38 39 40 41	Definitions Grounds for deferral Applying for deferral of payment of property tax Assessing grounds for deferral Effect of deferral Relevant interest rate Recovery of unpaid amounts Transfer authorised with charge attached in certain circumstances Person must not be required to sell principal place of residence Functions of Hardship Review Board	16 16 16 16 17 17 17 18
Part 8	Trai	nsactions involving land subject to property tax	
	42 43 44 45 46 47 48	Transfers of land subject to property tax Transfer of land subject to property tax—transferor not included owner Transfer of land subject to property tax—transferor included owner Exception—transfer to related person Exception—transfer to spouse on death or break down of relationship Consolidation of land Subdivision of land	19 19 20 20 20 21
Part 9	Mis	cellaneous	
	49 50 51	Identification of land subject to property tax Early release of charge on land Notification of change of land use	22 22 22

Property Tax (First Home Buyer Choice) Bill 2022 [NSW] Contents

			Page
	52	Failure to give information	22
	53	Act to bind Crown	23
	54	Regulations	23
	55	Bills to increase property tax	23
Schedule 1		Special treatment of certain land	24
Schedule 2		Calculating property tax	28
Schedule 3		Meaning of owner-occupied	30
Schedule 4		Savings, transitional and other provisions	32
Schedule 5		Amendment of Acts	34
Schedule 6		Dictionary	36



Property Tax (First Home Buyer Choice) Bill 2022

No , 2022

A Bill for

An Act to enable first home buyers to opt to pay an annual property tax rather than duty when buying a first home.

The	he Legislature of New South Wales enacts—				
Par	1 Preliminary	2			
1	Name of Act	3			
	This Act is the Property Tax (First Home Buyer Choice) Act 2022.	4			
2	Commencement	5			
	This Act commences on a day or days to be appointed by proclamation.	6			
3	Definitions	7			
	Schedule 6, Dictionary defines certain terms used in this Act.	8			
	Note— The <i>Interpretation Act 1987</i> contains definitions and other provisions that affect the interpretation and application of this Act.	10			
4	Relationship with Taxation Administration Act 1996	11			
	This Act must be read together with the <i>Taxation Administration Act 1996</i> , which makes provision for the administration and enforcement of this Act and other taxation laws.	12 13 14			

Part 2		Key terms				
5	Mea	ning of "first home buyer"	2			
	(1)	In this Act—	3			
	. ,	first home buyer means a person—	4			
		(a) who is an individual, and	5			
		(b) who is 18 years of age or older, and	6			
		(c) who has not at any time owned residential land in Australia, either solely or with another person, and	7 8			
		(d) who has not previously been a party to a relevant application approved by the Chief Commissioner, and	9 10			
		(e) if the individual has a spouse—whose spouse—	11			
		(i) has not at any time owned residential land in Australia, either solely or with another person, and	12 13			
		(ii) has not previously been a party to a relevant application approved by the Chief Commissioner.	14 15			
	(2)	Land owned by a person on trust or as an executor of a will is taken not to be owned by the person for the purposes of subsection (1).	16 17			
	(3)	A person is taken not to be a party to a relevant application if the relevant application was made by the person in the person's capacity as a trustee or an executor of a will.	18 19			
	(4)	A person is taken to have owned land in the Australian Capital Territory if the person has held a leasehold interest granted by the Commonwealth in the land.	20 21			
	(5)	The Chief Commissioner may waive the requirement that an individual be 18 years of age or over to be a first home buyer in relation to a transfer of land if satisfied that—	22 23 24			
		(a) the individual as a first home buyer will occupy the land following the transfer in accordance with section 15, and	25 26			
		(b) the waiver is reasonable in the circumstances.	27			
	(6)	In this section—	28			
		relevant application means an application under—	29			
		(a) this Act, or	30			
		(b) provisions of the <i>Duties Act 1997</i> , Chapter 2, Part 8 intended to assist persons to buy a first home, or	31 32			
		(c) provisions of an Act prescribed by the regulations.	33			
6	Mea	ning of "land"	34			
		In this Act—	35			
		land means the following—	36			
		(a) a lot, including a strata-type lot, of land,	37			
		(b) a parcel other than a lot if—	38			
		(i) the parcel is owned by the Crown, and	39			
		(ii) the parcel is leased to a person other than the Crown, and	40			
		(iii) a valuation is reasonably available from the Valuer-General for the parcel.	41 42			
		strata-type lot means—	43			

		(a)	a lot within the meaning of the Strata Schemes Development Act 2015, or	1
		(b)	a development lot or a neighbourhood lot within the meaning of the Community Land Development Act 2021, or	2
		(c)	an exclusive land use entitlement.	4
7	Mear	ning o	f "exclusive land use entitlement"	5
	(1)	This	section applies to an interest if the Chief Commissioner is satisfied—	6
		(a)	the interest gives the owner an exclusive right to occupy part of a building on land, and	7 8
		(b)	the interest is—	9
			(i) shares or units in a relevant entity that owns or leases the land, or	10
			(ii) a part ownership of the land if—	11
			(A) ownership of the land is as tenants in common, and	12
			(B) each part ownership gives an exclusive right to occupy a different part of the building on the land, and	13 14
		(c)	the interest is transferable, and	15
		(d)	the whole of the land is reasonably used in connection with the occupation of the building.	16 17
	(2)	The own	interest giving the exclusive right to occupy part of a building may be jointly ed.	18 19
	(3)		owner of the interest is taken to be the owner of the part of the building that the er is entitled to exclusively occupy because of the interest.	20 21
	(4)		part of the building is taken to be a separate lot (the exclusive land use lement).	22 23
	(5)		nterest that gives an exclusive right to occupy part of a building only at certain s is not an interest to which this section applies.	24 25
	(6)	to oc	ere is more than 1 building on the land, this section applies to an exclusive right cupy a whole building, but not all buildings, in the same way as it applies to part building.	26 27 28
	(7)	In th	is section—	29
			vant entity means a company or unit trust where all shares in the company or in the trust—	30 31
		(a)	are distributed to persons, and	32
		(b)	give the persons a right to occupy parts of a building on land owned by the company or trust.	33 34
8	Mear	ning o	f "owner of land"	35
	(1)	In th	is Act, owner of land means—	36
		(a)	for a lot within the meaning of the <i>Strata Schemes Development Act 2015</i> —the owner of the lot within the meaning of that Act, or	37 38
		(b)	for a development lot or neighbourhood lot within the meaning of the Community Land Development Act 2021—the owner of the lot within the meaning of that Act, or	39 40 41
		(c)	for an exclusive land use entitlement—the owner of the interest that gives the entitlement, or	42 43

	(d)	for land leased from the Crown in perpetuity by a person other than the Crown—the lessee, or	1
	(e)	for land subject to an eligible life estate—the owner of the life estate, or	3
	(f)	otherwise—the legal owner of the lot.	2
(2)	who	lessee is taken to be the owner of land for the purposes of this Act, the person owns the fee simple in the land is taken not to be an owner of the land for the losses of this Act.	5 6
(3)	relev	n exclusive land use entitlement arises from ownership of shares or units in a vant entity that owns land, the relevant entity is taken not to be the owner of the for the purposes of this Act.	8 9 10
(4)	In th	is section—	11
	eligi	ble life estate means a life estate—	12
	(a)	created directly by the terms of a will and not by the exercise of a discretion under a will, and	13 14
	(b)	conferred for the life of the owner of the life estate.	15
	relev	vant entity has the same meaning as in section 7.	16
Mea	ning o	of "residential land"	17
(1)	In th	is Act, land is <i>residential land</i> if the Chief Commissioner is satisfied—	18
	(a)	the land contains either of the following that is suitable for occupation or use as a dwelling—	19 20
		(i) a building,	21
	(1.)	(ii) a strata-type lot, including associated utility lots, and	22
	(b)	the land is, or is suitable to be, occupied or used predominantly for residential purposes.	23 24
(2)		strata-type lot is residential land, associated utility lots are also taken to be lential land.	25 26
(3)	In th	is section—	27
	asso	ciated utility lot means a utility lot if—	28
	(a)	the utility lot is transferred with the strata-type lot, and	29
	(b)	its use is restricted to the owner or occupier of the strata-type lot, and	30
	(c)	it is not suitable to be used—	31
		(i) for human occupation, or	32
		(ii) as a residence, office, shop or similar.	33
	Act .	ding includes a moveable dwelling within the meaning of the Local Government 1993 if the Chief Commissioner is satisfied the moveable dwelling is designed, structed or adapted for use as a dwelling on a long-term basis.	34 35 36
Mea	ning o	of "approved trust"	37
(1)	In th	iis Act, a trust is an <i>approved trust</i> if—	38
` /	(a)	the trustee is an apparent purchaser of the land, or	39
	(b)	the trustee will hold the land for a person who—	40
	` /	(i) is under a legal disability, and	41
		(ii) is under the guardianship of the trustee.	42
(2)	In th	is section—	43

10

9

			<i>urent purchaser</i> means an apparent purchaser referred to in the <i>Duties Act 1997</i> , on 55.	1
11	Mea	ning o	f "transferee"	3
	(1)	In th	is Act—	4
		trans	sferee means a person who will be the owner of land as a result of a transfer of—	5
		(a)	for an exclusive land use entitlement—the interest that gives the entitlement, or	6
		(b)	for land leased from the Crown in perpetuity by a person other than the Crown—the lease, or	8
		(c)	otherwise—the fee simple in the land.	10
	(2)	In th	is Act, for transferred land that will be subject to an approved trust—	11
		(a)	a reference to the <i>transferee</i> is taken to be a reference to the beneficiary under the approved trust, and	12 13
		(b)	the actual transferee is referred to as the <i>trustee transferee</i> .	14

Par	t 3	Elig	jibility	1
12	Basi	s for n	naking application	2
	(1)		nsferee may make an application to subject transferred land to property tax if at me the application is made—	3 4
		(a)	the transferee is an eligible transferee, and	5
		(b)	the transfer is an eligible transfer.	6
	(2)	How	ever, a transferee may not make an application if—	7
		(a)	there is more than 1 eligible transferee, and	8
		(b)	another eligible transferee does not agree to the application being made.	9
	(3)		nsferee may not make an application if the transferred land will be held on trust wing the transfer of the land, unless the trust is an approved trust.	10 11
	(4)	make	an approved trust referred to in section 10(1), a trustee transferee is eligible to an application under this section on behalf of a beneficiary who would be ble to make the application.	12 13 14
13	Eligi	ble tra	nsferees	15
	el Eligible (1) A (a	A tra	nsferee is an <i>eligible transferee</i> if—	16
		(a)	the transferee is an eligible first home buyer, or	17
		(b)	the transferee is not an eligible first home buyer but—	18
			(i) the transferee is a first home buyer, and	19
			(ii) there is more than 1 transferee under the transfer, and	20
			(iii) at least 1 other transferee is an eligible first home buyer, or	21
		(c)	for an approved shared equity scheme where all transferees other than approved equity partners are eligible transferees—the approved equity partners are also eligible transferees.	22 23 24
	(2)	In thi	s section—	25
		appro	oved equity partner has the same meaning as in the Duties Act 1997.	26
		eligil	ble first home buyer means a person who is—	27
		(a)	a first home buyer, and	28
		(b)	an Australian citizen or a permanent resident.	29
		perm	anent resident has the same meaning as in the Duties Act 1997.	30
14	Eligi	ble tra	nsfers	31
	(1)	A tra	nsfer is an <i>eligible transfer</i> if—	32
		(a)	it is for the acquisition of—	33
			(i) residential land, or	34
			(ii) vacant land the Chief Commissioner is satisfied will be residential land, and	35 36
		(b)	it is for the whole of the land, and	37
		(c)	the dutiable value of the land is not more than—	38
			(i) for vacant land—\$800,000, or	39
			(ii) otherwise—\$1,500,000, and	40
		(d)	it is not for the transfer of—	41
			(i) business premises, or	42

		(i	i) a business, or	1
		(ii	land used for primary production within the meaning of the <i>Land Tax Management Act 1956</i> , section 10AA, or	2
		(iv	y) a holiday home, and	4
		(e) al	l transferees are eligible transferees.	5
	(2)	Subsecti	on (1)(e) does not apply if—	6
		(a) m	ore than 1 transferee will own the land other than under an approved shared juity scheme, and	7 8
		(b) at	least 1 transferee is an eligible transferee, and	9
		(c) el	igible transferees will own at least 50% of the land, and	10
		sa	transferee is a company, unless the Chief Commissioner is reasonably tisfied the transfer should be an eligible transfer despite the transferee being company.	11 12 13
15	Resi	dence red	quirement	14
	(1)	Commis	olication to subject transferred land to property tax is approved by the Chief sioner, at least 1 first home buyer who is a transferee must occupy the ed land as a principal place of residence for a continuous period of at least 6	15 16 17 18
	(2)	The occi	upation must start within 12 months after the land is transferred.	19
	(3)	The Chi	ef Commissioner may, if satisfied there are good reasons to do so—	20
		(a) ap	prove a shorter period of occupation by a first home buyer, or	21
		(b) ap	prove a later day on which occupation by a first home buyer must start, or	22
		(c) ex	tempt a first home buyer from the occupation requirement.	23
	(4)	The Chi	ef Commissioner may give the approval or exemption even if—	24
		(a) it	is more than 12 months after the land is transferred, or	25
			e first home buyer no longer occupies the land as a principal place of sidence.	26 27
	(5)		ction does not apply to transferred land that is vacant land if the Chief sioner is satisfied—	28 29
		(a) th	e land is intended to be used as the site of a home, and	30
			e home will be occupied by a first home buyer as a principal place of sidence.	31 32
	(6)	This sec	tion does not apply if at the time the application is made—	33
		A	least 1 of the first home buyers is a member of the Permanent Forces of the ustralian Defence Force, within the meaning of the <i>Defence Act 1903</i> of the ommonwealth, and	34 35 36
			such first home buyer is enrolled to vote in State elections under the <i>Electoral et 2017</i> .	37 38

Par	t 4	Opting	in	1
16	Maki	ing the appl	lication	2
	(1)		ee, including a trustee transferee, who is eligible to make an application to d to property tax may make the application to the Chief Commissioner.	3
	(2)	(a) for a	eation must be made— an agreement for sale or transfer—before the transfer of the land, or erwise—before the earlier of— the end of the duty default period, or	5 6 7 8
		(ii)	the time at which the instrument effecting the transfer is endorsed under the <i>Duties Act 1997</i> , section 289.	9
	(3)		cation may be revoked by the applicant if the applicant makes an a to the Chief Commissioner for revocation before the land is transferred.	11 12
	(4)	An applic Commission	ation under this section must be in a form approved by the Chief oner.	13 14
	(5)		Commissioner may require an applicant to provide further information if Commissioner considers it necessary for the proper administration of this	15 16 17
	(6)		Commissioner may impose the requirement at any time, including after ation has been approved.	18 19
	(7)	In this sect	tion—	20
			alt period for a relevant transaction, means the period of 3 months after the pay duty arises under the <i>Duties Act 1997</i> for the transaction.	21 22
17	Deci	sion on app	plication	23
	(1)	The Chief property ta	Commissioner must approve an application to subject transferred land to ax if the Chief Commissioner is satisfied—	24 25
		(a) the a	application is made in accordance with this Act, and	26
		conf	e application relates to an agreement for sale or transfer—the transfer will form or substantially conform with the agreement, and	27 28
		(c) if ap	oplicable, the residence requirement in section 15 will be satisfied.	29
	(4) (5) (6) (7)	For this se transfer if-	ection, a transfer substantially conforms with an agreement for sale or	30 31
		trust	transfer would be in conformity with the agreement if the transferee, or a tee transferee, was the purchaser under the agreement, and	32 33
		the a	transfer occurs at the same time as, or proximately with, the settlement of agreement, and	34 35
		agre	the time the agreement was entered into, and at the settlement of the element—	36 37
		(i)	the purchaser under the agreement, other than a purchaser who purchased as a trustee, and the transferee under the transfer were related persons, or	38 39 40
	40.	(ii)	beneficiary were related persons.	41 42
	(3)	In this sect	tion—	43

			ted person means an individual who is a related person within the meaning of the less Act 1997.	1 2
		tran	sfer does not include an agreement for sale or transfer.	3
		tran	sferee does not include a purchaser.	4
18	Lanc	l subj	ect to property tax if application approved	5
	(1)		application to subject transferred land to property tax is approved by the Chief missioner—	6 7
		(a)	on the transfer of the land—each eligible transferee becomes an <i>included owner</i> , other than an eligible transferee who is a beneficiary under an approved trust, in which case the trustee transferee becomes the <i>included owner</i> , and	8 9 10 11
		(b)	on the transfer of the land—the proportion of the transferred land owned by included owners becomes subject to property tax, and	12 13
		(c)	on the giving of the approval—the duty chargeable on the transfer is reduced by the proportion referred to in paragraph (b).	14 15
			Note— If the proportion of the transferred land owned by included owners is 100%, the transfer is exempt from duty under the <i>Duties Act 1997</i> , Chapter 2.	16 17
	(2)		chargeable on the transfer is payable only by the transferees who are not ble transferees.	18 19
	(3)		aly a proportion of land is subject to property tax, the land may be referred to as <i>rid land</i> .	20 21
19	Lanc	l wror	ngly opted in	22
	(1)		pproval of the Chief Commissioner is void and is taken never to have been given he purposes of this Act if the Chief Commissioner is satisfied—	23 24
		(a)	the transfer to which the approval relates is not in conformity or substantial conformity with the agreement for sale or transfer as required by section 17, or	25 26
		(b)	the residence requirement in section 15 has not been satisfied, or	27
		(c)	the approval would not have been given had the Chief Commissioner been aware of all relevant information.	28 29
	(2)	If the	e approval is void, duty is chargeable as if the application had never been made.	30
	(3)	Duty	chargeable is a charge on the land transferred until the duty is paid.	31

Part 5		Liability for property tax					
20	Liab	ility for property tax					
	(1)	An included owner of land subject to property tax is liable to pay property tax on the land each financial year.	3				
	(2)	If there is more than 1 included owner of the land, each included owner is jointly and severally liable to pay the property tax.	6				
	(3)	The liability for a financial year arises at the start of the financial year.	7				
	(4)	If land becomes subject to property tax during a financial year, the liability is only for the part of the financial year commencing when the land becomes subject to property tax.	8 9 10				
	(5)	If land ceases to be subject to property tax during a financial year, the liability is only for the part of the financial year until the land ceases to be subject to property tax.	11 12				
21	Amo	ount of property tax depends on class of land use	13				
		The amount of property tax payable on land depends on the class of land use of the land.	14 15				
22	Clas	sses of land use	16				
	(1)	For the purposes of this Act, class of land use means—	17				
		(a) land that is owner-occupied, or	18				
		(b) land that is not owner-occupied.	19				
	(2)	Schedule 1 sets out circumstances in which certain land—	20				
		(a) is treated as being a particular class of land use for the purposes of this Act, or	21				
		(b) is otherwise treated differently for the purposes of this Act.	22				
23	Mixe	Mixed use land					
	(1)	The Chief Commissioner may approve parts of land being treated as if they were separate lots (<i>deemed lots</i>) for the purposes of this Act.					
	(2)	land treated as deemed lots if the parts have different classes of land use.					
		Example— a residential flat building in which 1 flat is owner-occupied and the rest are leased out by the owner	28 29				
	(3)	The Chief Commissioner may approve the application if the Chief Commissioner is satisfied each deemed lot is identifiable using—	30 31				
		(a) an apportionment factor recorded in the Register of Land Values for the land, or	32 33				
		(b) if no apportionment factor is recorded in the Register of Land Values for the land—an apportionment factor approved for the land by the Chief Commissioner taking into account—	34 35 36				
		(i) the floor space or land area used for each class of land use, and	37				
		(ii) other factors the Chief Commissioner considers relevant.	38				
	(4)	If no apportionment factor is recorded in the Register of Land Values for the land—	39				
		(a) the Chief Commissioner may ask the Valuer-General to determine an apportionment factor for the land, and	40 41				
		(b) the Valuer-General must—	42				

			(i) determine the apportionment factor in accordance with the <i>Valuation of Land Act 1916</i> , Part 1B, Division 5 or 5A, and	1							
			(ii) record the apportionment factor in the Register of Land Values.	3							
24	Prop	Property tax amount—class of land use									
	(1) The property tax amount must be calculated as if land had a single class of land us for a financial year.										
	(2)	The p	roperty tax amount for a class of land use for land for a financial year is—	7							
		(a)	if subsection (5) applies—the property tax indexed amount for the class of land use for the land for the financial year, or	8							
		(b)	otherwise—the lesser of the following—	10							
			(i) the property tax indexed amount for the class of land use for the land for the financial year, or	11 12							
			(ii) the property tax amount for the class of land use for the land for the previous financial year multiplied by 1.04.	13 14							
	(3)	is calc	roperty tax indexed amount for a class of land use for land for a financial year sulated by adding the land value component for the class of land use for the land a financial year to—	15 16 17							
		(a)	for land that is owner-occupied—the fixed component for the financial year as set out in Schedule 2, section 1(1), or	18 19							
		(b)	for land that is not owner-occupied—the fixed component for the financial year as set out in Schedule 2, section 1(2).	20 21							
	(4)		and value component for a class of land use for land for a financial year is ated by multiplying—	22 23							
		(a)	the land value of the land subject to property tax—	24							
			(i) at the beginning of the previous financial year, and	25							
			(ii) as if the proportion of the land subject to property tax were 100%, and	26							
		(b)	the land value rate for the financial year, as set out in Schedule 2, section 2 for the class of land use.	27 28							
	(5)	This s	ubsection applies for the purposes of subsection (2)(a) if—	29							
		(a)	the land was not subject to property tax in the previous financial year, or	30							
		(b)	no included owner of the land was an included owner of the land in the previous financial year, or	31 32							
		(c)	the land is a deemed lot under section 23 which has an apportionment factor that has been introduced or changed in the financial year or the previous financial year, or	33 34 35							
		(d)	the class of land use of the land in the current financial year was not a class of land use of the land at any time in the previous financial year, or	36 37							
		(e)	the land was consolidated with other land in the financial year or the previous financial year, or	38 39							
		(f)	the land was subdivided in the financial year or the previous financial year.	40							
25	Prop	erty ta	k payable	41							
	(1)	payab	ingle class of land use applies to land in a financial year—the property tax le is the property tax amount for the class of land use for the land for the cial year.	42 43 44							

	(2)	If more than 1 class of land use applies to land in a financial year—the property tax payable for the land for a financial year is calculated by—			
		(a)	for each class of land use that applies—reducing the property tax amount for the class of land use for the land for the financial year proportionally to reflect the number of days in the financial year that the class of land use applied to the land, and	3 4 5 6	
		(b)	adding together each amount calculated under paragraph (a) for each class of land use.	7 8	
			 The property tax payable may be adjusted in certain circumstances. See, for example, ons 26–27. 	9 10	
26	Red	uction	in property tax if only proportion of land subject to property tax	11	
			ly a proportion of land is subject to property tax, the property tax payable must duced proportionally.	12 13	
27	Red	uction	in property tax for land subject to property tax for only part of year	14	
		the p	and that becomes, or ceases to be, subject to property tax during a financial year, property tax payable for the financial year must be reduced proportionally to ct the number of days in the financial year for which the land is subject to erty tax.	15 16 17 18	

Part 6		Assessments and payment of property tax				
28	Issue	of no	etice of assessment or reassessment	2		
	(1)	tax a	Chief Commissioner must give the included owner of land subject to property notice of assessment of the property tax payable on land for a financial year as as practicable after—	3 4 5		
		(a)	for land that becomes subject to property tax after the start of the financial year—the land becomes subject to property tax, or	6 7		
		(b)	otherwise—the start of the financial year.	8		
	(2)	tax a Chief	Chief Commissioner must give the included owner of land subject to property notice of reassessment during a financial year as soon as practicable after the f Commissioner is notified of a change affecting the property tax payable, ding—	9 10 11 12		
		(a)	a change of land use class applying to the land, or	13		
		(b)	a change in the value of the land, or	14		
		(c)	a change in the proportion of the land subject to property tax.	15		
	(3)		ssessment may be made more than 5 years after the initial assessment. — See the Taxation Administration Act 1996, section 9(3)(c).	16 17		
	(4)		erty tax is payable by the included owner of the land in accordance with the e of assessment or reassessment.	18 19		
	(5)		ayment of property tax is required earlier than 30 days after the notice is given e included owner of the land.	20 21		
29	Time for payment			22		
	(1)	owne	ar as practicable, a notice of assessment or reassessment must give an included or of land subject to property tax an option of paying the property tax in a single ment or in multiple approximately equal instalments.	23 24 25		
	(2)		otice relating to a financial year is issued before 1 August in the financial year, st provide as far as practicable for—	26 27		
		(a)	a single annual instalment to be payable by 31 August in the financial year, or	28		
		(b)	4 quarterly instalments to be payable by 31 August, 30 November, 28 February and 31 May in the financial year.	29 30		
	(3)	The payir	Chief Commissioner may give reminder notices to included owners who are ag in more than 1 instalment about upcoming instalment payments.	31 32		
	(4)		re to give a notice of assessment or reassessment or a reminder notice does not the liability of an included owner to pay property tax at the times set out in this on.	33 34 35		
30	Inclu	ded o	wner of land taken to have opted to pay in instalments	36		
		The i	ncluded owner of land subject to property tax is taken, for the purposes of this on, to have opted to pay property tax for a financial year in instalments, if—	37 38		
		(a)	the notice of assessment has been given to the included owner for the land for the financial year, and	39 40		
		(b)	the full amount of property tax payable for the financial year is not paid by the time specified in the notice for payment of the single instalment.	41 42		

31 Unpaid property tax—tax default

The included owner of land is taken to have committed a tax default for the purposes of the *Taxation Administration Act 1996*, Part 5 if an amount of property tax required to be paid under this Act by a particular time is not paid in full within that time.

1

2 3 4

Part 7		Deferral and recovery of unpaid property tax				
32	Defi	nitions	2			
		In this Part—	3			
		basic living expenses means—	4			
		(a) reasonable expenses for food, shelter, clothing and medical treatment of the relevant individual and the dependants of the individual, and	5 6			
		(b) other expenses the Chief Commissioner considers to be basic living expenses. <i>grounds for deferral</i> means the grounds for deferral set out in section 33.	7 8			
33	Grou	unds for deferral	9			
		For land that is owner-occupied, there are grounds for deferral if the payment of the property tax would cause an individual to be unable to meet basic living expenses.	10 11			
34	App	lying for deferral of payment of property tax	12			
	(1)	A person (the <i>applicant</i>) who is liable to pay property tax on land may apply to the Chief Commissioner to defer the payment of property tax on the land if there are grounds for deferral.	13 14 15			
	(2)	The application must be in a form approved by the Chief Commissioner.	16			
	(3)	The Chief Commissioner may, if satisfied grounds for deferral exist—	17			
		(a) approve the application, and	18			
		(b) defer some or all of the property tax payable for—	19			
		(i) a financial year, or	20			
		(ii) if satisfied the grounds for deferral will continue for more than a financial year—a longer period.	21 22			
	(4)	The Chief Commissioner may make a deferral for more than a financial year subject to conditions the Chief Commissioner considers to be reasonable and appropriate.	23 24			
35	Asse	Assessing grounds for deferral				
		In making a decision about whether an individual can meet basic living expenses, the Chief Commissioner must consider the following—				
		(a) the income and expenses of the individual,	28			
		(b) whether the individual has disposed of assets since a property tax liability was previously deferred or since property tax became payable for the financial year,	29 30 31			
		(c) the ability of the individual to rearrange current financial commitments or otherwise manage the individual's financial affairs,	32 33			
		(d) whether the individual's ability to manage the individual's financial affairs is impaired because of ill health, including a mental illness, intellectual disability or cognitive impairment,	34 35 36			
		(e) other matters the Chief Commissioner reasonably considers to be relevant.	37			
36	Effe	ct of deferral	38			
	(1)	Unpaid property tax continues to be a charge on land even if the Chief Commissioner approves deferral of payment.	39 40			
	(2)	Interest is payable on the deferred unpaid property tax.	41			
	(3)	The rate of interest is the relevant interest rate set out in section 37.	42			

	(4)	Unpaid property tax, the payment of which is deferred, is payable in the next financial year or at a later time specified by the Chief Commissioner unless—						
		(a) a further application to defer the payment is approved by the Chief Commissioner, or	3					
		(b) the Chief Commissioner specifies a later date for payment.	5					
37	Rele	vant interest rate	6					
	(1)	The <i>relevant interest rate</i> for a period is—	7					
	, ,	(a) the rate for the period specified by the Chief Commissioner by notice in the Gazette, or	5					
		(b) if no rate is specified for the period under paragraph (a)—the monthly NSW Treasury Corporation 10 year bond yield published by the Reserve Bank of Australia in the following months—	10 11 12					
		(i) 1 January–31 March in a year—the rate published for November in the preceding year,	13 14					
		(ii) 1 April–30 June in a year—the rate published for February in the same year,	15 16					
		(iii) 1 July–30 September in a year—the rate published for May in the same year,	17 18					
		(iv) 1 October–31 December in a year—the rate published for August in the same year.	19 20					
	(2)	An amount under subsection (1)(b) must be—	21					
		(a) expressed as a percentage, and	22					
		(b) rounded to 2 decimal places with 0.005% being rounded up.	23					
38	Reco	ecovery of unpaid amounts						
	(1)	An amount of unpaid property tax is—	25					
		(a) a charge on the land, and	26					
		(b) the first charge on the land.	27					
	(2)	The following are taken to be <i>unpaid property tax</i> for the purposes of this Act—	28					
		(a) unpaid interest on unpaid property tax,	29					
		(b) unpaid penalties imposed under the <i>Taxation Administration Act 1996</i> in relation to property tax.	30 31					
	(3)	A charge on land under this Act must be paid before the land is transferred.	32					
	(4)	The maximum amount payable under the charge if the land is transferred is 75% of the dutiable value of the land.	33 34					
	(5)	The Chief Commissioner must waive payment of that part of the charge that is more than 75% of the dutiable value of the land if the charge is only a charge on that land and no other land.	35 36 37					
39	Tran	sfer authorised with charge attached in certain circumstances	38					
	(1)	The Chief Commissioner may authorise a transfer of land with the charge still attached if the Chief Commissioner is satisfied—	39 40					
		(a) the transfer is a relevant transfer, and	41					
		(b) the land is the principal place of residence of the transferee before the transfer, and	42 43					

		(c)	circumstances of hardship would exist if the payment of property tax were not deferred.	1 2
	(2)	In th	is section—	3
		relev	vant transfer means—	4
		(a)	a transfer of land by the legal personal representative of a deceased person to a beneficiary if—	5 6
			(i) the transfer is made in accordance with the trusts contained in the will of the deceased person, or	7 8
			(ii) the transfer occurs as a result of intestacy, or	9
		(b)	a transfer of land that is matrimonial property or relationship property within the meaning of the <i>Duties Act 1997</i> , section 68 to the following persons if the transfer would not be subject to duty under the section—	10 11 12
			(i) a party to the marriage or relationship,	13
			(ii) a child of the party,	14
			(iii) a trustee of the child.	15
40	Pers	on mu	st not be required to sell principal place of residence	16
		The to se	Chief Commissioner must not require a person who is liable to pay property tax ll—	17 18
		(a)	land that is owner-occupied, or	19
		(b)	land subject to property tax if it is the only land owned by the person.	20
41	Fund	ctions	of Hardship Review Board	21
		The	Hardship Review Board may—	22
		(a)	conduct a review of a decision by the Chief Commissioner to defer, or refuse to defer, payment of property tax, and	23 24
		(b)	exercise its functions under the <i>State Debt Recovery Act 2018</i> and the <i>Taxation Administration Act 1996</i> in relation to property tax.	25 26

Part 8		Tra	Transactions involving land subject to property tax							
42	Tran	nsfers of land subject to property tax								
			of the following transactions of land subject to property tax is taken to be a sfer of the land to the person specified—	3 4						
		(a)	a transfer of the land—the transferee,	5						
		(b)	an agreement for the sale or transfer of land—the purchaser or transferee,	6						
		(c)	(c) a declaration of trust over the land—the person declaring the trust,							
		(d)	d) a surrender of the land—the person to whom the land is surrendered,							
	(e) a vesting of the land because of the following—the person in whom the land is vested—									
	(i) an order of a court of an Australian or other jurisdiction,									
			(ii) legislation of an Australian or other jurisdiction.	12						
43	Tran	sfer of	f land subject to property tax—transferor not included owner	13						
	(1)	For a	a transfer of land subject to property tax from a transferor who is not an included er—	14 15						
		(a)	if the transferee is already an included owner of the land—	16						
			(i) duty is not chargeable on the transaction, and	17						
			(ii) the land remains subject to property tax with the proportion subject to property tax being increased by the proportion of the land transferred, or	18 19						
		(b)	if the transferee is not already an included owner of the land—	20						
			(i) duty is chargeable on the transaction, and	21						
			(ii) the land remains subject to property tax with the proportion subject to property tax being unchanged.	22 23						
	(2)	The 1	regulations may prescribe exceptions to this section.	24						
44	Tran	Transfer of land subject to property tax—transferor included owner								
	(1)		a transfer involving land subject to property tax from a transferor who is an ided owner—	26 27						
		(a)	if the transferee is already an included owner of the land—	28						
			(i) duty is not chargeable on the transaction, and	29						
			(ii) the land remains subject to property tax with the proportion subject to property tax being unchanged, or	30 31						
		(b)	if the transferee is not already an included owner of the land and each current included owner will no longer be an included owner of the land after the transaction—	32 33 34						
			(i) duty is chargeable on the transaction, and	35						
			(ii) the land ceases to be subject to property tax, or	36						
		(c)	if the transferee is not already an included owner of the land and a current included owner will be an included owner of the land after the transaction—	37 38						
			(i) duty is chargeable on the transaction, and	39						
			(ii) the land remains subject to property tax with the proportion subject to property tax being the lesser of—	40 41						
			(A) the proportion of the land subject to property tax before the transaction, or	42 43						

		(B) the proportion of the land owned by included owners after the transaction.	1					
	(2)	Sections 45 and 46 create exceptions to this section.	3					
	(3)	The regulations may prescribe other exceptions to this section.	4					
45	Exception—transfer to related person							
	(1)	This section applies to a transfer of land from an included owner of land to a person who is not an included owner of the land if—	6					
		(a) the included owner and the person are related persons, and	8					
		(b) the duty that would be chargeable under the transaction is less than the general rate of duty chargeable under the <i>Duties Act 1997</i> , section 32.	10					
	(2)	No duty is chargeable on the transfer.	11					
	(3)	The related person becomes an included owner.	12					
	(4)	The land remains subject to property tax with the proportion subject to property tax being unchanged.	13 14					
	(5)	This section does not apply to a transfer as a result of—	15					
		(a) the death of the included owner, or	16					
		(b) the break down of the included owner's marriage or de facto relationship.	17					
	(6)	In this section—	18					
		related person has the same meaning as in the Duties Act 1997.	19					
46	Exception—transfer to spouse on death or break down of relationship							
	(1)	This section applies to a transfer of land from an included owner—	21					
		(a) as a result of a relevant event for the included owner, and	22					
		(b) to a person (the <i>former spouse</i>) who was the spouse of the included owner immediately before the relevant event.	23 24					
	(2)	No duty is chargeable on the transfer.	25					
	(3)	The former spouse becomes an included owner.	26					
	(4)	The land remains subject to property tax with the proportion subject to property tax being unchanged.	27 28					
	(5)	In this section—	29					
		eligible life estate has the same meaning as in section 8.	30					
		relevant event, for an included owner, means—	31					
		(a) the death of the included owner, or	32					
		(b) the break down of the included owner's marriage or de facto relationship. <i>transfer of land</i> includes the creation of an eligible life estate in the land.	33 34					
4-	0	v v						
47	_	solidation of land	35					
	(1)	This section applies if land subject to property tax (<i>property tax land</i>) is consolidated with land not subject to property tax.	36 37					
	(2)	The consolidated land is subject to property tax with the proportion subject to property tax being the proportion obtained by multiplying—	38 39					
		(a) the proportion of the property tax land subject to property tax, and	40					
		(b) the ratio of—	41					

		(i) the land value the property tax land would have had if the consolidation had not occurred, and	1 2
		(ii) the land value of the consolidated land.	3
	(3)	For the purposes of this section the Chief Commissioner may use—	4
		(a) the land value recorded in the Register of Land Values for the land, or	5
		(b) if no land value is recorded in the Register of Land Values for the land—a land value for the land determined by the Chief Commissioner using—	6 7
		(i) a method prescribed by the regulations, or	8
		(ii) if no method is prescribed—a method the Chief Commissioner considers appropriate.	9 10
	(4)	If no land value is recorded in the Register of Land Values for the land—	11
		(a) the Chief Commissioner may ask the Valuer-General to determine the land value for the land, and	12 13
		(b) the Valuer-General must—	14
		(i) determine the land value in accordance with the <i>Valuation of Land Act 1916</i> , and	15 16
		(ii) record the land value in the Register of Land Values.	17
48	Sub	division of land	18
	(1)	This section applies if land subject to property tax is subdivided.	19
	(2)	Each lot resulting from the subdivision is subject to property tax in the same proportion as the subdivided lot was subject to property tax.	20 21

Part 9		Miscellaneous			
49	lden	itification of land subject to property tax	2		
	(1)	The Chief Commissioner must issue a certificate (a <i>property tax status certificate</i>) to a person, if the person—	3		
		(a) makes an application for the certificate in a form approved by the Chief Commissioner, and	5 6		
		(b) pays the fee, if any, prescribed by the regulations.	7		
	(2)	The property tax status certificate must include—	8		
		(a) identification details for the land, and	9		
		(b) whether the land is subject to property tax, and	10		
		(c) if requested to do so in the application—the amount of unpaid property tax outstanding as a charge on the land, and	11 12		
		(d) other information prescribed by the regulations.	13		
	(3)	A purchaser of land is entitled to rely on the accuracy of a property tax status certificate issued by the Chief Commissioner.	14 15		
	(4)	The property tax status certificate may be included as part of another certificate or document issued by the Chief Commissioner.	16 17		
50	Early release of charge on land		18		
		The Chief Commissioner may release a charge imposed under this Act for the payment of unpaid property tax before the property tax is paid if the Chief Commissioner is satisfied the property tax will be paid.	19 20 21		
51	Notification of change of land use		22		
	(1)	Each included owner of land must ensure the Chief Commissioner is given notice of a change of use of land that will change the property tax payable on the land.	23 24		
	(2)	The notice must be given in a form approved by the Chief Commissioner.	25		
	(3)	The notice must be given within 3 months after the change of use.	26		
52	Failure to give information				
	(1)	A person liable for property tax who fails to give information as required by this Act or as reasonably required by the Chief Commissioner for the purposes of this Act is taken to have committed a tax default for the purposes of the <i>Taxation Administration Act 1996</i> , Part 5.	28 29 30 31		
	(2)	For the tax default—	32		
		(a) the interest payable in accordance with that Part accrues on the amount of unpaid property tax for the relevant period, and	33 34		
		(b) penalty tax is payable in accordance with that Part on the amount of unpaid property tax.	35 36		
	(3)	In this section—	37		
		relevant period means the period—	38		
		(a) commencing on the last day permitted for giving the information, and	39		
		(b) ending on the earlier of—	40		
		(i) the day on which the information is given, or	41		

		(ii)	the day on which the assessment calculated on the basis of the information is made, or	1 2
		(iii)	the day on which the property tax payable by the person is paid in full.	3
53	Act t	o bind Crow	vn	4
			pinds the Crown in right of New South Wales and, to the extent the power of the Parliament of New South Wales permits, the Crown in all its cities.	5 6 7
54	Regi	ulations		8
		that by this	nor may make regulations, not inconsistent with this Act, about matters s Act are required or permitted to be prescribed or that is necessary or to be prescribed for carrying out or giving effect to this Act.	9 10 11
55	Bills	to increase	property tax	12
	(1)		n applies to a Bill that proposes to increase property tax above the indexed et out in this Act when it was first made whether by amending this Act or	13 14 15
	(2)		recognises ownership of land is a key part of many people's financial d that investment in land is a long-term investment.	16 17
	(3)	recommend	people to properly calculate the costs of investing in land, Parliament ds that property tax not be increased in the future above the indexed et out in this Act when it is first made.	18 19 20
	(4)		nust not be introduced into a House of Parliament unless notice of the Bill is given in the House at least 30 sitting days before the Bill is .	21 22 23
	(5)	Before the	notice is given, the Minister proposing the Bill, must ensure—	24
			onable steps are taken to adequately notify members of the public and vant organisations about the proposed increase of property tax, and	25 26
			obers of the public and relevant organisations are given a reasonable ortunity to make written submissions to the Minister about the proposal.	27 28
	(6)	The Minist	er proposing the Bill must also ensure—	29
			mmary of the opinions expressed in the submissions is tabled in each se of Parliament with the notice referred to in subsection (4), and	30 31
		(b) copie	es of all submissions are made available to members if requested.	32

Schedu		ıle 1	S	Special treatment of certain land	
				section 22	2
Par	rt 1	Lar	nd tr	eated as being owner-occupied	3
1	Defi	nition			4
		In th	is Part	_	5
				wner means, in the case of an approved trust, the beneficiary under the of the trustee transferee.	6
		land	-relate	d costs for land means the following—	8
		(a)	coun	cil rates and charges,	9
		(b)	strata	a fees,	10
		(c)	wate	r rates,	11
		(d)	energ	gy rates and charges,	12
		(e)	main	tenance costs,	13
		(f)	prop	erty tax,	14
		(g)		rance,	15
		(h)	othe	r costs approved by the Chief Commissioner.	16
2	Included owner may make application under this Part				
	(1)			ed owner may make an application to the Chief Commissioner for an order this Part.	18 19
	(2)	The	applica	ation must be made in a form approved by the Chief Commissioner.	20
	(3)	own	Chief (er if sa ication	Commissioner may accept an application made on behalf of an included tisfied it is not reasonably practicable for the included owner to make the .	21 22 23
3	Pers	on in	full-tin	ne care	24
	(1)			Commissioner may approve land being treated as if it were land that is upied if the Chief Commissioner is satisfied the eligibility criteria will be	25 26 27
	(2)	The	eligibil	lity criteria are—	28
		(a)	the in	ncluded owner of the land is in full-time care, and	29
		(b)	imm	ediately before the included owner entered full-time care, the land—	30
			(i)	was owned by the included owner, and	31
			(ii)	was land that was owner-occupied, and	32
		(c)		e the included owner entered full-time care no income has been derived the land except—	33 34
			(i)	income from an excluded residence, or	35
			(ii)	income from a person occupying the land if the income derived is no more than an amount reasonably necessary to cover the cost of the land-related costs for the land.	36 37 38
	(3)	In th	is secti	ion—	39
	, ,			establishment means a building or part of a building used or intended to	40 41

				ealth for the provision of respite care or residential care within the fathat Act.	1 2
			•	are for an included owner means the included owner—	3
		(a)		les at one of the following as a patient—	4
		(4)	(i)	a hospital within the meaning of the <i>Health Services Act 1997</i> ,	5
			(ii)	a health institution within the meaning of the <i>Health Services Act 1997</i> ,	6
			(iii)	a private health facility within the meaning of the <i>Private Health Facilities Act 2007</i> ,	7
			(iv)	a mental health facility within the meaning of the <i>Mental Health Act</i> 2007, or	9 10
		(b)		les at an aged care establishment while being provided with residential or respite care, or	11 12
		(c)	Socia	les with another person who is eligible for a carer payment under the al Security Act 1991 of the Commonwealth because the other person ides care to the included owner.	13 14 15
4	Abse	ence f	rom pı	rincipal place of residence	16
	(1)			Commissioner may approve land being treated as if it were land that is	17
		own	er-occi	upied for 1 or more periods (<i>relevant periods</i>) between the relevant day	18
		and the met.	ine end	day if the Chief Commissioner is satisfied the eligibility criteria will be	19 20
	(2)		. 11 . 11. 11	Para cata di cara	
	(2)		_	lity criteria are—	21
		(a)		ediately before the relevant day, the land—	22
			(i)	was owned by an included owner, and	23
			(ii)	was land that was owner-occupied, and	24
		(b)		ng a relevant period, no income will be derived from the land except—	25
			(i)	income from an excluded residence within the meaning of Schedule 3, or	26 27
			(ii)	income from a person occupying the land if the income derived is no more than an amount reasonably necessary to cover the cost of the land-related costs for the land, and	28 29 30
		(c)		ng a relevant period no other land will be owned by the included owner if and is—	31 32
			(i)	owner-occupied, or	33
			(ii)	eligible for a principal place of residence exemption under the <i>Land Tax Management Act 1956</i> , Schedule 1A, and	34 35
		(d)	withi	in 1 year after the end day the included owner will have—	36
			(i)	lawfully recommenced occupation of the land as the principal place of residence of the included owner, and	37 38
			(ii)	continuously occupied the land as the principal place of residence of the included owner for a period of at least 6 months.	39 40
	(3)	In th	is secti	ion—	41
		end	day me	eans—	42
		(a)	the d	lay occurring 3 years after the relevant day, or	43
		(b)		er day approved by the Chief Commissioner if satisfied the later day is onable in the circumstances.	44 45

			day means the day on which the included owner commenced the period of from the land.	1
5	Befo	re reside	nce requirement is satisfied	3
	(1)	owner-o	ef Commissioner may approve land being treated as if it were land that is ccupied for 1 or more periods (<i>relevant periods</i>) between the relevant day end day if the Chief Commissioner is satisfied the eligibility criteria will be	5 6
	(2)	The eligi	ibility criteria are—	8
			e included owner intends to occupy the land as the principal place of sidence of the included owner, and	9 10
		(b) du	uring a relevant period no income is derived from the land, and	11
		pl	e included owner will have continuously occupied the land as the principal ace of residence of the included owner for a period of at least 6 months ommencing no later than the end day.	12 13 14
	(3)	In this se	ection—	15
		end day	means—	16
		(a) the	e day occurring 1 year after the relevant day, or	17
			later day approved by the Chief Commissioner if satisfied the later day is asonable in the circumstances.	18 19
		<i>relevant</i> land.	day means the day on which the included owner became the owner of the	20 21
6	Uno	ccupied la	and to be used as principal place of residence of owner	22
	(1)	owner-o	ef Commissioner may approve land being treated as if it were land that is ccupied for a continuous period of up to 5 years (the <i>relevant period</i>) if the ommissioner is satisfied the eligibility criteria will be met.	23 24 25
	(2)	The eligi	ibility criteria are—	26
			e land is unoccupied to allow works to be carried out to enable the land to be sed as the principal place of residence of an included owner of the land, and	27 28
		(b) wi	ithin 2 years after the application is approved—	29
		(i	i) the works will physically commence, or	30
		(ii	commence, and	31 32
		(c) du	aring the relevant period—	33
		(i		34
		(ii	i) no other land owned by the included owner will be used as a principal place of residence by the owner or a member of the owner's family, and	35 36
			ithin 1 year after the end of the relevant period, the included owner will ave—	37 38
		,	i) commenced lawful occupation of the land, and	39
		(ii	i) continuously occupied the land as the principal place of residence of the included owner for a period of at least 6 months.	40 41
	(3)		ef Commissioner may extend the period of 5 years referred to in subsection chief Commissioner is satisfied it is reasonable in the circumstances.	42 43

7	Failu	ure to meet eligibility criteria	1
	(1)	If the eligibility criteria under this Part are not met after an approval is given—	2
		(a) the approval is revoked, and	3
		(b) property tax must be reassessed for the period to which the approval applied.	4
	(2)	The reassessment may be made more than 5 years after the initial assessment. Note— See the <i>Taxation Administration Act 1996</i> , section 9(3)(c).	5 6
Par	t 2	Land transferred in certain circumstances	7
8	Chile	d support liability	8
	(1)	This section applies if land subject to property tax is transferred to a trustee as a consequence of enforcement action taken by the Commonwealth in relation to a registered maintenance liability.	9 10 11
	(2)	The transfer from the owner to the trustee and the transfer from the trustee back to the owner does not affect the property tax status of the land.	12 13
	(3)	However, while the land is held by the trustee it is taken not to be subject to property tax.	14 15
	(4)	In this section—	16
		registered maintenance liability has the same meaning as in the Child Support (Registration and Collection) Act 1988 of the Commonwealth.	17 18
9	Tran	sfers back from nominee	19
	(1)	This section applies to land if—	20
		(a) the land is subject to property tax and is then transferred to a nominee and subsequently transferred back, and	21 22
		(b) the <i>Duties Act 1997</i> , section 56(2) applies.	23
	(2)	The land is taken to have continued to be subject to property tax as if it had never been transferred to the nominee.	24 25
	(3)	The Chief Commissioner may apply duty that would be refundable under the <i>Duties Act 1997</i> , section 56 to the payment of unpaid property tax in relation to the land.	26 27
	(4)	An assessment or reassessment. of property tax may be made for the purposes of this section even if it occurs more than 5 years after the relevant financial year.	28 29

Schedule 2 Calculating property tax 1 section 24 2 **Fixed component** 3 The fixed component for land that is owner-occupied is— 4 for a financial year ending on or before 30 June 2024—\$400, and 5 (b) for a subsequent financial year the amount calculated using the formula in 6 subsection (3). 7 (2) The fixed component for land that is not owner-occupied is— 8 for a financial year ending on or before 30 June 2024—\$1,500, and 9 for a subsequent financial year the amount calculated using the formula in 10 subsection (3). 11 (3) For the purposes of this section the formula is as follows— 12 $F = P \times G$ where— 13 **F** is the fixed component amount for a financial year. 14 **P** is the fixed component amount for the previous financial year. 15 **G** is the Gross State Product per capita indexation factor for the financial year. 16 2 Land value rate 17 (1) The land value rate for land that is owner-occupied is— 18 for a financial year ending on or before 30 June 2024—0.003, and 19 for a subsequent financial year the rate calculated using the formula in (b) 20 subsection (3). 21 (2) The land value rate for land that is not owner-occupied is— 22 for a financial year ending on or before 30 June 2024—0.011, and 23 for a subsequent financial year the rate calculated using the formula in 24 subsection (3). 25 For the purposes of this section the formula is as follows— 26 $R = P \times G/L$ where— 27 **R** is the land value rate for a financial year. 28 **P** is the land value rate for the previous financial year. 29 **G** is the Gross State Product per capita indexation factor for the financial year. 30 L is the land value indexation factor for the financial year. 31 (4) The result of the formula must be rounded to 5 decimal places. 32 **Gross State Product per capita indexation factor** 33 The Gross State Product per capita indexation factor for a financial year (the *current* 34 *financial year*) is the amount calculated by dividing the GSP amount for the financial 35 year 2 years before the current financial year by the GSP amount for the financial 36 year 3 years before the current financial year. 37

	(2)	In th	In this section—					
		GSP	amount means—	2				
		(a)	the New South Wales gross state product per capita at current prices (series ID A2336248J) as first published for a financial year by the Australian Bureau of Statistics in the Australian National Accounts: State Accounts (5220.0) Table 1, or	3 2 5				
		(b)	if that number is not reasonably available, a gross state product per capita amount for New South Wales calculated in accordance with the regulations.	1				
4	Lanc	l value	e indexation factor	9				
			land value indexation factor for a financial year (the <i>current financial year</i>) the worked out by—	10 11				
		(a)	identifying all land (the <i>relevant land</i>)—	12				
			(i) subject to property tax on 31 December in the financial year immediately before the current financial year (the <i>preceding financial year</i>), and	13 14 15				
			(ii) for which a land value is available at 1 July in—	16				
			(A) the preceding financial year, and	17				
			(B) the financial year immediately before the preceding financial year, and	18 19				
		(b)	calculating the aggregate land value of the relevant land as at 1 July in the preceding financial year, and	20 21				
		(c)	dividing that aggregate amount by the aggregate land value of the relevant land as at 1 July in the financial year immediately before the preceding financial year.	22 23 24				
5	Publ	icatio	n of information by Chief Commissioner	25				
	(1)	The in th	Chief Commissioner must publish the following information for a financial year e Gazette before 31 March in the year the financial year starts—	26 27				
		(a)	the fixed component and land value rate for—	28				
			(i) land that is owner-occupied, and	29				
			(ii) land that is not owner-occupied,	30				
		(b)	the Gross State Product per capita indexation factor,	31				
		(c)	the land value indexation factor.	32				
	(2)	The	information must also be published on the website of Revenue NSW.	33				
	(3)		ulations must be made under this Schedule regardless of whether the mation is published in accordance with this section.	34 35				
	(4)		failure to publish the information does affect the validity of any assessment of erty tax that relies on the calculations.	36 37				

Scł	nedu	le 3 Meaning of owner-occupied	1
1	Defi	nitions	2
		In this Schedule—	3
		<i>included owner</i> means, in the case of an approved trust, the beneficiary under the trust and not the trustee transferee.	4 5
2	Land	d that is owner-occupied	6
	(1)	In this Act, residential land is <i>owner-occupied</i> if the land—	7
	. ,	(a) comprises a single lot or parcel, and	8
		(b) contains no more than 1 excluded residence, and	9
		(c) is the principal place of residence of—	10
		(i) an included owner of the residential land, or	11
		(ii) a member of an included owner's family, and	12
		(d) is not used for business purposes.	13
	(2)	Land is not used for business purposes if—	14
		(a) no more than 1 room is predominantly used for business purposes, and	15
		(b) the business for which it is used is predominantly carried out other than on the land.	16 17
	(3)	The members of a family must not own more than 1 lot or parcel that is owner-occupied.	18 19
3	Princ	cipal place of residence	20
	(1)	In this Act, land is an individual's principal place of residence if—	21
		(a) the land—	22
		(i) is residential land, and	23
		(ii) is the 1 place of residence of the individual at which the individual principally resides, and	24 25
		(iii) for a period of at least 3 months has been continuously used and occupied by the individual for residential purposes, or	26 27
		(b) the Chief Commissioner is satisfied the land is used and occupied by the individual as the individual's principal place of residence.	28 29
	(2)	In this section—	30
		land includes land outside New South Wales.	31
4	Two	or more lots other than strata-type lots to be treated as a single lot	32
	(1)	For the purposes of deciding if land is owner-occupied, 2 or more lots of land may be treated as a single lot if the lots are—	33 34
		(a) adjoining, and	35
		(b) in the same ownership, and	36
		(c) the site of a single residence, other than an excluded residence.	37
	(2)	For the purposes of this section—	38
	• •	(a) lots do not adjoin merely because 1 lot has a single corner point on its boundary that is common to the boundary of the other lot, and	39 40
		(b) separate lots divided by a fence, wall or other structure do not adjoin unless direct access is readily available between the lots, and	41 42

			Example— doors, gates or openings	1
		(c)	separate buildings erected on separate lots are not a single residence if the buildings are separately occupied or capable of being separately occupied.	3
	(3)	This	section does not apply to strata-type lots.	4
5	Two	or mo	ore strata-type lots to be treated as a single lot	5
			the purposes of deciding if land is owner-occupied, 2 or more strata-type lots may eated as a single lot if the lots—	6
		(a)	have adjoining walls or floors, and	8
		(b)	have direct internal access between all the lots, and	ę
			Example— internal doors or stairways	10
		(c)	are in the same ownership, and	11
		(d)	comprise a single residence, other than an excluded residence.	12
6	Mea	ning o	f "same ownership"	13
		In th	is Schedule, lots are in the <i>same ownership</i> if—	14
		(a)	all the lots are owned by the same individual, or	15
		(b)	for jointly owned lots—all the lots are jointly owned by the same individuals.	16
7	Mea	ning o	f "family"	17
		In th	is Act, a <i>family</i> consists of the following—	18
		(a)	a person,	19
		(b)	the spouse of the person,	20
		(c)	a child, including a step-child, of the person or the spouse who	21
			(i) is under 18 years of age, and	22
			(ii) is not married, and	23
			(iii) ordinarily resides with the person or spouse.	24
8	Mea	ning o	of "spouse"	25
	(1)	In th	is Act, a person is the <i>spouse</i> of another person if—	26
		(a)	they are legally married, or	27
		(b)	they are in a de facto relationship.	28
	(2)	buye	Chief Commissioner may treat a person who is legally married to a first home or as not being the first home buyer's spouse for the purposes of this Act if the off Commissioner is satisfied the first home buyer—	29 30 31
		(a)	is not cohabiting with the person, and	32
		(b)	has no intention of resuming cohabitation with the person.	33

Schedule 4		le 4	Savings, transitional and other provisions		
Par	Part 1 Gene		eral		
1	Regi	ulations		3	
	(1)		gulations may contain provisions of a savings or transitional nature consequent commencement of—	2	
		(a) a	a provision of this Act, or	6	
		(b) a	a provision amending this Act.	7	
	(2)		ngs or transitional provision consequent on the commencement of a provision of be made more than 2 years after the commencement.	3	
	(3)		ngs or transitional provision made consequent on the commencement of a on is repealed 2 years after the commencement.	10 11	
	(4)	A savin	ngs or transitional provision made consequent on the commencement of a on may take effect before the commencement but not before—	12 13	
		(a) f	for a provision of this Act—the date of assent to this Act, or	14	
		(b) f	for a provision amending this Act—the date of assent to the amending Act.	15	
	(5)		ngs or transitional provision taking effect before its publication on the NSW tion website does not—	16 17	
		(a) a	affect the rights of a person existing before the publication in a way prejudicial to the person, or	18 19	
			impose liabilities on a person for anything done or omitted to be done before the publication.	20 21	
	(6)	In this	section—	22	
		person	does not include the State or an authority of the State.	23	
Par	t 2	Prov	isions consequent on enactment of this Act	24	
2	Opti	ng in du	ring transitional period	25	
	(1)	Section	n 16(2) does not prevent an application being made by a transferee if—	26	
		(a) t	the application is made during the transitional period, and	27	
		(b) t	the transferee is still an owner of the land to which the application relates, and	28	
		(c) t	the liability for duty for the transfer arose—	29	
			(i) on or after the date of assent to this Act, and	30	
		((ii) before the commencement of this Act.	31	
	(2)	If the a	pplication is approved after the land is transferred—	32	
		(a) t	the land becomes subject to property tax when the land is transferred, and	33	
		(b) t	the duty chargeable must be adjusted accordingly, and	34	
		(c) i	if necessary, duty paid must be refunded.	35	
	(3)	In this	section—	36	
		transiti	ional period means the period—	37	
		(a) s	starting on the commencement of this Act, and	38	
		(b) 6	ending on 30 June 2023.	39	

3 No opt-in for transfers occurring before date of assent

A transfer is not an eligible transfer for the purposes of section 14 if a liability for duty on the transfer arose before the date of assent to this Act.

1

2

ScI	nedu	le 5	Amendment of Acts	1
5.1	Dut	ies A	ct 1997 No 123	2
	Sect	ion 18	SA	3
	Inser	t after	section 18—	4
	18A	Land	d subject to property tax	5
		(1)	For transactions involving land that is subject to property tax, including transactions that cause land to become subject to property tax, the requirements of this Chapter are subject to the <i>Property Tax (First Home Buyer Choice) Act 2022</i> .	6 7 8
		(2)	Terms used in this section have the same meanings as in the <i>Property Tax</i> (First Home Buyer Choice) Act 2022.	10 11
5.2	Lan	d Tax	x Act 1956 No 27	12
	Sect	ion 3A	AL Levy of land tax after 31 December 2008	13
	Inser	t after	section 3AL(5)—	14
		(6)	The land tax payable by a person must be reduced if—	15
			(a) the land owned by the person includes land subject to property tax, and(b) the person is an included owner of the land subject to property tax.	16 17
		(7)	The reduction must be in proportion to the value that the land subject to property tax bears to the value of all the land owned by the person.	18 19
		(8)	If the land subject to property tax is hybrid land, the value of the land subject to property tax means the value of the proportion of the land subject to property tax divided among the included owners of the land in proportion to their ownership shares.	20 21 22 23
		(9)	Terms used in subsections (6)–(8) have the same meanings as in the <i>Property Tax (First Home Buyer Choice) Act 2022</i> .	2 ⁴ 25
5.3	Lan	d Tax	x Management Act 1956 No 26	26
	Sect	ion 73		27
	Inser	t after	section 72—	28
	73	Spec	cial provisions for land subject to property tax	29
		(1)	A reference in section 34(1) to the average value of land owned by a person does not include the value of land subject to property tax if the person is an included owner of the land.	30 31 32
		(2)	If the land subject to property tax is hybrid land, the value of the land subject to property tax means the value of the proportion of the land subject to property tax divided among the included owners of the land in proportion to their ownership shares.	33 34 35 36
		(3)	Despite section 47, unpaid land tax is not a charge on land subject to property tax if the land was subject to property tax before the liability for the land tax arose.	37 38 39
		(4)	Subsection (3) does not apply to hybrid land.	40

	(5)	To avoid doubt, land becoming subject to property tax does not affect an existing charge on the land.	1 2		
	(6)	Terms used in this section have the same meanings as in the <i>Property Tax</i> (First Home Buyer Choice) Act 2022.	3 4		
5.4	Taxation Administration Act 1996 No 97				
	Section 4 Meaning of "taxation laws"				
	Insert after "Payroll Tax Deferral (BlueScope Steel) Act 2015"—				
		Property Tax (First Home Buyer Choice) Act 2022	8		

Schedule 6 Dictionary	1
section 3	2
approved shared equity scheme has the same meaning as in the Duties Act 1997.	3
approved trust—see section 10.	4
basic living expenses, for Part 7—see section 32.	5
break down of a person's marriage or de facto relationship means—	6
(a) a de facto relationship between the person and the person's spouse breaking down, or	7
(b) a marriage between the person and the person's spouse—	8
(i) being dissolved, or	9
(ii) being annulled, or	10
(iii) breaking down irretrievably.	11
Chief Commissioner means the Chief Commissioner of State Revenue under the Taxation Administration Act 1996.	12 13
class of land use—see section 22.	14
company has the same meaning as in the Land Tax Management Act 1956.	15
duty means duty under the Duties Act 1997, Chapter 2.	16
dutiable value has the same meaning as in the Duties Act 1997.	17
eligible transfer—see section 14(1).	18
eligible transferee—see section 13(1).	19
excluded residence means the following residences if located on the same lot as the lot used and occupied by the owner of the lot for residential purposes—	20 21
(a) 1 room,	22
(b) 1 suite of rooms,	23
(c) 1 flat,	24
(d) 1 suite of rooms and 1 room,	25
(e) 1 flat and 1 room,	26
(f) 2 rooms that are separately occupied.	27
exclusive land use entitlement—see section 7(4).	28
family—see Schedule 3, section 7.	29
financial year means a year ending on 30 June.	30
first home buyer—see section 5.	31
grounds for deferral, for Part 7—see section 32.	32
hybrid land—see section 18(3).	33
included owner—see section 18.	34
included owner, for Schedule 1—see Schedule 1, section 1.	35
included owner, for Schedule 3—see Schedule 3, section 1.	36
land—see section 6.	37
land-related costs, for Schedule 1, Part 1—see Schedule 1, section 1.	38
<i>land value</i> of land for a financial year means the value entered in the Register as the land value of the land as at 1 July in the previous financial year.	39 40
owner of land—see section 8.	41
owner-occupied—see Schedule 3, section 2.	42
principal place of residence—see Schedule 3, section 3.	43

Register of Land Values means the Register of Land Values under the Valuation of Land Act	1
1916.	2
residential land—see section 9.	3
<i>spouse</i> —see Schedule 3, section 8.	4
strata-type lot—see section 6.	5
suite of rooms means a suite of rooms—	6
(a) that is not a flat, and	7
(b) where all occupants of the suite are entitled to occupy all the rooms.	8
transfer includes an agreement for sale or transfer.	9
transferee—see section 11.	10
trustee transferee—see section 11.	11
unpaid property tax—see section 31(3).	12
<i>utility lot</i> means a lot designed to be used primarily for storage or accommodation of boats, motor vehicles or goods and not for human occupation as a residence, office, shop or similar.	13 14
vacant land has the same meaning as in the Duties Act 1997, section 25.	15