

New South Wales

Duties Amendment (Abolition of State Taxes) Bill 2006

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament. This Bill is cognate with the *Appropriation Bill 2006*.

Overview of Bill

The object of this Bill is to amend the *Duties Act 1997* as follows:

- (a) to abolish duty on the hire of goods with effect on 1 July 2007,
- (b) to abolish duty on leases with effect on 1 January 2008,
- (c) to abolish duty on marketable securities that are currently dutiable with effect on 1 January 2009,
- (d) to reduce by 50% the duty payable on mortgages with effect on 1 January 2010,
- (e) to abolish duty on mortgages with effect on 1 January 2011,
- (f) to abolish duty on the transfer of business assets (other than real property), statutory licences or permissions, and poker machine entitlements with effect on 1 July 2012.

Duty on lease premiums is retained. The payment of a premium in respect of a lease will continue to be treated in a similar manner to a transfer of land.

The Bill also provides for a number of transitional matters regarding the application of the duties referred to above prior to their abolition, particularly with respect to mortgage duty, and provides for anti-avoidance measures.

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 is a formal provision that gives effect to the amendments to the *Duties Act* 1997 set out in Schedule 1.

Clause 4 provides for the repeal of the proposed Act after all the amendments made by the proposed Act have commenced. Once the amendments have commenced the proposed Act will be spent and section 30 of the *Interpretation Act 1987* provides that the repeal of an amending Act does not affect the amendments made by that Act.

Schedule 1 Amendments

Hire of goods

Schedule 1 [23] abolishes duty on a hire of goods, with effect on 1 July 2007.

Schedule 1 [44] includes savings and transitional provisions (proposed clauses 61 and 62) in relation to the abolition of the duty. These provisions ensure that the abolition of the duty does not affect an obligation to pay the hiring duty in respect of hiring charges received, or a hire of goods entered into, before the abolition date.

Schedule 1 [24] is a consequential amendment.

Duty on leases

Schedule 1 [17] abolishes duty on leases, with effect on 1 January 2008. The abolition will apply in respect of leases entered into on or after that date.

Schedule 1 [20] and [21] are an anti-avoidance measure. The amendments prevent a refund of lease duty being given if a lease is terminated before the abolition date, unless the Chief Commissioner of State Revenue is satisfied the leased premises are not being occupied by the lessee or an associated person and that the lessee or an associated person does not propose to resume occupation of the leased premises.

Schedule 1 [44] includes provision for transitional matters in relation to the abolition of lease duty (proposed clause 58). These include provision for the making of a final estimate by the Chief Commissioner of State Revenue of the cost of a lease entered into before the abolition date, so as to enable a final assessment of the duty payable.

Schedule 1 [1]–[3] ensure that duty continues to be payable, under Chapter 2 of the *Duties Act 1997*, on any premium paid or payable in respect of a lease. This duty applies to a narrower class of leases than the general duty on leases. It is proposed that the duty on lease premiums will also be payable if a lease is entered into pursuant to an option and an amount is paid or payable for the grant of the option.

Schedule 1 [5] provides for the charging of duty on the amount of the premium (or the amount paid for the option).

Schedule 1 [10] and [13] preserve existing concessions and exemptions relating to the duty payable on lease premiums.

Schedule 1 [18], [19], [22] and [45] are consequential amendments.

Schedule 1 [44] includes a transitional provision (proposed clause 59) to ensure that the amendments relating to lease premiums apply only to leases entered into on or after 1 July 2006.

Duty on marketable securities

At present, the *Duties Act 1997* charges duty on a transfer of marketable securities only if the marketable security is not quoted on the Australian Stock Exchange or a recognised stock exchange. **Schedule 1 [9]** (proposed section 34) abolishes duty on all marketable security transfers, with effect on 1 January 2009. The abolition will apply only in respect of transfers occurring on or after that date.

Schedule 1 [15] abolishes the duty on entitlements arising from capital reductions or rights alterations, with effect on 1 January 2009.

Schedule 1 [16] abolishes the duty on an allotment of shares with effect on 1 January 2009.

Schedule 1 [4] and [14] are consequential amendments.

Mortgage duty

Schedule 1 [25] abolishes mortgage duty, with effect on 1 January 2011. Mortgage duty will continue to apply in respect of mortgages and other instruments of security executed before that date, but not in respect of any further advances made on or after that date.

Schedule 1 [30] reduces the mortgage duty rate by 50%, with effect on 1 January 2010. **Schedule 1 [28] and [29]** are consequential amendments.

Schedule 1 [26], [27] and [31]–[41] make miscellaneous amendments relating to the transitional application of mortgage duty. These changes do not affect the abolition of mortgage duty on 1 January 2011. **Schedule 1 [44]** (proposed clause 60) provides for the transitional application of the changes.

Schedule 1 [26] and [27] extend mortgage duty to instruments of security where certain property in New South Wales is affected by the instrument after the date the instrument is first executed. The amendment extends an existing provision relating to instruments of security that affect land in New South Wales after first execution. The extension will not apply to instruments of security that affect certain marketable securities and other interests.

Schedule 1 [32] changes the way duty is charged on certain mortgages, so as to make a distinction between all moneys mortgages and mortgages for a limited amount. The main effect of the change is that, if the amount of advances secured by a mortgage is a definite and limited sum, mortgage duty is charged on that definite and limited sum

and any advances that exceed that sum (rather than the amount of the advances). **Schedule 1 [38]** prevents the stamping of a mortgage for a limited sum before an advance is made. **Schedule 1 [31] and [41]** are consequential amendments.

Schedule 1 [33] provides for a concession in the calculation of mortgage duty on mortgages that affect property both within and outside Australia. At present, the value of the property affected outside Australia is removed from the calculation of the dutiable proportion of such a mortgage. This would operate to the disadvantage of a mortgagor under any international financing arrangement where advances were primarily secured on offshore property. The amendment allows the value of the offshore property to be taken into account in determining the proportion of the advances under the mortgage that is dutiable in New South Wales.

Schedule 1 [35] deems instruments of security that secure, or partly secure, the same money to be part of a mortgage package (and assessed as if they were one mortgage) if they are first executed within any period of 28 days. A collateral mortgage that secures or partly secures the same money will also be considered part of a mortgage package (**Schedule 1 [36]**).

Schedule 1 [37] makes further provision for the assessment of mortgage packages if the amount secured by the mortgage package over property in Australia is a definite and limited sum, or the amount secured by the mortgage package over property in New South Wales is a definite and limited sum. **Schedule 1 [34]** is a consequential amendment. The provisions ensure that the dutiable proportion of any advances made in respect of the mortgage is calculated by reference to the following:

- (a) in the case of a mortgage package with an Australian limit, the dutiable proportion of that limit,
- (b) in the case of a mortgage package with a NSW limit, the dutiable proportion of all advances made under the mortgage, or the NSW limit, whichever is lower.

Schedule 1 [40] makes provision for the stamping of collateral mortgages. Collateral mortgages are mortgages that secure the same money as is secured by another mortgage. If the other mortgage has already been stamped in this jurisdiction or another jurisdiction, no duty is chargeable. This prevents double duty. In New South Wales, mortgage duty is to be reduced by half on 1 January 2010 and abolished on 1 January 2011. Other States are reducing and abolishing mortgage duty on different dates. The purpose of the amendment is to prevent the use of a mortgage that is collateral to a mortgage that has been stamped in another jurisdiction where mortgage duty has already been reduced to avoid mortgage duty in New South Wales. The amendment allows a mortgage that is collateral to a mortgage that has been stamped in a jurisdiction with reduced mortgage duty to be assessed as if it were part of a mortgage package, with a cap on duty applying to prevent double duty. Schedule 1 [31] and [39] are consequential amendments.

Duty on transfers of business assets, statutory licences and permissions and poker machine entitlements

Schedule 1 [9] (proposed sections 35 and 36) abolishes, with effect on 1 July 2012, duty on transfers of the following types of dutiable property:

- (a) business assets, which includes the goodwill of a business and intellectual property (but not real property),
- (b) a statutory licence or permission under New South Wales law,
- (c) a poker machine entitlement within the meaning of the *Gaming Machines Act* 2001.

The abolition will apply in respect of transfers made on or after the abolition date.

Schedule 1 [9] (proposed section 37) is an anti-avoidance measure to ensure that abolition does not extend to certain transfers or transactions that are entered into on or after the abolition date pursuant to arrangements made before that date.

Schedule 1 [7] provides for a new rule for the assessment of dutiable transactions involving goods and other dutiable property, on the basis that business assets will no longer be dutiable property after the abolition date.

Schedule 1 [4], [6], [8], [11], [12] and [42] are consequential amendments.

Regulations

Schedule 1 [43] enables savings and transitional regulations to be made as a consequence of the proposed Act.



New South Wales

Duties Amendment (Abolition of State Taxes) Bill 2006

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New South Wales

Duties Amendment (Abolition of State Taxes) Bill 2006

No , 2006

A Bill for

An Act to amend the *Duties Act 1997* for the purpose of abolishing and reducing certain State taxes, and to provide for transitional matters; and for other purposes.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Duties Amendment (Abolition of State Taxes) Act 2006.	3
2	Com	nmencement	4
	(1)	This Act commences, or is taken to have commenced, on 1 July 2006, except as provided by subsections (2) and (3).	(
	(2)	Schedule 1 [23] commences on 1 July 2007.	7
	(3)	If the <i>State Revenue Legislation Amendment Act 2006</i> is not assented to before 1 July 2006, Schedule 1 [41] commences, or is taken to have commenced, on the date of assent to that Act.	8 9 10
3	Ame	endment of Duties Act 1997 No 123	11
		The Duties Act 1997 is amended as set out in Schedule 1.	12
4	Rep	eal of Act	13
	(1)	This Act is repealed on the day following the day on which all of the provisions of this Act have commenced.	14 15
	(2)	The repeal of this Act does not, because of the operation of section 30 of the <i>Interpretation Act</i> 1987, affect any amendment made by this Act	16 17

Scł	nedule 1	Amendments			1
				(Section 3)	2
[1]	Section 8 Impo property	sition of duty on certa	in transactions c	oncerning dutiable	3
	Insert after secti	on 8 (1) (b) (vii):			5
	(viii)	a lease in respect of be paid.	which a premiun	n is paid or agreed to	6 7
[2]	Section 8 (3)				8
	Insert in alphabe	etical order:			9
	<i>lea</i> for	se means a lease of land a lease of land in New	l in New South W South Wales.	ales or an agreement	10 11
		emium, in respect of a led			12 13
[3]	Section 9 Impo transfers	sition of duty on dutia	able transactions	s that are not	14 15
	Insert at the er respectively:	nd of the Table to the	section, in Col	umns 1, 2, 3 and 4	16 17
	lease	the leased property	the lessee	when the lease is entered into	
[4]	Section 11 Wha	at is "dutiable propert	y"?		18
	Insert at the end	of the section:			19
	Not on:	te. Part 4 of this Chapter p some of the types of dutia	provides for the abo	lition, in stages, of duty	20 21
	The	e duty imposed on dutiable	le transactions invo	olving shares and units	22
	Ma	erred to in section 11 (1) (orketable securities cease t	to be dutiable prope	erty on that date.	23 24
	refe refe to ii	e duty imposed on dutiaberred to in section 11 (1) erred to in section 11 (1) (hn section 11 (1) (h1) is aboue dutiable property on that	l) (g), statutory lic n) and poker machir blished on 1 July 20	cences or permissions ne entitlements referred	25 26 27 28 29
[5]	Section 21 Wha	at is the "dutiable valu	ıe" of dutiable p	roperty?	30
	Insert after secti	on 21 (4):			31
	lea	e <i>dutiable value</i> of lease is taken to be the amorest of the lease.			32 33

[6]	Sect	ion 26	Certain transactions concerning goods and other property	1
	Inser	t after	section 26 (2):	2
		(3)	This section applies only to dutiable transactions that occur before 1 July 2012.	3 4
			Note. On 1 July 2012, duty on the transfer of business assets is abolished (see Part 4 of this Chapter). Section 26A applies in respect of transfers occurring after that date that remain dutiable transactions.	5 6 7
[7]	Sect	ion 26	A	8
	Inser	t after	section 26:	9
	26A		sactions involving goods and other property that occur on or 1 July 2012	10 11
		(1)	If a dutiable transaction involves goods and other dutiable property, the Chief Commissioner may disregard the value of the goods in the transaction if satisfied that the dutiable value of the other property does not exceed 10% of the dutiable value of all the dutiable property in the transaction.	12 13 14 15 16
		(2)	This section applies only to dutiable transactions that occur on or after 1 July 2012.	17 18
[8]		ion 28 dictio	Apportionment—business assets in this and other	19 20
	Inser	t after	section 28 (5):	21
		(6)	This section applies only to dutiable transactions that occur before 1 July 2012. Note. On 1 July 2012, duty on the transfer of business assets is abolished (see Part 4 of this Chapter).	22 23 24 25
[9]	Chai	oter 2	Part 4	26
[-]	-		Part 3:	27
	Par	t 4	Abolition of various duties	28
	34		ition of duty on all transfers of marketable securities— tive 1 January 2009	29 30
		(1)	On and from 1 January 2009, marketable securities are not dutiable property (despite section 11).	31 32

	(2)	Subsection (1) does not apply in respect of any transfer or transaction with respect to marketable securities that occurs before 1 January 2009 and, accordingly, does not affect any requirement to pay duty under this Chapter in respect of the transfer or transaction.	1 2 3 4 5
35	Abol 2012	ition of duty on transfers of business assets—effective 1 July	6 7
	(1)	On and from 1 July 2012, a business asset referred to in section 11 (1) (g) is not dutiable property (despite section 11).	8 9
	(2)	Subsection (1) does not apply in respect of any transfer or transaction with respect to business assets that occurs before 1 July 2012 and, accordingly, does not affect any requirement to pay duty under this Chapter in respect of the transfer or transaction.	10 11 12 13 14
36		ition of duty on transfers of licences, permissions and lements—effective 1 July 2012	15 16
	(1)	On and from 1 July 2012, a statutory licence or permission referred to in section 11 (1) (h), or a poker machine entitlement referred to in section 11 (1) (h1), is not dutiable property (despite section 11).	17 18 19 20
	(2)	Subsection (1) does not apply in respect of any transfer or transaction with respect to statutory licences or permissions, or poker machine entitlements, that occurs before 1 July 2012 and, accordingly, does not affect any requirement to pay duty under this Chapter in respect of the transfer or transaction.	21 22 23 24 25
37	Anti-	avoidance measures	26
		Sections 35 and 36 do not apply in respect of a transfer or transaction with respect to a business asset referred to in section 11 (1) (g), a statutory licence or permission referred to in section 11 (1) (h), or a poker machine entitlement referred to in section 11 (1) (h1), that occurs on or after 1 July 2012 if:	27 28 29 30 31
		(a) the transfer or transaction replaces a transfer or transaction involving the same business asset, statutory licence or permission, or poker machine entitlement that occurred before 1 July 2012, or	32 33 34 35
		(b) the transfer or transaction is made or entered into pursuant to an option to purchase the business asset, statutory licence or permission, or poker machine entitlement that was granted before 1 July 2012, or	36 37 38 39

				-	
			(c)	the transfer or transaction was made or entered into pursuant to another arrangement, made before 1 July 2012, the only or main purpose of which was to defer the transfer or transaction until 1 July 2012, or later, so that duty would not be chargeable under this Chapter on the transfer or transaction.	1 2 3 4 5 6
[10]	Sect	ion 53	Α		7
	Inser	t after	section	n 53:	8
	53A	Duty	on lea	ase premiums	9
			prem	e case of property transferred by way of a lease for which a ium is paid or payable, duty is not chargeable under this oter on:	10 11 12
			(a)	so much of the premium of a residential lease as relates to premises used, or intended to be used, exclusively as a residence, or	13 14 15
			(b)	so much of the premium of a lease as relates to a moveable dwelling site used, or intended to be used, as the principal place of residence of the lessee.	16 17 18
[11]	Sect	ion 65	Exem	ptions from duty	19
	Inser	t after	section	n 65 (6):	20
			2012.	Duty on the transfer of statutory licences is abolished on 1 July. This exemption is relevant only to a transfer or vesting that occurs e that date. See Part 4 of this Chapter.	21 22 23
[12]	Sect	ion 65	(7), no	ote	24
	Inser	t after	section	n 65 (7):	25
			mach releva	Duty on the transfer of statutory licences, permissions and poker ine entitlements is abolished on 1 July 2012. This exemption is ant only to a transfer or vesting that occurs before that date. See 4 of this Chapter.	26 27 28 29
[13]	Sect	ion 65	(16)		30
	Inser	t after	section	n 65 (15):	31
		(16)	Leas	es—general	32
			No d	uty is chargeable under this Chapter on the following leases:	33
			(a)	a lease granted by or on behalf of a corporation, society or institution if:	34 35

				(i)	the purpose of the lease is to grant a retired person or a disabled person the right to occupy residential accommodation, and	
				(ii)	the lease has not been granted for the purpose of profit by the lessor,	
			(b)		se of premises to the Home Care Service of New h Wales,	(
			(c)	a leas Heal	se executed in accordance with Part V of the <i>National</i> th Act 1953 of the Commonwealth,	8
			(d)	a lea mean	use of premises in a retirement village within the sing of section 5 of the <i>Retirement Villages Act 1999</i> .	1(1
[14]	Sect	ion 66	Exem	ptions	-marketable securities	12
	Inser	t at the	e end o	f the n	ote to the section:	13
			The 6 2009.	duty on See Pa	all marketable securities is to be abolished on 1 January art 4 of this Chapter.	14 15
[15]	Sect	ion 12	4			16
	Inser	t in Pa	rt 3 of	Chapte	er 3, before section 125:	17
	124	Abol	ition c	of duty	charged by this Part—effective 1 January 2009	18
		(1)	The 6 2009		narged by this Part is abolished on and from 1 January	19 20
		(2)			narged by this Part remains chargeable on a dutiable that is acquired before 1 January 2009.	2 ⁻ 22
[16]	Sect	ion 13	7A			23
	Inser	t in Pa	rt 5 of	Chapte	er 3, before section 138:	24
	137A	Abol	ition c	of duty	charged by this Part—effective 1 January 2009	25
		(1)	The 6 2009		narged by this Part is abolished on and from 1 January	20 27
		(2)	The of sh	ares re	arged by this Part remains chargeable on an allotment eferred to in section 138 that occurs before 1 January	28 29 30
[17]	Sect	ion 16	4 Impo	osition	of duty	3
	Inser	t at the	e end o	f the se	ection (before the note):	32
		(2)	1 Jan	uary 2	charged by this Chapter is abolished on and from 008. This Chapter does not apply in respect of a lease ed on or after 1 January 2008.	33 34 38

[18]	Section 1	64A What is a "lease"?	1
	Omit "Lea	use". Insert instead "For the purposes of this Chapter, lease".	2
[19]	Section 1	70 General rate	3
	Omit secti	on 170 (2).	4
[20]	Section 1	77 Reassessment of duty—early termination	5
	Omit "may	y apply in writing" from section 177 (1).	6
	Insert inste	ead "may apply in an approved form".	7
[21]	Section 1	77 (5) and (6)	8
	Insert after	r section 177 (4):	9
	(5)	The Chief Commissioner must not refund any duty under this section unless satisfied that neither the lessee, nor an associated person in relation to the lessee, has occupied the premises the subject of the lease with the express or implied agreement of the lessor at any time after the termination of the lease and that neither the lessee, nor an associated person, proposes to so occupy those premises at any time after the termination of the lease.	10 11 12 13 14 15 16
	(6)	Subsection (5) does not apply to an occupation that is consequential on the sale of the premises to the lessee or an associated person.	18 19 20
[22]	Section 1	79 Exemptions	21
	Omit secti	on 179 (5).	22
[23]	Chapter 6	Hire of goods	23
	Omit the C	Chapter.	24
[24]	Chapter 6	, note	25
	Insert after	the heading to the Chapter: Note. This duty will be abolished on 1 July 2007 as a consequence of the Duties Amendment (Abolition of State Taxes) Act 2006.	26 27 28
[25]	Section 2	03A	29
	Insert in C	hapter 7, before section 204:	30
;	203A Abo	olition of mortgage duty—effective 1 January 2011	31
	(1)	Mortgage duty is abolished on and from 1 January 2011.	32

	(2)	However, mortgage duty remains chargeable, a continues to apply, in respect of the following:	and this Chapter	2
		(a) a mortgage first executed before 1 January any advances or further advances made mortgage before that date),		3
		(b) an instrument of security referred to in sec first affects land in New South Wales b 2011,		7
		(c) an instrument of security referred to in s that first affects relevant property in Ne before 1 January 2011,	w South Wales	9 10
		(d) an instrument that first becomes a mortgathe terms of a mortgage, as referred to in before 1 January 2011.	section 208 (4),	12 13
	(3)	A mortgage does not become liable to the additio to in section 208 (2) in respect of an advance or that is made on or after 1 January 2011 (even if the first executed before that date).	further advance ne mortgage was	16 17 18
[26]	Section 20	3 When does a liability arise?	1	19
	Insert after	section 208 (3):	2	20
	(3A)	An instrument of security that does not affect p South Wales at the date of first execution but the after execution, affects relevant property in New identified in the instrument or identified under an place when the instrument was first executed, by duty on the date it first affects that property, stamped under a corresponding Act or is exempted.	hat, at any time ew South Wales n arrangement in ecomes liable to unless it is duly	21 22 24 25 26 27
[27]	Section 20	3 (6)	2	28
	Insert after	section 208 (5):	2	29
	(6)	For the purposes of this section, <i>relevant prop</i> property, excluding land and the following kinds:	perty means any sof property:	3C 31
		(a) a marketable security that is quoted or Stock Exchange,		32 33
		(b) an interest in a marketable security referred (a), or an interest in a marketable security quoted on the Australian Stock Exchange	if the interest is	34 35 36

			-			
		(c) (d)	an interest in a unit trust scheme, being a unit trust scheme in respect of which units in the scheme have been issued to the public and 50 or more persons are beneficially entitled to units in the scheme, property the Chief Commissioner is satisfied is of a similar nature to property referred to in paragraph (a), (b) or (c).	1 2 3 4 5		
[28]	Section 21	0 How	v is mortgage duty charged?	7		
	Omit "prov	ided b	y subsection (2)" from section 210 (1).	8		
	Insert inste	ad "pro	ovided by subsections (2)–(4)".	9		
[29]	Section 21	0 (2)		10		
	Insert ", ex	cept as	s provided by subsection (4)" after "of the amount secured".	11		
[30]	Section 21	0 (3) a	and (4)	12		
	Insert after section 210 (2) (before the notes to the section):					
	(3)		mortgage is first executed on or after 1 January 2010, the unt of duty chargeable on the mortgage is:	14 15		
		(a)	\$5.00, if the mortgage secures no amount or if the amount secured by the mortgage is not more than \$16,000, or	16 17		
		(b)	if the amount secured by the mortgage is more than \$16,000—\$5.00, plus a further \$2.00 for every \$1,000, or part, by which the amount secured exceeds \$16,000.	18 19 20		
	(4)	adva calcu 2. Tł	amount of duty chargeable on a mortgage in respect of an ince or further advance made on or after 1 January 2010 is ulated on the amount secured by it as determined under Part he amount of duty is \$2.00 for every \$1,000, or part, of the unt secured.	21 22 23 24 25		
[31]	Section 21	1 Con	sequences of non-payment of duty	26		
	Omit "sect	ion 216	6 or 217" from section 211 (2).	27		
	Insert inste	ad "sec	ction 216, 217, 217A or 218BA".	28		

[32]	Sections 213 and 214				
	Omit section 213. Insert instead:				
	213	Secured limited amount			
		(1)	If the amount of advances secured or to be secured by a mortgage is a definite and limited sum, the <i>amount secured by the mortgage</i> is, for the purposes of this Chapter, the definite and limited sum, until such time (if any) as a greater amount of advances is secured by the mortgage.	4 5 6 7 8	
		(2)	If any advance or further advance is made so that the amount of advances secured by the mortgage exceeds, at any time, the definite and limited sum mentioned in subsection (1), the amount on which duty is chargeable is, for the purposes of section 210 (2) or (4) (as appropriate), the amount by which the advances or further advances secured by it exceeds the amount on which duty has been paid under this section.	9 10 11 12 13 14	
		(3)	For the purposes of this Chapter, any increase in the definite and limited sum referred to in subsection (1) is taken to be a further advance for the amount of the increase.	16 17 18	
	214	"All	moneys" mortgage	19	
		(1)	If the amount of advances secured by a mortgage is not a definite and limited sum, the <i>amount secured by the mortgage</i> is, for the purposes of this Chapter, the amount of advances actually secured by it.	20 21 22 23	
		(2)	If any advance or further advance is made so that the amount of advances for the time being secured by the mortgage subsequently exceeds the amount of the advances for which the mortgage has been duly stamped under this Act, the amount on which duty is chargeable is, for the purposes of section 210 (2) or (4) (as appropriate), the amount by which the advances or further advances secured by it exceeds the amount on which duty has been paid under this section.	24 25 26 27 28 29 30 31	
[33]	Section 216 Mortgages over property not wholly within New South Wales				
		t ", ex on 216	cluding property outside Australia" from the definition of T in (2) .	33 34	
[34]	Section 216 (7)				
	Inser	t after	section 216 (6):	36	
		(7)	This section is subject to the provisions of section 217A in relation to the assessment of mortgage packages.	37 38	

[35]	Sect	ion 21	7 Advances secured by mortgage package	
	Omit	sectio	on 217 (2) and (3). Insert instead:	2
		(2)	Two or more instruments of security are taken to be part of a <i>mortgage package</i> only if the Chief Commissioner is satisfied that the instruments were first executed within any period of 28 days and in such a case are taken, for the purpose of assessing duty, to be first executed on the day the last of the instruments to be executed was executed.	
[36]	Sect	ion 21	7 (6)	(
	Inser	t after	section 217 (5):	10
		(6)	In the case of a further advance, a mortgage package includes an instrument of security executed after the initial liability date for a mortgage package that secures or partly secures the same money as the mortgage package.	1: 12 13
[37]	Sect	ion 21	7 A	15
	Insert after section 217:			
	217A	Asse instr	essment of mortgage packages where one or more uments secure a limited amount	17 18
		(1)	This section applies if a mortgage package assessed as one mortgage under section 217 has a NSW limit, or an Australian limit, or both.	19 20 27
		(2)	If a mortgage package assessed as one mortgage under section 217 has a NSW limit, mortgage duty is to be assessed on the mortgage as if the amount secured by the mortgage were the NSW proportion of all advances secured by the mortgage, or the amount of the NSW limit, whichever is less.	22 23 24 25 26
		(3)	The NSW proportion of all advances secured by the mortgage is to be calculated in the same manner as the dutiable proportion under section 216, but as if "AS" in the formula were the amount of advances secured by all instruments of security in the mortgage package at the liability date.	25 28 29 30 31
		(4)	If a mortgage package assessed as one mortgage under section 217 has an Australian limit, mortgage duty is to be assessed on the mortgage as if the amount secured by the mortgage were the NSW proportion of the Australian limit	32 33 34

	(5)	The NSW proportion of the Australian limit is to be calculated in the same manner as the dutiable proportion under section 216, but as if "AS" in the formula were the amount of the Australian limit and "T" excluded the value of all property outside Australia.	1 2 3 4
	(6)	For the purposes of this section, a mortgage package has a <i>NSW limit</i> if the instruments of security comprising the package affect property partly within and partly outside New South Wales and, disregarding section 216, the amount secured by those instruments over property wholly within New South Wales is a definite and limited sum. In such a case, the amount of the NSW limit is taken to be that definite and limited sum.	5 6 7 8 9 10 11
	(8)	For the purposes of this section, a mortgage package has an <i>Australian limit</i> if the instruments of security comprising the package affect property partly within Australia and partly outside Australia, disregarding section 216, the amount secured by those instruments over property wholly within Australia is a definite and limited sum, and that amount is a single amount that applies in respect of all property within Australia that is affected by the mortgage. In such a case, the amount of the Australian limit is taken to be that definite and limited sum. Note. The provisions relating to mortgage packages with an Australian limit do not apply to mortgage packages that specify separate limits in relation to property in different States or Territories (eg \$10 million for NSW, \$10 million for Victoria). A mortgage package that has a NSW limit and that does not affect property in Australia that is outside New South Wales, but does affect property outside Australia, is not to be treated as a mortgage package that has an Australian limit.	12 13 14 15 16 17 18 19 20 21 22 23 24 25 26
[38]	Section 21	8 Stamping before advance	29
	Insert after	section 218 (2):	30
	(3)	This section does not apply in respect of a mortgage if the amount of advances secured by the mortgage is a definite and limited sum.	31 32 33
[39]	Section 21	8B Collateral mortgage	34
		oject to section 218BA," after "under this Act" wherever occurring 18B (1) (a) and (b).	35 36

[40]	Sect	ion 21	8BA	1		
	Inser	t after	section 218B:	2		
21	8BA	Collateral mortgages—anti-avoidance measure				
		(1)	Section 218B (1) does not apply if a collateral mortgage secures the same money as is secured by a mortgage or instrument of security, or mortgage package, stamped under a corresponding Act and the rate of mortgage duty charged under the corresponding Act in respect of the amount secured is a reduced rate.	4 5 6 7 8 9		
		(2)	For the purposes of this section, mortgage duty is charged at a <i>reduced rate</i> if the rate of mortgage duty charged in respect of the amount secured under the corresponding Act is less than the rate that would have applied under that Act if the mortgage or instrument had been charged with mortgage duty in respect of the same amount secured immediately before 1 July 2006.	10 11 12 13 14 15		
		(3)	If the rate of mortgage duty charged under the corresponding Act in respect of the amount secured is a reduced rate, the collateral mortgage and the stamped mortgages or instruments are to be assessed under this Part as if they comprised a mortgage package first executed on the day the collateral mortgage was first executed.	16 17 18 19 20 21		
		(4)	If, as a consequence of subsection (3), the total of the amount of mortgage duty charged in respect of the amount secured under this Act and the amount of mortgage duty charged in respect of the amount secured under the corresponding Act exceeds the maximum amount, the duty chargeable in respect of the collateral mortgage under this Act is to be reduced by the amount necessary to ensure that the total mortgage duty charged under this Act and the corresponding Act does not exceed the maximum amount.	22 23 24 25 26 27 28 29		
		(5)	For the purposes of this section, the <i>maximum amount</i> is the amount of mortgage duty that would be chargeable in respect of the amount secured by the collateral mortgage if the mortgage were not a collateral mortgage.	30 31 32 33		
		(6)	Despite section 217 (5), the collateral mortgage is to be stamped with the mortgage duty paid in New South Wales, and the instruments stamped under the corresponding Act are not required to be stamped under this Act.	34 35 36 37		

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		and a abolis is to p has b	In NSW, mortgage duty is to be reduced by half on 1 January 2010 abolished on 1 January 2011. Other States are reducing and shing mortgage duty on different dates. The purpose of this section prevent the use of a mortgage that is collateral to a mortgage that seen stamped in a jurisdiction where duty has already been reduced oid mortgage duty in NSW.	1 2 3 4 5		
[41]	Section 22	26 Payı	ment on mortgages associated with debenture issues	7		
	Omit secti Amendmen		6 (3C), as substituted by the <i>State Revenue Legislation</i> 006.	8 9		
	Insert inste	ad:		10		
	(3C)	to su colla mort	the purposes of the application of section 213 (2) or 214 (2) in the amortgage (and the application of section 218B to any steral mortgage that secures the same money as the gage), duty is taken to have been paid, and the mortgage is in to have been duly stamped, for the following amount or unts: the disclosed debenture amount, any advances or further advances made on or after the cut-off date in respect of which duty has been paid under this Chapter.	11 12 13 14 15 16 17 18 19		
[42]	Section 27	'4 Trar	nsfer of certain business property between family	20		
L ·J	members		ision of contain additions property actinoon family	22		
	Insert after section 274 (2):					
		abolis share	Duty on the transfer of statutory licences and permissions is shed on 1 July 2012. This exemption is relevant only to a transfer of es in a share management fishery that occurs before that date. See 4 of Chapter 2.	24 25 26 27		
[43]	Schedule 1 Savings, transitional and other provisions					
	Insert at the	e end o	of clause 1 (1):	29		
		Dutie	es Amendment (Abolition of State Taxes) Act 2006	30		

[44]	Schedule 1, Part 24 Insert after Part 23:				
	Par	t 24	Provisions consequent on the enactment of the Duties Amendment (Abolition of State Taxes) Act 2006		
	58	Abol	lition of duty on leases		
		(1)	The abolition of duty on lease instruments (effective 1 January 2008) does not affect any obligation to pay duty under Chapter 5 in respect of a lease instrument executed before 1 January 2008 and that Chapter continues to apply in respect of such an instrument.	7 8 9 10 11	
		(2)	Sections 169 (2) and 178 do not apply to or in respect of a variation of a lease instrument referred to in subclause (1) if the variation is made on or after 1 January 2008.	12 13 14	
		(3)	If any lease executed before 1 January 2008 has any unascertainable cost components for which there is an estimate date on or after 1 January 2008:	15 16 17	
			(a) the Chief Commissioner must, on the first of those estimate dates to occur on or after 1 January 2008 (the <i>final estimate date</i>), make a final estimate of the cost of the lease, and	18 19 20 21	
			(b) the lease instrument is chargeable with duty under this Act as if that final estimate were the full cost of the lease, and	22 23	
			(c) no further estimates of the cost of the lease are to be made (despite section 173 (5)).	24 25	
		(4)	Section 173 (6) applies only to the final estimate date or an estimate date that occurs before the final estimate date.	26 27	
		(5)	Section 173 (7) and (8) do not apply in respect of any period after the final estimate date.	28 29	
		(6)	For the purposes of this clause, <i>estimate date</i> means any of the estimate dates for a lease determined under section 173 (5).	30 31	
	59	Duty	on lease premiums	32	
		(1)	The amendments to sections 8 and 9 made by the <i>Duties Amendment (Abolition of State Taxes) Act 2006</i> (relating to leases) apply only in respect of leases that are first executed on or after 1 July 2006.	33 34 35 36	

such hiring charges.

Schedule 1 Amendments

(2)	Sections 170 (2) and 179 (5), as in force immediately before their repeal by the <i>Duties Amendment (Abolition of State Taxes) Act 2006</i> , continue to apply in respect of lease instruments executed before the repeal of those provisions.	1 2 3 4
Chai	nges to mortgage duty provisions	5
(1)	The mortgage duty amendments do not apply to a mortgage or instrument of security first executed before 1 July 2006 unless an advance or further advance is made in respect of the mortgage or instrument on or after that date (and in such a case apply in respect of the advance or further advance).	6 7 8 9 10
(2)	If the amount secured by a mortgage executed before 1 July 2006 is a definite and limited sum, but the amount of advances actually secured by the mortgage immediately before 1 July 2006 was less than the definite and limited sum, section 214, as inserted by the mortgage duty amendments, and not section 213, applies in respect of any advance or further advance made after 1 July 2006 which does not result in the total amount of advances actually secured by the mortgage exceeding that definite and limited sum. This subclause extends to a mortgage to which section 226 applies.	11 12 13 14 15 16 17 18 19
(3)	A reference in section 213 or 214, as inserted by the mortgage duty amendments, to an amount on which duty has been paid under section 213 or 214 extends to an amount on which duty has been paid under Chapter 7 as in force immediately before 1 July 2006.	21 22 23 24 25
(4)	Section 213 (3), as inserted by the mortgage duty amendments, extends to a variation to a mortgage made on or after 1 July 2006 in respect of a mortgage first executed before that date.	26 27 28
(5)	For the purposes of this clause, <i>the mortgage duty amendments</i> means Schedule 1 [26], [27] and [31]–[41] to the <i>Duties Amendment (Abolition of State Taxes) Act 2006</i> .	29 30 31
Abol	ition of duty on hire of goods—commercial hire businesses	32
(1)	The repeal of Chapter 6 (effective 1 July 2007) by the <i>Duties Amendment (Abolition of State Taxes) Act 2006</i> does not affect any obligation to pay duty under Part 2 of that Chapter in respect of hiring charges received in any month before July 2007 and, for that purpose, that Part is taken to continue to apply in respect of	33 34 35 36 37

Schedule 1 Amendments

	(2)	In particular, section 199, as in force immediately before its repeal by the <i>Duties Amendment (Abolition of State Taxes) Act 2006</i> , is taken to continue to apply to a commercial hire business, so that, after the repeal of that section: (a) a commercial hire business continues to be required to lodge a return in accordance with that section (but only in respect of the months before July 2007), and (b) a commercial hire business may request a reassessment of duty under section 199 (6).	1 2 3 4 5 6 7 8 9
	62 Ab	olition of duty on hire of goods—other persons	10
	(1)	The repeal of Chapter 6 (effective 1 July 2007) by the <i>Duties Amendment (Abolition of State Taxes) Act 2006</i> does not affect any obligation to pay duty under Part 3 of that Chapter in respect of a hire of goods entered into before 1 July 2007.	11 12 13 14
	(2)	For that purpose, Part 3 of that Chapter is taken to continue to apply to a hire of goods entered into before 1 July 2007, but only if the first, or only, payment of hiring charges is paid, or becomes payable, before that date. Accordingly, if the first payment of hiring charges is paid, or become payable, before 1 July 2007, no refund of duty is payable in respect of any part of the hiring charges that is paid or becomes payable on or after 1 July 2007.	15 16 17 18 19 20 21
	(3)	Subclause (2) does not prevent a reassessment of duty being made under section 199 (6) (as in force immediately before its repeal).	22 23 24
[45]	Dictional	ry	25
	Omit the	definition of <i>lease</i> .	26