New South Wales.



ANNO QUINTO DECIMO GEORGII VI REGIS.

Act No. 41, 1951.

An Act to amend the Valuation of Land Act, 1916, the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith. [Assented to, 10th December, 1951.]

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Valuation of Short title Land (Amendment) Act, 1951".

and division (2)into Parts.

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- PART II.—AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.
- PART III.—AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

PART IV.—Amendment of the Local Government (Areas) Act, 1948, as Amended by Subsequent Acts.

PART II.

AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.

2. The Valuation of Land Act, 1916, as amended by subsequent Acts and by this Act, may be cited as the Valuation of Land Act, 1916-1951.

3. The Valuation of Land Act, 1916, as amended by subsequent Acts, is amended—

- (a) by inserting in section two after the word "district" the words "or any part of a district";
- (b) by inserting in subsection one of section four next after the definition of "Minister" the following new definition:—

"Municipality" includes a City.

(c) by inserting at the end of section five the following new subsection :—

(2) In determining the improved value of any land being premises occupied for trade, business, or manufacturing purposes, such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the premises without structural damage thereto.

Citation.

Amendment of Act No. 2, 1916.

Sec. 2.

(Date of commencement.)

Sec. 4 (1). (Definitions.)

Sec. 5.

(Improved value of land.)

(d)

Valuation of Land (Amendment).

(d) by inserting at the end of section seven the Sec. 7. following new subsection :--(Assessed annual

(2) In determining the assessed annual value value.) of any land being premises occupied for trade, business, or manufacturing purposes such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the premises without structural damage thereto.

(e) by omitting subsection one of section eighteen Sec. 18. and by inserting in lieu thereof the following (When subsection :--

(1) A valuation, other than a valuation made under section seventy of this Act, shall be deemed to be made as at the date on which the official valuer records the valuation made by him. The valuation and the date on which it was made shall be entered in the valuation roll as soon as practicable after approval by or on behalf of the valuer-general and shall be signed or initialled by the valuer-general or an officer approved in that behalf by the valuer-general. The valuation roll so signed or initialled shall be conclusive proof of the making of the valuation on the date shown therein.

(f) by omitting section twenty and by inserting in Subst. sec. 20 lieu thereof the following section :----

> 20. The following persons, that is to saythe holder of an estate in fee simple; the mortgagee in possession; and any lessee who is liable to pay rates,

may, by notice in or to the effect of the prescribed form and on payment of the prescribed fee require the valuer-general to make a new valuation of his land or of his estate or interest tnerein, as the case may be; and in any such case the new valuation shall be entered in the valuation roll.

valuation made.)

New valuation on application.

(g)

Secs. 21-25. (Interests of lessors and lessees.)

Total value of interests in land.

Interests of lessors and lessees.

Sec. 27 (2). (Where lands are to be separately valued.) (g) by omitting sections twenty-one, twenty-two, twenty-three, twenty-four and twenty-five and the short heading thereto and by inserting in lieu thereof the following sections and short headings:—

Fractional interests.

21. (1) Where there are more owners than one of the freehold of any land the sum of the values of the interests of all the said owners in the land shall be not less than the amount at which the improved value of the land would be estimated if held by one owner in fee simple.

(2) Where there are more owners than one of a leasehold interest in any land the sum of the values of the interests of all the said owners shall be not less than the amount at which the value of the said leasehold interest would be estimated if held by one lessee.

Interests of lessors and lessees.

22. The value of the interest of a lessor or a lessee in the improved value of land is the capital sum which such interest may be expected to realise if offered for sale on such reasonable terms and conditions as a bona fide seller would require.

(h) by omitting subsection two of section twentyseven and by inserting in lieu thereof the following subsection:—

(2) Lands which do not adjoin or which are separated by a road, or are separately owned, shall be separately valued: Provided that the valuer-general may include in one valuation lands owned by the same person and of the same class of tenure but separated by a road if worked as one holding for agricultural or pastoral purposes.

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(i)

Valuation of Land (Amendment).

(i) by inserting after paragraph (a) of section Sec. 34. thirty-four the following new paragraph :-objection.)

(a1) that the area, dimensions or description of the land are not correctly stated;

(j) by omitting section thirty-seven and by inserting Sec. 37. in lieu thereof the following section :----

37. (1) The valuer-general shall, when objec- Valuertions to valuations in respect of the land in any forward district or group of adjacent districts have been objections received by him, prepare, as soon as practicable, registrar in respect of each district a list showing of court. particulars of all objections which have not been withdrawn or which have not been altered to the extent claimed in the objection or to such extent as may have been agreed upon between the objector and the valuer-general.

(2) The valuer-general shall forward the list to the registrar of the Land and Valuation Court for hearing and determination by that court of such objections as appear therein.

(k) by omitting subsection one of section forty-two sec. 42. and by inserting in lieu thereof the following (Notice to suitors.) subsection :-

(1) The registrar of the Land and Valuation Court shall give notice to each objector, to the valuer-general and to the official valuer for the district of the date fixed for the hearing of such objections as appear in the list forwarded to him by the valuer-general under subsection two of section thirty-seven of this Act.

(1) by omitting from section forty-eight the words Sec. 48. "A valuation list shall also be furnished at least (Furnishonce in every three years after a list is first ing valua-tion lists to furnished hereunder" and by inserting in lieu authorities.) thereof the following proviso and new subsections :--

Provided that in any case where the valuergeneral considers it desirable to do so he may furnish

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Valuation of Land (Amendment).

furnish a valuation list in sections by giving such particulars of all land within any one or more ridings or wards of a shire or municipality in different years.

(2) A valuation list shall also be furnished at least once in every six years after a valuation list is first furnished hereunder:

Provided that in any case where the valuergeneral considers it desirable to do so he may furnish such a list in sections by giving such particulars in respect of all land within any one or more ridings or wards of a shire or municipality in different years but so that all land in each riding or ward is included in a valuation list at least once in every succeeding period of six years.

(3) A valuation list in respect of all land within one or more ridings or wards of a shire or municipality furnished pursuant to subsection one or two of this section shall be deemed to be the valuation list for all purposes of this Act or any other Act.

(m) by omitting subsection two of section fifty-nine;

(n) by omitting subsection two of section sixty;

- (o) by inserting in section sixty-one after the words "basis of its rate or tax" the words "in respect of any land included in any such list";
- (p) (i) by inserting in subsection one of section sixty-two after the words "taxing authority" the words "in respect of any land included in any such lists";
 - (ii) by inserting in the same subsection after the words "taxing year" the words "or where part

Sec. 59. (Improved value for purposes of other Acts.)

Sec. 60.

(Assessed annual value for purposes of other Acts.)

Sec. 61. (Values hereunder to be used as basis of rates, taxes and duties.) Sec. 62.

(Taxes and rates under any authority.)

Valuation of Land (Amendment).

part of a separate parcel of land has been sold or resumed before the commencement of the rating or taxing year";

- (iii) by inserting in subsection two of the same section after the word "except" where firstly occurring the words "to the extent necessary to give effect to the provisions of subsection one of this section or";
- (iv) by inserting at the end of the same subsection the words "or misdescription";
- (q) by omitting subsection one of section seventy sec. 70. and by inserting in lieu thereof the following (Determinasubsection :--

(1) The valuer-general shall, on application made by any person who has or had an estate quent to or interest in the land at the date at which he requires the valuation made and on payment of the prescribed fee, make a fresh valuation to determine the value of any land at a date before or after the date of the making of the last valuation of such land under this Act.

subsection shall This apply only to applications made for valuations to be used for any of the purposes mentioned in this Part.

(r) (i) by omitting the short heading to section sec. 76. seventy-six and by inserting in lieu thereof (Copies of the following short heading:-

> Certificates of valuation, certified copies and extracts.

(ii) by omitting subsection one of the same section and by inserting in lieu thereof the following subsection :--

(1) The valuer-general shall, on application made in writing and on payment of the prescribed fee, supply to any person in such form as the valuer-general may determine a certified copy under seal or an extract of any entry in a valuation roll.

tion of values at dates prior or subsevaluation.)

entries to be supplied.)

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The valuer-general shall supply a certificate of valuation to the applicant therefor in respect of a new valuation made pursuant to an application under section twenty or section seventy of this Act.

Any such certified copy under seal or any such certificate of valuation shall in all proceedings and for all purposes be evidence of the matters and things stated therein and that the valuation mentioned therein has been duly made in accordance with this Act.

(s) by omitting from section eighty-four the words "and expenditure under this Act in respect of such year" and by inserting in lieu thereof the words "of, and expenditure by the department of the valuer-general in respect of such year".

PART III.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

4. (1) The Local Government Act, 1919, as amended by subsequent Acts, is amended—

(a) by omitting subsection one of section one hundred and thirty-three and by inserting in lieu thereof the following subsection:—

(1) This section shall not apply in any area until a valuation list under the Valuation of Land Act, 1916-1951, is furnished to the council of the area in respect of all land within the area: Provided that in any case where any such valuation list is furnished in respect of part only of the area this section shall thereupon apply to and in respect of all land within such part.

Amendment of Act No. 41, 1919.

Sec. 133 (1). (Appeal on question of whether land is ratable.)

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Sec. 84. (Statement of accounts to be laid before Parliament.)

(b)

(b) by inserting at the end of subsection one of Sec. 136. section one hundred and thirty-six the following (Valuation new proviso :--

Provided that where a valuation list is furnished or supplied to the council by the Valuer-General in respect of part only of the area the valuation book shall be constituted by such valuation list (together with any supplementary list so furnished or supplied) as to the land within that part and by the valuation book kept as prescribed under Schedule III of this Act as to the residue of the land within the area.

- (c) (i) by inserting in subsection three of section Sec. 137. one hundred and thirty-seven after the (Temporary figures "1916" the words "in respect of the schedule whole or in respect of part of the land within III.) its area";
 - (ii) by omitting from the same subsection the words "with respect to that council" and by inserting in lieu thereof the words "in respect of the land within the area or within the part of the area included in such valuation list, as the case may require";
 - (d) by omitting section 137A;
 - (e) by inserting at the end of section 1 of Schedule schedule Three the following words "in respect of which III. a valuation list has not been furnished to the Sec. 1. . council by the Valuer-General in accordance with (Applica-tion of the Valuation of Land Act, 1916-1951"; Schedule.)
 - (f) by omitting subsection (2) of section 10 of the schedule III. same Schedule and by inserting in lieu thereof Sec. 10 (2). the following subsection :--(Separate

(2) Lands which do not adjoin or which are separated by a road, or are separately owned, shall be separately valued: Provided that lands owned by the same person and of the same class

Sec. 137A. (Option for shires.)

valuations.)

book.)

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Valuation of Land (Amendment).

of tenure but separated by a road may be included in one valuation if worked as one holding for agricultural or pastoral purposes.

(2) This subsection shall apply to any shire within which, immediately before the commencement of this Act, the valuation of ratable land had, pursuant to section 137A of the Local Government Act, 1919, as enacted immediately before such commencement, been made for the purposes of the Local Government Act, 1919, as amended by subsequent Acts, in accordance with the provisions of Schedule III of that Act, as so amended.

The valuation of ratable land within any such shire shall continue to be made for the purposes of the Local Government Act, 1919, as so amended, in accordance with the provisions of the said Schedule III until a valuation list or lists has or have been furnished to the council of such shire by the Valuer-General in accordance with the Valuation of Land Act, 1916-1951.

Where a valuation list has been so furnished in respect of the whole shire or in respect of any riding thereof the provisions of the said Schedule shall cease to be in force with respect to land within such shire or riding, as the case may be.

PART IV.

AMENDMENT OF THE LOCAL GOVERNMENT (AREAS) ACT, 1948, AS AMENDED BY SUBSEQUENT ACTS.

5. (1) The Local Government (Areas) Act, 1948, as amended by subsequent Acts and by this Act, may be cited as the Local Government (Areas) Act, 1948-1951.

(2)

Amendment of Act No. 50, 1948.

Valuation of Land (Amendment).

(2) The Local Government (Areas) Act, 1948, as sec. 17 amended by subsequent Acts, is amended by omitting (Applicasubsection four of section seventeen and by inserting in Valuation lieu thereof the following subsection :---

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of Land Act, 1916.)

Valuer-General shall soon (4) The as as practicable after the commencement of the Valuation of Land (Amendment) Act, 1951, furnish to the council of each united area a valuation list or lists in respect of that area.

This subsection shall not operate to require the Valuer-General to furnish any valuation list or lists in respect of any united area or parts thereof in respect of which a valuation list or lists has or have been furnished pursuant to the subsection which this subsection replaces.

By Authority: A. H. PETTIFER, Government Printer, Sydney, 1952. [8d.]

Act No. 41, 1951

metaded by emsequent Acts, is anonded by amitting (Ant pheedion ton, of section seventeen only by inserting in yaha on the reat the following anisection.

(4) The Valuer General shall as seen as inarticable after the commuteement of the Valuation of Land (Amendment) Act, 1951, furnish to the ormed of each united area a valuation list or fists it respect of that area.

This subsection shall not operate to require the Valuer-General to furnish any valuation hat or tists in respect of any united area or parts thereof in respect of which a valuation list or lists has or have been furnished pursuant to the subsection vehicle this subsection replaces.

I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 28 November, 1951.





ANNO QUINTO DECIMO GEORGII VI REGIS.

Act No. 41, 1951.

An Act to amend the Valuation of Land Act, 1916, the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith. [Assented to, 10th December, 1951.]

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Valuation of Short title Land (Amendment) Act, 1951".

(2) into Parts.

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> G. BOOTH, Chairman of Committees of the Legislative Assembly.

Valuation of Land (Amendment).

(2) This Act is divided into Parts, as follows :--

PART I.—PRELIMINARY.

- PART II.—AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.
 - PART III.—AMENDMENT OF THE LOCAL GOVERNMENT Act, 1919, as Amended by Subsequent Acts.
 - PART IV.—AMENDMENT OF THE LOCAL GOVERNMENT (AREAS) ACT, 1948, AS AMENDED BY SUBSEQUENT ACTS.

PART II.

AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.

Citation.

Amendment of Act No. 2, 1916.

Sec. 2.

(Date of commencement.)

Sec. 4 (1). (Defini-

tions.)

2. The Valuation of Land Act, 1916, as amended by subsequent Acts and by this Act, may be cited as the Valuation of Land Act, 1916-1951.

3. The Valuation of Land Act, 1916, as amended by subsequent Acts, is amended—

- (a) by inserting in section two after the word "district" the words "or any part of a district";
- (b) by inserting in subsection one of section four next after the definition of "Minister" the following new definition:—

"Municipality" includes a City.

(c) by inserting at the end of section five the following new subsection:—

(2) In determining the improved value of any land being premises occupied for trade, business, or manufacturing purposes, such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the premises without structural damage thereto.

Sec. 5. (Improved value of land.)

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(d)

Valuation of Land (Amendment).

(d) by inserting at the end of section seven the sec. 7. following new subsection :---

annual (2) In determining the assessed annual value value.) of any land being premises occupied for trade, business, or manufacturing purposes such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the premises without structural damage thereto.

(e) by omitting subsection one of section eighteen sec. 18. and by inserting in lieu thereof the following (When subsection :valuation made.)

(1) A valuation, other than a valuation made under section seventy of this Act, shall be deemed to be made as at the date on which the official valuer records the valuation made by him. The valuation and the date on which it was made shall be entered in the valuation roll as soon as practicable after approval by or on behalf of the valuer-general and shall be signed or initialled by the valuer-general or an officer approved in that behalf by the valuer-general. The valuation roll so signed or initialled shall be conclusive proof of the making of the valuation on the date shown therein.

(f) by omitting section twenty and by inserting in Subst. sec. lieu thereof the following section :---20.

> 20. The following persons, that is to saythe holder of an estate in fee simple; the mortgagee in possession; and any lessee who is liable to pay rates,

may, by notice in or to the effect of the prescribed form and on payment of the prescribed fee require the valuer-general to make a new valuation of his land or of his estate or interest therein, as the case may be; and in any such case the new valuation shall be entered in the

valuation roll.

(g)

New valuation on application.

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(Assessed

Secs. 21-25. (Interests of lessors and lessees.)

Total value of interests in land.

Interests of lessors and lessees.

Sec. 27 (2). (Where lands are to be separately valued.) (g) by omitting sections twenty-one, twenty-two, twenty-three, twenty-four and twenty-five and the short heading thereto and by inserting in lieu thereof the following sections and short headings:—

Fractional interests.

21. (1) Where there are more owners than one of the freehold of any land the sum of the values of the interests of all the said owners in the land shall be not less than the amount at which the improved value of the land would be estimated if held by one owner in fee simple.

(2) Where there are more owners than one of a leasehold interest in any land the sum of the values of the interests of all the said owners shall be not less than the amount at which the value of the said leasehold interest would be estimated if held by one lessee.

Interests of lessors and lessees.

22. The value of the interest of a lessor or a lessee in the improved value of land is the capital sum which such interest may be expected to realise if offered for sale on such reasonable terms and conditions as a bona fide seller would require.

(h) by omitting subsection two of section twentyseven and by inserting in lieu thereof the following subsection:—

(2) Lands which do not adjoin or which are separated by a road, or are separately owned, shall be separately valued: Provided that the valuer-general may include in one valuation lands owned by the same person and of the same class of tenure but separated by a road if worked as one holding for agricultural or pastoral purposes.

(i)

Valuation of Land (Amendment).

- (i) by inserting after paragraph (a) of section Sec. 34. thirty-four the following new paragraph:-
 - (Grounds of objection.)
 - (a1) that the area, dimensions or description of the land are not correctly stated:
- (j) by omitting section thirty-seven and by inserting Sec. 37. in lieu thereof the following section :--

37. (1) The valuer-general shall, when objec- Valuertions to valuations in respect of the land in any general to forward district or group of adjacent districts have been objections received by him, prepare, as soon as practicable, to the registrar in respect of each district a list showing of court. particulars of all objections which have not been withdrawn or which have not been altered to the extent claimed in the objection or to such extent as may have been agreed upon between the objector and the valuer-general.

(2) The valuer-general shall forward the list to the registrar of the Land and Valuation Court for hearing and determination by that court of such objections as appear therein.

(k) by omitting subsection one of section forty-two sec. 42. and by inserting in lieu thereof the following (Notice to subsection :---

(1) The registrar of the Land and Valuation Court shall give notice to each objector, to the valuer-general and to the official valuer for the district of the date fixed for the hearing of such objections as appear in the list forwarded to him by the valuer-general under subsection two of section thirty-seven of this Act.

(1) by omitting from section forty-eight the words Sec. 48. "A valuation list shall also be furnished at least (Furnishonce in every three years after a list is first ing valua-furnished hereunder's and by incention in list too lists to furnished hereunder" and by inserting in lieu authorities.) thereof the following proviso and new subsections :--

Provided that in any case where the valuergeneral considers it desirable to do so he may furnish

suitors.)

furnish a valuation list in sections by giving such particulars of all land within any one or more ridings or wards of a shire or municipality in different years.

(2) A valuation list shall also be furnished at least once in every six years after a valuation list is first furnished hereunder:

Provided that in any case where the valuergeneral considers it desirable to do so he may furnish such a list in sections by giving such particulars in respect of all land within any one or more ridings or wards of a shire or municipality in different years but so that all land in each riding or ward is included in a valuation list at least once in every succeeding period of six years.

(3) A valuation list in respect of all land within one or more ridings or wards of a shire or municipality furnished pursuant to subsection one or two of this section shall be deemed to be the valuation list for all purposes of this Act or any other Act.

(m) by omitting subsection two of section fifty-nine;

- (n) by omitting subsection two of section sixty;
- (o) by inserting in section sixty-one after the words "basis of its rate or tax" the words "in respect of any land included in any such list";
- (p) (i) by inserting in subsection one of section sixty-two after the words "taxing authority" the words "in respect of any land included in any such lists";
 - (ii) by inserting in the same subsection after the words "taxing year" the words "or where part

Sec. 59. (Improved value for purposes of other Acts.)

Sec. 60. (Assessed annual value for purposes of other Acts.)

Sec. 61. (Values hereunder to be used as basis of rates, taxes and duties.) Sec. 62. (Taxes and rates under any authority.)

part of a separate parcel of land has been sold or resumed before the commencement of the rating or taxing year";

- (iii) by inserting in subsection two of the same section after the word "except" where firstly occurring the words "to the extent necessary to give effect to the provisions of subsection one of this section or";
- (iv) by inserting at the end of the same subsection the words "or misdescription";
- (q) by omitting subsection one of section seventy Sec. 70. and by inserting in lieu thereof the following (Determinasubsection :-

tion of values at or subse-

(1) The valuer-general shall, on application dates prior made by any person who has or had an estate quent to or interest in the land at the date at which he valuation.) requires the valuation made and on payment of the prescribed fee, make a fresh valuation to determine the value of any land at a date before or after the date of the making of the last valuation of such land under this Act.

subsection shall apply only to This applications made for valuations to be used for any of the purposes mentioned in this Part.

(r) (i) by omitting the short heading to section Sec. 76. seventy-six and by inserting in lieu thereof (Copies of the following short heading :---

entries to be supplied.) Certificates of valuation, certified copies and extracts.

(ii) by omitting subsection one of the same section and by inserting in lieu thereof the following subsection :--

(1) The valuer-general shall, on application made in writing and on payment of the prescribed fee, supply to any person in such form as the valuer-general may determine a certified copy under seal or an extract of any entry in a valuation roll.

The

Valuation of Land (Amendment).

The valuer-general shall supply a certificate of valuation to the applicant therefor in respect of a new valuation made pursuant to an application under section twenty or section seventy of this Act.

Any such certified copy under seal or any such certificate of valuation shall in all proceedings and for all purposes be evidence of the matters and things stated therein and that the valuation mentioned therein has been duly made in accordance with this Act.

(s) by omitting from section eighty-four the words "and expenditure under this Act in respect of such year" and by inserting in lieu thereof the words "of, and expenditure by the department of the valuer-general in respect of such year".

PART III.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

4. (1) The Local Government Act, 1919, as amended by subsequent Acts, is amended—

(a) by omitting subsection one of section one hundred and thirty-three and by inserting in lieu thereof the following subsection:—

(1) This section shall not apply in any area until a valuation list under the Valuation of Land Act, 1916-1951, is furnished to the council of the area in respect of all land within the area: Provided that in any case where any such valuation list is furnished in respect of part only of the area this section shall thereupon apply to and in respect of all land within such part.

Sec. 84. (Statement of accounts to be laid before Parliament.)

Sec. 133 (1). (Appeal on question of whether

land is

ratable.)

Sail

Amendment of Act No. 41, 1919.

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(b)

Valuation of Land (Amendment).

(b) by inserting at the end of subsection one of Sec. 136. section one hundred and thirty-six the following (Valuation book.) new proviso:-

Provided that where a valuation list is furnished or supplied to the council by the Valuer-General in respect of part only of the area the valuation book shall be constituted by such valuation list (together with any supplementary list so furnished or supplied) as to the land within that part and by the valuation book kept as prescribed under Schedule III of this Act as to the residue of the land within the area.

- (c) (i) by inserting in subsection three of section Sec. 137. one hundred and thirty-seven after the (Temporary figures "1916" the words "in respect of the schedule whole or in respect of part of the land within III.) its area'';
 - (ii) by omitting from the same subsection the words "with respect to that council" and by inserting in lieu thereof the words "in respect of the land within the area or within the part of the area included in such valuation list, as the case may require'';
- (d) by omitting section 137A;

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- (e) by inserting at the end of section 1 of Schedule schedule Three the following words "in respect of which III. a valuation list has not been furnished to the Sec. 1. council by the Valuer-General in accordance with (Applica-tion of the Valuation of Land Act, 1916-1951";
- (f) by omitting subsection (2) of section 10 of the schedule same Schedule and by inserting in lieu thereof III. the following subsection :--

(2) Lands which do not adjoin or which are separated by a road, or are separately owned, shall be separately valued: Provided that lands owned by the same person and of the same class of

Sec. 137A. (Option for shires.)

Schedule.)

Sec. 10 (2). (Separate valuations.)

of tenure but separated by a road may be included in one valuation if worked as one holding for agricultural or pastoral purposes.

(2) This subsection shall apply to any shire within which, immediately before the commencement of this Act, the valuation of ratable land had, pursuant to section 137A of the Local Government Act, 1919, as enacted immediately before such commencement, been made for the purposes of the Local Government Act, 1919, as amended by subsequent Acts, in accordance with the provisions of Schedule III of that Act, as so amended.

The valuation of ratable land within any such shire shall continue to be made for the purposes of the Local Government Act, 1919, as so amended, in accordance with the provisions of the said Schedule III until a valuation list or lists has or have been furnished to the council of such shire by the Valuer-General in accordance with the Valuation of Land Act, 1916-1951.

Where a valuation list has been so furnished in respect of the whole shire or in respect of any riding thereof the provisions of the said Schedule shall cease to be in force with respect to land within such shire or riding, as the case may be.

PART IV.

AMENDMENT OF THE LOCAL GOVERNMENT (AREAS) ACT, 1948, AS AMENDED BY SUBSEQUENT ACTS.

Amendment of Act No. 30, 1948.

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5. (1) The Local Government (Areas) Act, 1948, as amended by subsequent Acts and by this Act, may be cited as the Local Government (Areas) Act, 1948-1951.

(2)

Valuation of Land (Amendment).

(2) The Local Government (Areas) Act, 1948, as sec. 17. amended by subsequent Acts, is amended by omitting (Applicasubsection four of section seventeen and by inserting in tion of lieu thereof the following subsection:-

(4) The Valuer-General shall as soon as practicable after the commencement of the Valuation of Land (Amendment) Act, 1951, furnish to the council of each united area a valuation list or lists in respect of that area.

This subsection shall not operate to require the Valuer-General to furnish any valuation list or lists in respect of any united area or parts thereof in respect of which a valuation list or lists has or have been furnished pursuant to the subsection which this subsection replaces.

In the name and on behalf of His Majesty I assent to this Act.

> K. W. STREET, Lieutenant-Governor.

Government House, Sydney, 10th December, 1951.



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, 27 November, 1951.





ANNO QUINTO DECIMO GEORGII VI REGIS.

Act No. , 1951.

An Act to amend the Valuation of Land Act, 1916, the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :--

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Valuation of Short title Land (Amendment) Act, 1951".

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and division (2) into Parts.

(2) This Act is divided into Parts, as follows:----PART I.-PRELIMINARY.

- PART II.—AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.
- 5 PART III.—AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.
 - PART IV.—Amendment of the Local Government (AREAS) ACT, 1948, AS AMENDED BY SUBSEQUENT ACTS.

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PART II.

AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.

2. The Valuation of Land Act, 1916, as amended by Citation. subsequent Acts and by this Act, may be cited as the 15 Valuation of Land Act, 1916-1951.

3. The Valuation of Land Act, 1916, as amended by Amendment subsequent Acts, is amended-

- of Act No. 2, 1916.
- (a) by inserting in section two after the word sec. 2. "district" the words "or any part of a district"; (Date of
 - commencement.)
- (b) by inserting in subsection one of section four sec. 4 (1). next after the definition of "Minister" the (Definitions.) following new definition:-

"Municipality" includes a City.

(c) by inserting at the end of section five the follow- sec. 5. ing new subsection :--

(Improved value of

(2) In determining the improved value of any land.) land being premises occupied for trade, business, or manufacturing purposes, such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the premises without structural damage thereto.

(d)

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_		Valuation of Land (Amendment).	
	(d)	by inserting at the end of section seven the following new subsection:	(Assessed
5		(2) In determining the assessed annual value of any land being premises occupied for trade, business, or manufacturing purposes such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the	annual value.)
10	60.	premises without structural damage thereto.	
	(ē)	by omitting subsection one of section eighteen and by inserting in lieu thereof the following subsection:—	Sec. 18. (When valuation made.)
15		(1) A valuation, other than a valuation made under section seventy of this Act, shall be deemed to be made as at the date on which the official valuer records the valuation made by him. The	15
20		valuation and the date on which it was made shall be entered in the valuation roll as soon as practicable after approval by or on behalf of the valuer-general and shall be signed or initialled	
25		by the valuer-general or an officer approved in that behalf by the valuer-general. The valuation roll so signed or initialled shall be conclusive proof of the making of the valuation on the date shown therein.	03
	(f)	by omitting section twenty and by inserting in lieu thereof the following section:—	Subst. sec. 20.
30		20. The following persons, that is to say— the holder of an estate in fee simple; the mortgagee in possession; and any lessee who is liable to pay rates,	New valua- tion on application,
35		may, by notice in or to the effect of the prescribed form and on payment of the prescribed fee require the valuer-general to make a new valuation of his land or of his estate or interest	
		therein, as the case may be; and in any such case the new valuation shall be entered in the valuation roll.	

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(g)

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(g) by omitting sections twenty-one, twenty-two, Secs. 21-25. twenty-three, twenty-four and twenty-five and (Interests of lessors the short heading thereto and by inserting in and lieu thereof the following sections and short lessees.) headings :-

Fractional interests.

21. (1) Where there are more owners than one Total of the freehold of any land the sum of the values value of interests of the interests of all the said owners in the land in land. shall be not less than the amount at which the improved value of the land would be estimated if held by one owner in fee simple.

(2) Where there are more owners than one of a leasehold interest in any land the sum of the values of the interests of all the said owners shall be not less than the amount at which the value of the said leasehold interest would be estimated if held by one lessee.

Interests of lessors and lessees.

22. The value of the interest of a lessor or a Interests lessee in the improved value of land is the of lessers and lessees.

capital sum which such interest may be expected to realise if offered for sale on such reasonable terms and conditions as a bona fide seller would require.

(h) by omitting subsection two of section twenty- sec. 27 (2). seven and by inserting in lieu thereof the (Where following subsection :---

lands are to be separately

(2) Lands which do not adjoin or which are valued.) separated by a road, or are separately owned, shall be separately valued: Provided that the valuer-general may include in one valuation lands owned by the same person and of the same class of tenure but separated by a road if worked as one holding for agricultural or pastoral purposes.

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- (i) by inserting after paragraph (a) of section Sec. 34. thirty-four the following new paragraph:-(Grounds of objection.)
 - (a1) that the area. dimensions or description of the land are not correctly stated;
- (j) by omitting section thirty-seven and by inserting Sec. 37. in lieu thereof the following section:-

37. (1) The valuer-general shall, when objec- Valuertions to valuations in respect of the land in any forward district or group of adjacent districts have been objections received by him, prepare, as soon as practicable, registrar in respect of each district a list showing of court. particulars of all objections which have not been withdrawn or which have not been altered to the extent claimed in the objection or to such extent as may have been agreed upon between the objector and the valuer-general.

(2) The valuer-general shall forward the list to the registrar of the Land and Valuation Court for hearing and determination by that court of such objections as appear therein.

(k) by omitting subsection one of section forty-two sec. 42. and by inserting in lieu thereof the following (Notice to suitors.) subsection :---

(1) The registrar of the Land and Valuation Court shall give notice to each objector, to the valuer-general and to the official valuer for the district of the date fixed for the hearing of such objections as appear in the list forwarded to him by the valuer-general under subsection two of section thirty-seven of this Act.

(1) by omitting from section forty-eight the words sec. 48. "A valuation list shall also be furnished at least (Furnishonce in every three years after a list is first ing valua-tion lists to furnished hereunder" and by inserting in lieu authorities.) thereof the following proviso and new subsections :---

Provided that in any case where the valuergeneral considers it desirable to do so he may furnish

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furnish a valuation list in sections by giving such particulars of all land within any one or more ridings or wards of a shire or municipality in different years.

(2) A valuation list shall also be furnished at least once in every six years after a valuation list is first furnished hereunder:

Provided that in any case where the valuergeneral considers it desirable to do so he may furnish such a list in sections by giving such particulars in respect of all land within any one or more ridings or wards of a shire or municipality in different years but so that all land in each riding or ward is included in a valuation list at least once in every succeeding period of six years.

(3) A valuation list in respect of all land within one or more ridings or wards of a shire or municipality furnished pursuant to subsection one or two of this section shall be deemed to be the valuation list for all purposes of this Act or any other Act.

(m) by omitting subsection two of section fifty-nine; sec. 59.

(Improved value for purposes of other Acts.)

(n) by omitting subsection two of section sixty;

of any land included in any such list";

Sec. 60. (Assessed annual value for purposes of other Acts.)

(o) by inserting in section sixty-one after the words sec. 61. (Values hereunder to be used as "basis of its rate or tax" the words "in respect basis of rates, taxes and duties.)

- (p) (i) by inserting in subsection one of section sec. 62. after the words "taxing (Taxes and rates under sixty-two authority" the words "in respect of any and authority.) land included in any such lists";
 - (ii) by inserting in the same subsection after the words "taxing year" the words "or where part

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Valuation of Land (Amendment). part of a separate parcel of land has been sold or resumed before the commencement of the rating or taxing year"; (iii) by inserting in subsection two of the same section after the word "except" where firstly occurring the words "to the extent necessary to give effect to the provisions of subsection one of this section or"; (iv) by inserting at the end of the same subsection the words "or misdescription"; (q) by omitting subsection one of section seventy sec. 70. and by inserting in lieu thereof the following (Determination of subsection :--values at (1) The valuer-general shall, on application dates prior or subsemade by any person who has or had an estate quent to or interest in the land at the date at which he valuation.) requires the valuation made and on payment of the prescribed fee, make a fresh valuation to determine the value of any land at a date before or after the date of the making of the last valuation of such land under this Act. This subsection shall apply only to

applications made for valuations to be used for any of the purposes mentioned in this Part.

(r) (i) by omitting the short heading to section sec. 76. seventy-six and by inserting in lieu thereof (Copies of the following short heading :---

entries to be supplied.)

Certificates of valuation, certified copies and extracts.

(ii) by omitting subsection one of the same section and by inserting in lieu thereof the following subsection:-

> (1) The valuer-general shall, on application made in writing and on payment of the prescribed fee, supply to any person in such form as the valuer-general may determine a certified copy under seal or an extract of any entry in a valuation roll.

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The valuer-general shall supply a certificate of valuation to the applicant therefor in respect of a new valuation made pursuant to an application under section twenty or section seventy of this Act.

Any such certified copy under seal or any such certificate of valuation shall in all proceedings and for all purposes be evidence of the matters and things stated therein and that the valuation mentioned therein has been duly made in accordance with this Act.

(s) by omitting from section eighty-four the words Sec. 84. "and expenditure under this Act in respect of (Statement such year" and by inserting in lieu thereof the to be laid words "of, and expenditure by the department before of the valuer-general in respect of such year".

Parliament.)

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PART III.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

20 4. (1) The Local Government Act, 1919, as amended Amendment of Act No. 41, 1919. by subsequent Acts, is amended—

> (a) by omitting subsection one of section one sec. 133 hundred and thirty-three and by inserting in lieu (1). thereof the following subsection:-

Land Act, 1916-1951, is furnished to the council of the area in respect of all land within the area: Provided that in any case where any such

valuation list is furnished in respect of part only of the area this section shall thereupon apply

(Appeal on question of (1) This section shall not apply in any area whether land is until a valuation list under the Valuation of ratable.

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to and in respect of all land within such part.

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Valuation of Land (Amendment).

	Conditions of Dunis (Amenument).	
	(b) by inserting at the end of subsection one of section one hundred and thirty-six the following new proviso:—	
š	Provided that where a valuation list is furnished or supplied to the council by the Valuer-General in respect of part only of the area the valuation book shall be constituted by such valuation list (together with any supple- mentary list so furnished or supplied) as to the	5 whie Act 1374 jum
10	land within that part and by the valuation book kept as prescribed under Schedule III of this Act as to the residue of the land within the area.	
15	(c) (i) by inserting in subsection three of section one hundred and thirty-seven after the figures ''1916'' the words ''in respect of the whole or in respect of part of the land within its area'';	(Temporary provisions. Schedule
20	(ii) by omitting from the same subsection the words "with respect to that council" and by inserting in lieu thereof the words "in respect of the land within the area or within the part of the area included in such valuation list, as the case may require";	- Valu 26 of th prot zill zall
1	(d) by omitting section 137_{A} ;	Sec. 137A. (Option for shires.)
25	(e) by inserting at the end of section 1 of Schedule Three the following words "in respect of which a valuation list has not been furnished to the council by the Valuer-General in accordance with the Valuation of Land Act, 1916-1951";	Schedule III. Sec. 1. (Applica- tion of Schedule.)
30	 (f) by omitting subsection (2) of section 10 of the same Schedule and by inserting in lieu thereof the following subsection:— (2) Lands which do not adjoin or which are 	Schedule III. Sec. 10 (2). (Separate valuations.)
30	separated by a road, or are separately owned, shall be separately valued: Provided that lands owned by the same person and of the same class 206-B of	с бойо сйсd

of tenure but separated by a road may be included in one valuation if worked as one holding for agricultural or pastoral purposes.

(2) This subsection shall apply to any shire within 5 which, immediately before the commencement of this Act, the valuation of ratable land had, pursuant to section 137A of the Local Government Act, 1919, as enacted immediately before such commencement, been made for the purposes of the Local Government Act, 1919, as

10 amended by subsequent Acts, in accordance with the provisions of Schedule III of that Act, as so amended.

The valuation of ratable land within any such shire shall continue to be made for the purposes of the Local Government Act, 1919, as so amended, in accordance with

15 the provisions of the said Schedule III until a valuation list or lists has or have been furnished to the council of such shire by the Valuer-General in accordance with the Valuation of Land Act, 1916-1951.

Where a valuation list has been so furnished in respect 20 of the whole shire or in respect of any riding thereof the provisions of the said Schedule shall cease to be in force with respect to land within such shire or riding, as the case may be.

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PART IV.

25 AMENDMENT OF THE LOCAL GOVERNMENT (AREAS) ACT, 1948, AS AMENDED BY SUBSEQUENT ACTS.

5. (1) The Local Government (Areas) Act, 1948, as Amendment amended by subsequent Acts and by this Act, may be of Act No. 30, 1948. cited as the Local Government (Areas) Act, 1948-1951.

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(2)

Valuation of Land (Amendment).

(2) The Local Government (Areas) Act, 1948, as sec. 17. amended by subsequent Acts, is amended by omitting (Applicasubsection four of section seventeen and by inserting in tion of Valuation lieu thereof the following subsection :--

of Land Act, 1916.)

(4) The Valuer-General shall as soon as practicable after the commencement of the Valuation of Land (Amendment) Act, 1951, furnish to the council of each united area a valuation list or lists in respect of that area.

This subsection shall not operate to require the Valuer-General to furnish any valuation list or lists in respect of any united area or parts thereof in respect of which a valuation list or lists has or have been furnished pursuant to the subsection which this subsection replaces.

[13.]

Sydney: A. H. Pettifer, Government Printer-1951.

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No. , 1951.

ABILL

To amend the Valuation of Land Act, 1916, the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith.

[MR. CAHILL; -22 November, 1951.]

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :--

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Valuation of Short title Land (Amendment) Act, 1951".

(2) into Parts.

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- PART II.—AMENDMENT OF THE VALUATION OF LAND Act, 1916, as Amended by Subsequent Acts.
- 5 PART III.—Amendment of the Local Government Act, 1919, as Amended by Subsequent Acts.
 - PART IV.—Amendment of the Local Government (Areas) Act, 1948, as Amended by Subsequent Acts.

PART II.

AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.

 The Valuation of Land Act, 1916, as amended by Citation. subsequent Acts and by this Act, may be cited as the
 Valuation of Land Act, 1916-1951.

3. The Valuation of Land Act, 1916, as amended by Amendment of Act No. 2, 1916.

- (a) by inserting in section two after the word sec. 2. "district" the words "or any part of a district"; (Date of
 - commencement.)

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(b) by inserting in subsection one of section four sec. 4 (1). next after the definition of "Minister" the (Definifollowing new definition:—

"Municipality" includes a City.

(c) by inserting at the end of section five the follow- sec. 5. ing new subsection:— (Impr

(Improved value of

(2) In determining the improved value of any land.) land being premises occupied for trade, business, or manufacturing purposes, such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the premises without structural damage thereto.

(d)

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		Valuation of Land (Amendment).	
	(d)	by inserting at the end of section seven the following new subsection:	(Assessed
5		(2) In determining the assessed annual value of any land being premises occupied for trade, business, or manufacturing purposes such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so	annual value.)
10		fixed that they may be removed from the premises without structural damage thereto.	
	(e)	by omitting subsection one of section eighteen and by inserting in lieu thereof the following subsection:—	
15		(1) A valuation, other than a valuation made under section seventy of this Act, shall be deemed to be made as at the date on which the official valuer records the valuation made by him. The	
20		valuation and the date on which it was made shall be entered in the valuation roll as soon as practicable after approval by or on behalf of the valuer-general and shall be signed or initialled by the valuer-general or an officer approved in that behalf by the valuer-general. The valuation	
25		roll so signed or initialled shall be conclusive proof of the making of the valuation on the date shown therein.	
	(f)	by omitting section twenty and by inserting in lieu thereof the following section:— 20. The following persons, that is to say—	Subst. sec. 20. New valua-
30		the holder of an estate in fee simple; the mortgagee in possession; and any lessee who is liable to pay rates,	tion on application
		may by notice in or to the effect of the prescribed	

may, by notice in or to the effect of the prescribed form and on payment of the prescribed fee require the valuer-general to make a new valuation of his land or of his estate or interest therein, as the case may be; and in any such case the new valuation shall be entered in the valuation roll.

tion.

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(g) by omitting sections twenty-one, twenty-two, Secs. 21-25. twenty-three, twenty-four and twenty-five and (Interests the short heading thereto and by inserting in and lieu thereof the following sections and short lessees.) headings :---

Fractional interests.

21. (1) Where there are more owners than one Total of the freehold of any land the sum of the values value of interests of the interests of all the said owners in the land in land. shall be not less than the amount at which the improved value of the land would be estimated if held by one owner in fee simple.

(2) Where there are more owners than one of a leasehold interest in any land the sum of the values of the interests of all the said owners shall be not less than the amount at which the value of the said leasehold interest would be estimated if held by one lessee.

Interests of lessors and lessees.

22. The value of the interest of a lessor or a Interests lessee in the improved value of land is the of lessors and lesses. capital sum which such interest may be expected to realise if offered for sale on such reasonable terms and conditions as a bona fide seller would require.

(h) by omitting subsection two of section twenty- sec. 27 (2). seven and by inserting in lieu thereof the (Where following subsection :----

lands are to be separately

(i)

(2) Lands which do not adjoin or which are valued.) separated by a road, or are separately owned. shall be separately valued: Provided that the valuer-general may include in one valuation lands owned by the same person and of the same class of tenure but separated by a road if worked as one holding for agricultural or pastoral purposes.

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		Valuation of Land (Amendment).	
	(i)	by inserting after paragraph (a) of section thirty-four the following new paragraph:— (a1) that the area, dimensions or description of the land are not correctly stated;	Sec. 34. (Grounds of objection.)
5	(j)	by omitting section thirty-seven and by inserting in lieu thereof the following section:—	
10		37. (1) The valuer-general shall, when objec- tions to valuations in respect of the land in any district or group of adjacent districts have been received by him, prepare, as soon as practicable, in respect of each district a list showing particulars of all objections which have not been withdrawn or which have not been altered to the extent claimed in the objection or to such extent as may have been agreed upon between the	forward objections to the registrar
20		objector and the valuer-general. (2) The valuer-general shall forward the list to the registrar of the Land and Valuation Court for hearing and determination by that court of such objections as appear therein.	01
	(k)	by omitting subsection one of section forty-two and by inserting in lieu thereof the following subsection:—	
25		(1) The registrar of the Land and Valuation Court shall give notice to each objector, to the valuer-general and to the official valuer for the district of the date fixed for the hearing of such objections as appear in the list forwarded to him by the valuer-general under subsection two of	
30		section thirty-seven of this Act.	25 (0)
35	(1)	by omitting from section forty-eight the words "A valuation list shall also be furnished at least once in every three years after a list is first furnished hereunder" and by inserting in lieu thereof the following proviso and new subsections:—	(Furnish- ing valua- tion lists to authorities.)

subsections :-

Provided that in any case where the valuer-general considers it desirable to do so he may furnish

furnish a valuation list in sections by giving such particulars of all land within any one or more ridings or wards of a shire or municipality in different years.

(2) A valuation list shall also be furnished at least once in every six years after a valuation list is first furnished hereunder:

Provided that in any case where the valuergeneral considers it desirable to do so he may furnish such a list in sections by giving such particulars in respect of all land within any one or more ridings or wards of a shire or municipality in different years but so that all land in each riding or ward is included in a valuation list at least once in every succeeding period of six years.

(3) A valuation list in respect of all land within one or more ridings or wards of a shire or municipality furnished pursuant to subsection one or two of this section shall be deemed to be the valuation list for all purposes of this Act or any other Act.

(m) by omitting subsection two of section fifty-nine; sec. 59.

(n) by omitting subsection two of section sixty;

of any land included in any such list";

sixty-two after the words

land included in any such lists";

Sec. 60. (Assessed annual value for purposes of other Acts.) (o) by inserting in section sixty-one after the words sec. 61. (Values hereunder to be used as

(Improved value for purposes of other Acts.)

"basis of its rate or tax" the words "in respect basis of rates, taxes and duties.) (p) (i) by inserting in subsection one of section sec. 62.

"taxing (Taxes and rates under authority" the words "in respect of any any authority.)

(ii) by inserting in the same subsection after the words "taxing year" the words "or where

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	Valuation of Land (Amendment).	
	part of a separate parcel of land has been sold or resumed before the commencement of the rating or taxing year";	
5	(iii) by inserting in subsection two of the same section after the word "except" where firstly occurring the words "to the extent necessary to give effect to the provisions of subsection one of this section or";	ġ,
10	(iv) by inserting at the end of the same subsection the words "or misdescription";	. 01
	 (q) by omitting subsection one of section seventy and by inserting in lieu thereof the following subsection:— (1) The valuer-general shall, on application 	
15	made by any person who has or had an estate or interest in the land at the date at which he requires the valuation made and on payment of the prescribed fee, make a fresh valuation to determine the value of any land at a date before	quent to valuation.)
20	or after the date of the making of the last valuation of such land under this Act. This subsection shall apply only to applications made for valuations to be used for any of the purposes mentioned in this Part.	
25	(r) (i) by omitting the short heading to section seventy-six and by inserting in lieu thereof the following short heading:—	
	Certificates of valuation, certified copies and extracts.	
30	section and by inserting in lieu thereof the following subsection:—	
35	such form as the valuer-general may determine a certified copy under seal or an extract of any entry in a valuation roll.	.02
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valuer-general shall supply The a certificate of valuation to the applicant therefor in respect of a new valuation made pursuant to an application under section twenty or section seventy of this Act.

Any such certified copy under seal or any such certificate of valuation shall in all proceedings and for all purposes be evidence of the matters and things stated therein and that the valuation mentioned therein has been duly made in accordance with this Act.

(s) by omitting from section eighty-four the words Sec. 84. "and expenditure under this Act in respect of (Statement such year" and by inserting in lieu thereof the of accounts to be laid words "of, and expenditure by the department before of the valuer-general in respect of such year". ment.)

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PART III.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

4. (1) The Local Government Act, 1919, as amended Amendment 20 of Act No. 41, 1919. by subsequent Acts, is amended—

> (a) by omitting subsection one of section one sec. 133 hundred and thirty-three and by inserting in lieu (1). thereof the following subsection:-

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(1) This section shall not apply in any area whether until a valuation list under the Valuation of ratable. Land Act, 1916-1951, is furnished to the council of the area in respect of all land within the area: Provided that in any case where any such valuation list is furnished in respect of part only of the area this section shall thereupon apply to and in respect of all land within such part.

(b) by inserting at the end of subsection one of Sec. 136. section one hundred and thirty-six the following (Valuation new proviso:-

Provided that where a valuation list is furnished or supplied to the council by the Valuer-General in respect of part only of the area the valuation book shall be constituted by such valuation list (together with any supplementary list so furnished or supplied) as to the land within that part and by the valuation book kept as prescribed under Schedule III of this Act as to the residue of the land within the area.

- (c) (i) by inserting in subsection three of section Sec. 137. one hundred and thirty-seven after the (Temporary figures "1916" the words "in respect of the Schedule whole or in respect of part of the land within III.) its area'';
 - (ii) by omitting from the same subsection the words "with respect to that council" and by inserting in lieu thereof the words "in respect of the land within the area or within the part of the area included in such valuation list, as the case may require'';
- (d) by omitting section 137A;

Sec. 137A. (Option for shires.)

- (e) by inserting at the end of section 1 of Schedule schedule Three the following words "in respect of which III. a valuation list has not been furnished to the Sec. 1. council by the Valuer-General in accordance with (Applica-the Valuation of Lond Act, 1016 1051) the Valuation of Land Act, 1916-1951";
- (f) by omitting subsection (2) of section 10 of the schedule III. same Schedule and by inserting in lieu thereof the following subsection :--

(2) Lands which do not adjoin or which are separated by a road, or are separately owned, shall be separately valued: Provided that lands owned by the same person and of the same class of

Schedule.)

Sec. 10 (2). (Separate valuations.)

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of tenure but separated by a road may be included in one valuation if worked as one holding for agricultural or pastoral purposes.

(2) This subsection shall apply to any shire within
5 which, immediately before the commencement of this Act, the valuation of ratable land had, pursuant to section 137A of the Local Government Act, 1919, as enacted immediately before such commencement, been made for the purposes of the Local Government Act, 1919, as
10 amended by subsequent Acts, in accordance with the

provisions of Schedule III of that Act, as so amended. The valuation of ratable land within any such shire shall continue to be made for the purposes of the Local Government Act, 1919, as so amended, in accordance with

15 the provisions of the said Schedule III until a valuation list or lists has or have been furnished to the council of such shire by the Valuer-General in accordance with the Valuation of Land Act, 1916-1951.

Where a valuation list has been so furnished in respect 20 of the whole shire or in respect of any riding thereof the provisions of the said Schedule shall cease to be in force

with respect to land within such shire or riding, as the case may be.

PART IV.

25 AMENDMENT OF THE LOCAL GOVERNMENT (AREAS) ACT, 1948, AS AMENDED BY SUBSEQUENT ACTS.

5. (1) The Local Government (Areas) Act, 1948, as Amendment amended by subsequent Acts and by this Act, may be of Act No. cited as the Local Government (Areas) Act, 1948-1951.

(2)

Act No. , 1951.

Valuation of Land (Amendment).

(2) The Local Government (Areas) Act, 1948, as sec. 17. amended by subsequent Acts, is amended by omitting (Applicasubsection four of section seventeen and by inserting in tion of Valuation lieu thereof the following subsection :--

of Land Act, 1916.)

(4) The Valuer-General shall as soon as practicable after the commencement of the Valuation of Land (Amendment) Act, 1951, furnish to the council of each united area a valuation list or lists in respect of that area.

This subsection shall not operate to require the Valuer-General to furnish any valuation list or lists in respect of any united area or parts thereof in respect of which a valuation list or lists has or have been furnished pursuant to the subsection which this subsection replaces.

Sydney: A. H. Pettifer, Government Printer-1951.

[18.]

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VALUATION OF LAND (AMENDMENT) BILL, 1951.

EXPLANATORY NOTE.

THE main objects of this Bill are-

- (a) to enable the Valuer-General to furnish valuation lists in sections as wards or ridings of municipalities or shires are valued or revalued;
- (b) to prescribe the persons who in different circumstances may obtain valuations or new valuations;
- (c) to provide for the valuation of leasehold interests at their market value;
- (d) to make better provision for bringing objections before the Land and Valuation Court;
- (e) to repeal section 137A of the Local Government Act, 1919; and
- (f) to make machinery and consequential amendments to the Valuation of Land Act, 1916, and the Local Government Act, 1919.

95069 206-

No. , 1951.

A BILL

To amend the Valuation of Land Act, 1916, the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith.

[Mr. CAHILL; -22 November, 1951.]

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :--

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Valuation of short title and division Land (Amendment) Act, 1951". 95069

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(2) into Parts.

- PART II.—AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.
- 5 PART III.—AMENDMENT OF THE LOCAL GOVERNMENT Act, 1919, as Amended by Subsequent Acts.
 - PART IV.—AMENDMENT OF THE LOCAL GOVERNMENT (AREAS) ACT, 1948, AS AMENDED BY SUBSEQUENT ACTS.

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PART II.

AMENDMENT OF THE VALUATION OF LAND ACT, 1916, AS AMENDED BY SUBSEQUENT ACTS.

 The Valuation of Land Act, 1916, as amended by Citation. subsequent Acts and by this Act, may be cited as the
 Valuation of Land Act, 1916-1951.

3. The Valuation of Land Act, 1916, as amended by Amendment of Act No. 2, 1916.

(a) by inserting in section two after the word sec. 2. "district" the words "or any part of a district"; (Date of commence-

ment.)

- 20
- (b) by inserting in subsection one of section four sec. 4 (1). next after the definition of "Minister" the (Definifollowing new definition:—

"Municipality" includes a City.

(Improved value of

(2) In determining the improved value of any land.) land being premises occupied for trade, business, or manufacturing purposes, such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the premises without structural damage thereto.

(d)

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(d) by inserting at the end of section seven the sec. 7. following new subsection :---(Assessed annual

(2) In determining the assessed annual value value.) of any land being premises occupied for trade, business, or manufacturing purposes such value shall not include the value of any plant, machines, tools, or other appliances which are not fixed to the premises or which are only so fixed that they may be removed from the premises without structural damage thereto.

(e) by omitting subsection one of section eighteen sec. 18. and by inserting in lieu thereof the following (When valuation subsection :made.)

(1) A valuation, other than a valuation made under section seventy of this Act, shall be deemed to be made as at the date on which the official valuer records the valuation made by him. The valuation and the date on which it was made shall be entered in the valuation roll as soon as practicable after approval by or on behalf of the valuer-general and shall be signed or initialled by the valuer-general or an officer approved in that behalf by the valuer-general. The valuation roll so signed or initialled shall be conclusive proof of the making of the valuation on the date shown therein.

(f) by omitting section twenty and by inserting in Subst. sec. 20. lieu thereof the following section:-

> 20. The following persons, that is to saythe holder of an estate in fee simple; the mortgagee in possession; and any lessee who is liable to pay rates,

may, by notice in or to the effect of the prescribed form and on payment of the prescribed fee require the valuer-general to make a new valuation of his land or of his estate or interest therein, as the case may be; and in any such case the new valuation shall be entered in the valuation roll.

New valuation on

application.

(g)

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(g) by omitting sections twenty-one, twenty-two, Secs. 21-25. twenty-three, twenty-four and twenty-five and (Interests the short heading thereto and by inserting in of lessors lieu thereof the following sections and short lessees.) headings :---

Fractional interests.

21. (1) Where there are more owners than one Total of the freehold of any land the sum of the values value of interests of the interests of all the said owners in the land in land. shall be not less than the amount at which the improved value of the land would be estimated if held by one owner in fee simple.

(2) Where there are more owners than one of a leasehold interest in any land the sum of the values of the interests of all the said owners shall be not less than the amount at which the value of the said leasehold interest would be estimated if held by one lessee.

Interests of lessors and lessees.

22. The value of the interest of a lessor or a Interests lessee in the improved value of land is the of lessers and lessees. capital sum which such interest may be expected to realise if offered for sale on such reasonable terms and conditions as a bona fide seller would require.

(h) by omitting subsection two of section twenty- sec. 27 (2). seven and by inserting in lieu thereof the (Where lands are following subsection :--to be

separately

valued.)

(2) Lands which do not adjoin or which are separated by a road, or are separately owned, shall be separately valued: Provided that the valuer-general may include in one valuation lands owned by the same person and of the same class of tenure but separated by a road if worked as one holding for agricultural or pastoral purposes.

(i)

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		Het No. , 1991.	
_		Valuation of Land (Amendment).	
-	(i)	by inserting after paragraph (a) of section thirty-four the following new paragraph:	Sec. 34. (Grounds of objection.)
5	(j)	by omitting section thirty-seven and by inserting in lieu thereof the following section:—	Sec. 37.
10 15		37. (1) The valuer-general shall, when objec- tions to valuations in respect of the land in any district or group of adjacent districts have been received by him, prepare, as soon as practicable, in respect of each district a list showing particulars of all objections which have not been withdrawn or which have not been altered to the extent claimed in the objection or to such extent as may have been agreed upon between the objector and the valuer-general.	general to forward objections to the registrar
20		(2) The valuer-general shall forward the list to the registrar of the Land and Valuation Court for hearing and determination by that court of such objections as appear therein.	99
	(k)	by omitting subsection one of section forty-two and by inserting in lieu thereof the following subsection:—	
25 30		(1) The registrar of the Land and Valuation Court shall give notice to each objector, to the valuer-general and to the official valuer for the district of the date fixed for the hearing of such objections as appear in the list forwarded to him by the valuer-general under subsection two of section thirty-seven of this Act.	10) 11 82
	(1)	by omitting from section forty-eight the words "A valuation list shall also be furnished at least once in every three years after a list is first furnished hereunder" and by inserting in lieu thereof the following provise and new	(Furnish- ing valua- tion lists to authorities.)

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Provided that in any case where the valuer-general considers it desirable to do so he may furnish

thereof the following proviso and new subsections:---

furnish a valuation list in sections by giving such particulars of all land within any one or more ridings or wards of a shire or municipality in different years.

(2) A valuation list shall also be furnished at least once in every six years after a valuation list is first furnished hereunder:

Provided that in any case where the valuergeneral considers it desirable to do so he may furnish such a list in sections by giving such particulars in respect of all land within any one or more ridings or wards of a shire or municipality in different years but so that all land in each riding or ward is included in a valuation list at least once in every succeeding period of six years.

(3) A valuation list in respect of all land within one or more ridings or wards of a shire or municipality furnished pursuant to subsection one or two of this section shall be deemed to be the valuation list for all purposes of this Act or any other Act.

(m) by omitting subsection two of section fifty-nine; sec. 59.

(Improved value for purposes of other Acts.)

(n) by omitting subsection two of section sixty;

Sec. 60. (Assessed annual value for purposes of other Acts.) Sec. 61. (Values hereunder to be used as basis of rates, taxes and duties.) Sec. 62. (Taxes and rates under any

- (o) by inserting in section sixty-one after the words sec. 61. "basis of its rate or tax" the words "in respect (Values of any land included in any such list";
 - (p) (i) by inserting in subsection one of section sec. 62. sixty-two after the words "taxing (Taxes and authority" the words "in respect of any any land included in any such lists";
 - (ii) by inserting in the same subsection after the words "taxing year" the words "or where

part

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	Valuation of Land (Amendment).	
5	 part of a separate parcel of land has been sold or resumed before the commencement of the rating or taxing year''; (iii) by inserting in subsection two of the same section after the word "except" where firstly occurring the words "to the extent necessary to give effect to the provisions of subsection one of this section or"; 	6
10	(iv) by inserting at the end of the same subsection the words "or misdescription";	01
	(q) by omitting subsection one of section seventy and by inserting in lieu thereof the following subsection:—	(Determina- tion of
15	(1) The valuer-general shall, on application made by any person who has or had an estate or interest in the land at the date at which he	values at dates prior or subse- quent to valuation.)
20	requires the valuation made and on payment of the prescribed fee, make a fresh valuation to determine the value of any land at a date before or after the date of the making of the last valuation of such land under this Act.	
	This subsection shall apply only to applications made for valuations to be used for any of the purposes mentioned in this Part.	
25	 (r) (i) by omitting the short heading to section seventy-six and by inserting in lieu thereof the following short heading:— Certificates of valuation, certified copies and extracts. 	
30	(ii) by omitting subsection one of the same section and by inserting in lieu thereof the following subsection:—	52
35	(1) The valuer-general shall, on applica- tion made in writing and on payment of the prescribed fee, supply to any person in such form as the valuer-general may determine a certified copy under seal or an	. 03
, č	extract of any entry in a valuation roll.	

The valuer-general shall supply certificate of valuation to the applicant therefor in respect of a new valuation made pursuant to an application under section twenty or section seventy of this Act.

Any such certified copy under seal or any such certificate of valuation shall in all proceedings and for all purposes be evidence of the matters and things stated therein and that the valuation mentioned therein has been duly made in accordance with this Act.

(s) by omitting from section eighty-four the words Sec. 84. "and expenditure under this Act in respect of (Statement such year'' and by inserting in lieu thereof the of accounts words "of, and expenditure by the department before of the valuer-general in respect of such year".

Parliament.)

PART III.

AMENDMENT OF THE LOCAL GOVERNMENT ACT, 1919, AS AMENDED BY SUBSEQUENT ACTS.

4. (1) The Local Government Act, 1919, as amended Amendment 20 by subsequent Acts, is amended—

> (a) by omitting subsection one of section one sec. 133 hundred and thirty-three and by inserting in lieu (1). thereof the following subsection :----

Land Act, 1916-1951, is furnished to the council of the area in respect of all land within the area: Provided that in any case where any such

valuation list is furnished in respect of part only of the area this section shall thereupon apply to and in respect of all land within such part.

(Appeal on question of (1) This section shall not apply in any area whether land is until a valuation list under the Valuation of ratable.

(b)

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of Act No. 41, 1919.

Valuation of Land (Amendment). (b) by inserting at the end of subsection one of Sec. 136. section one hundred and thirty-six the following (Valuation book.) new proviso:-Provided that where a valuation list is furnished or supplied to the council by the Valuer-General in respect of part only of the area the valuation book shall be constituted by such valuation list (together with any supplementary list so furnished or supplied) as to the land within that part and by the valuation book kept as prescribed under Schedule III of this Act as to the residue of the land within the area. (c) (i) by inserting in subsection three of section Sec. 137. one hundred and thirty-seven after the (Temporary figures "1916" the words "in respect of the schedule whole or in respect of part of the land within III.) its area''; (ii) by omitting from the same subsection the words "with respect to that council" and by inserting in lieu thereof the words "in respect of the land within the area or within the part of the area included in such

- valuation list, as the case may require";
- (d) by omitting section 137A;

Sec. 137A. (Option for shires.)

- (e) by inserting at the end of section 1 of Schedule schedule Three the following words "in respect of which III. a valuation list has not been furnished to the Sec. 1. council by the Valuer-General in accordance with (Applicathe Valuation of Land Act, 1916-1951"; Schedule.)
- (f) by omitting subsection (2) of section 10 of the schedule same Schedule and by inserting in lieu thereof III. the following subsection :---
 - (2) Lands which do not adjoin or which are separated by a road, or are separately owned, shall be separately valued: Provided that lands owned by the same person and of the same class of

Sec. 10 (2). (Separate

valuations.)

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Valuation of Land (Amendment).

of tenure but separated by a road may be included in one valuation if worked as one holding for agricultural or pastoral purposes.

(2) This subsection shall apply to any shire within
5 which, immediately before the commencement of this Act, the valuation of ratable land had, pursuant to section 137A of the Local Government Act, 1919, as enacted immediately before such commencement, been made for the purposes of the Local Government Act, 1919, as
10 amended by subsequent Acts, in accordance with the

provisions of Schedule III of that Act, as so amended. The valuation of ratable land within any such shire shall continue to be made for the purposes of the Local Government Act, 1919, as so amended, in accordance with

15 the provisions of the said Schedule III until a valuation list or lists has or have been furnished to the council of such shire by the Valuer-General in accordance with the Valuation of Land Act, 1916-1951.

Where a valuation list has been so furnished in respect 20 of the whole shire or in respect of any riding thereof the provisions of the said Schedule shall cease to be in force

with respect to land within such shire or riding, as the case may be.

PART IV.

25 AMENDMENT OF THE LOCAL GOVERNMENT (AREAS) ACT, 1948, AS AMENDED BY SUBSEQUENT ACTS.

5. (1) The Local Government (Areas) Act, 1948, as Amendment amended by subsequent Acts and by this Act, may be of Act No. cited as the Local Government (Areas) Act, 1948-1951.

(2)

Act No. , 1951.

Valuation of Land (Amendment).

(2) The Local Government (Areas) Act, 1948, as sec. 17. amended by subsequent Acts, is amended by omitting (Applicasubsection four of section seventeen and by inserting in lieu thereof the following subsection:— of Land Act, 1916.)

(4) The Valuer-General shall as soon as practicable after the commencement of the Valuation of Land (Amendment) Act, 1951, furnish to the council of each united area a valuation list or lists in respect of that area.

This subsection shall not operate to require the Valuer-General to furnish any valuation list or lists in respect of any united area or parts thereof in respect of which a valuation list or lists has or have been furnished pursuant to the subsection which this subsection replaces.

Sydney: A. H. Pettifer, Government Printer-1951.

[18.]

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