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.

> **R. E. WARD,** Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 2 December, 1976.



# ANNO VICESIMO QUINTO ELIZABETHÆ II REGINÆ

Act No. , 1976.

An Act with respect to rates for 1977 under the Local Government Act, 1919.

it to do an interreption technicality and of togot BE

22884 212-

**B**<sup>E</sup> it enacted by the Queen'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:—

1. This Act may be cited as the "Local Government Short title. (Rating) Further Amendment Act, 1976".

2. (1) The Local Government Act, 1919, is referred Principal to in this Act as the Principal Act.

10 (2) This Act shall be construed with, and as if it formed part of, the Principal Act.

3. (1) In this Act, "general purpose rate" means a Interpregeneral rate, special rate, local rate or loan rate, but does not tation.
include a rate levied in respect of water or sewerage works,
15 or proposed water or sewerage works, or in respect of a trading undertaking.

(2) A reference in this Act to the base levy for a parcel of land in respect of a general purpose rate is a reference to—

(a) except as provided in paragraph (b)—the amount levied on the parcel in respect of the rate for 1976, subject to any adjustment under section 36 of the Valuation of Land Act, 1916; or

25

(b) where an amount is deemed by section 6 to have been levied on the parcel in respect of that rate the amount so deemed to have been levied.

4. (1) Notwithstanding anything in the Principal Act, Making of but subject to this Act, a council shall not make any general rates for 1977.

(2) A council may make a general purpose rate for5 1977 if the Minister gives his consent thereto under subsection(3).

(3) The Minister may, by instrument in writing-

(a) consent, in special circumstances, to the making by a council of a general purpose rate for 1977; and

10

(b) attach to his consent such conditions (if any) as he thinks fit with respect to the making of the rate.

5. (1) Where a council has made a general purpose rate Extension for 1976, the council by resolution may, and shall if the rate of existing rates. was one which the council was required to make, determine
15 that the rate shall be extended to 1977 and may also determine that the rate as so extended shall be increased or decreased by a specified percentage for 1977.

(2) A rate shall not be increased by a council under subsection (1) by a percentage greater than 12 per centum
20 or by such greater percentage as the Minister may, by instrument in writing, determine in respect of that council and that rate.

(3) Notwithstanding anything in the Principal Act or this Act, where a rate is extended under this section, the 25 amount payable for 1977 on a parcel of land in respect of the rate shall be an amount equal to—

 (a) where no variation of the rate is determined under subsection (1)—the base levy for that parcel in respect of that rate;

- (b) where the council determines that the rate shall be increased by a percentage under that subsection that base levy as increased by that percentage; or
- (c) where the council determines that the rate shall be decreased by a percentage under that subsection that base levy as decreased by that percentage,

but if that parcel would be ratable for a part only of 1977 had this Act not been enacted, that amount shall be reduced proportionately.

10 (4) A parcel of land is subject to a rate extended under this section in the same way as if the rate had been made and levied in 1977.

(5) For the purposes of the Principal Act, the amounts payable in respect of a rate extended under this section shall15 be deemed to be the amounts payable in respect of a rate made in 1977.

6. (1) In this section, "unimproved capital value" Calculation includes a rating and taxing basis under section 61A of the of base levy in certain Valuation of Land Act, 1916, and a rating factor under cases.
 20 section 160E of the Principal Act.

(2) Where, but for this section, there would be no base levy for a parcel of land in respect of a general purpose rate, or where the parcel of land was subject to that rate for a part only of 1976—

- (a) the council shall calculate the amount that would have been payable in respect of the parcel had the parcel been subject to that rate for the whole of that year; and
- (b) that amount shall, for the purposes of section 3 (2), be deemed to be the amount levied on the parcel in respect of that rate for 1976.

5

25

(3) Where, but for this subsection, there would be no unimproved capital value by reference to which the council may calculate the amount referred to in subsection (2), the council shall request—

5 (a) the Valuer-General; or

- (b) if a valuation list has not been furnished to the council by the Valuer-General in accordance with the Valuation of Land Act, 1916—the council's valuer under Schedule 3 of the Principal Act,
- 10 to furnish all details of or relating to the unimproved capital value that would have been furnished had the parcel been ratable for 1976, and the Valuer-General or that valuer shall furnish those details as requested.
- 7. (1) A general purpose rate made by a council for Invalidity 15 1977 is wholly invalid if it is made in contravention of this of certain Act or in contravention of any condition attached to the consent given under section 4 (3) with respect to the making of the rate.

(2) Where the amount payable on a parcel of land in20 respect of a general purpose rate extended by section 5 exceeds the amount determined in accordance with section 5 (3), the rate shall, to that extent, be invalid.

(3) The Minister may, by order published in the Gazette, exempt a general purpose rate from the operation of 25 subsection (1) or (2).

(4) Section 601 of the Principal Act does not apply to or in respect of a rate to the extent to which the rate is invalid by virtue of subsection (1) or (2), and section 599 of that Act does not prevent a person's liability for a rate 30 being disputed on the ground of that invalidity.

#### Local Government (Rating) Further Amendment.

8. This Act applies to and in respect of rates made by County a county council that, if made by a council, would be general councils. purpose rates, and so applies as if references in the foregoing sections of this Act to a council were references to a county 5 council.

> (b) if a valuation fat has not been furnished to the conneit by the Valuat-General in accordance with the Valuation of Land Act 1916 whe enuncivaluer under Schedule 3 of the Principal Act.

10 to furnish all details of or relating to the uniuproved capital value, that would have been furnished had the parch been ratable for 1976, and the Valuer-General or that value; shad furnish those details as requested.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1976 [8c]

> 20 respect of a sense the amount payable on a perced of land in 20 respect of a sense in purpose rate extended by rection 3 excession the amount determined in necordance with section 5 (3). The rate shall storight extended in adid.

> Caretter example may be order rubble in the Caretter example openetal rubport rate from the sport in of 24 subsection (1) or (2).

(4) Section 601 of the Francical Act does not aroly to or in respect of a sate to the eviant to which the rate is invalid by virtue of subsection (1) or (2) and certion (9) of that Act does dependent a network libring (at a rate to being distured certify method of the invalid.

#### .over . Spritas

#### local Government Allacine Vil willer Amendment.

DE it cancred by the Quean' Most Evallent Maierry by and with the advice and consent of the Constants Council, and Lemistrive Assembly of New Youli Wales in Parliantent assembled, and by the authority of the same, is follows:--

 This Act may be circled as the "Local Covernment Shorthits (Ratios) Further Amendment Act 1976".

 (1) The Local Government Act. 1919, is referred Principal in this Act as the Principal Act.

No. , 1976.

(2) This Act shall be construed with, and as if it formed part of the Frincipal Act.

# A BILL

With respect to rates for 1977 under the Local Government Act, 1919.

[MR JENSEN—24 November, 1976.]

e parcel of land in respect of a general purpose rate is a reference

(a) except as provided in paragraph (b)—the amount levied on the parcel in respect of the rate for 1976.
 **38** bject to any adjustment under section 36 of the Valuation of Land Act, 1916; or

(b) where an amount is deemed by section 6 to have been levied on the parcel in respect of that rate the amount so doemed to have been levied.

22884 212-

BE it enacted by the Queen'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 5 follows:-

1. This Act may be cited as the "Local Government Short title. (Rating) Further Amendment Act, 1976".

2. (1) The Local Government Act, 1919, is referred Principal to in this Act as the Principal Act.

10 (2) This Act shall be construed with, and as if it formed part of, the Principal Act.

3. (1) In this Act, "general purpose rate" means a Interpregeneral rate, special rate, local rate or loan rate, but does not tation.
 include a rate levied in respect of water or sewerage works,
 15 or proposed water or sewerage works, or in respect of a

trading undertaking.

(d)

25

(2) A reference in this Act to the base levy for a parcel of land in respect of a general purpose rate is a reference to—

(a) except as provided in paragraph (b)—the amount levied on the parcel in respect of the rate for 1976, subject to any adjustment under section 36 of the Valuation of Land Act, 1916; or

(b) where an amount is deemed by section 6 to have been levied on the parcel in respect of that rate the amount so deemed to have been levied.

where no variation of the rate is determined under

, 5151 1841 No 1084/204.

Local Government (Rating) Further Amendment.

4. (1) Notwithstanding anything in the Principal Act, Making of but subject to this Act, a council shall not make any general  $\frac{\text{rates for}}{1977}$ . purpose rates for 1977.

(2) A council may make a general purpose rate for5 1977 if the Minister gives his consent thereto under subsection (3).

(3) The Minister may, by instrument in writing-

(a) consent, in special circumstances, to the making by a council of a general purpose rate for 1977; and

10

(b) attach to his consent such conditions (if any) as he thinks fit with respect to the making of the rate.

5. (1) Where a council has made a general purpose rate Extension for 1976, the council by resolution may, and shall if the rate of existing rates.
was one which the council was required to make, determine
15 that the rate shall be extended to 1977 and may also determine that the rate as so extended shall be increased or decreased by a specified percentage for 1977.

(2) A rate shall not be increased by a council under subsection (1) by a percentage greater than 12 per centum20 or by such greater percentage as the Minister may, by instrument in writing, determine in respect of that council and that rate.

(3) Notwithstanding anything in the Principal Act or this Act, where a rate is extended under this section, the 25 amount payable for 1977 on a parcel of land in respect of the rate shall be an amount equal to—

 (a) where no variation of the rate is determined under subsection (1)—the base levy for that parcel in respect of that rate; 3

2.5

# Local Government (Rating) Further Amendment.

- (b) where the council determines that the rate shall be increased by a percentage under that subsection that base levy as increased by that percentage; or
- (c) where the council determines that the rate shall be decreased by a percentage under that subsection that base levy as decreased by that percentage,

but if that parcel would be ratable for a part only of 1977 had this Act not been enacted, that amount shall be reduced proportionately.

10 (4) A parcel of land is subject to a rate extended under this section in the same way as if the rate had been made and levied in 1977.

(5) For the purposes of the Principal Act, the amounts payable in respect of a rate extended under this section shall15 be deemed to be the amounts payable in respect of a rate made in 1977.

6. (1) In this section, "unimproved capital value" Calculation includes a rating and taxing basis under section 61A of the of base levy in certain Valuation of Land Act, 1916, and a rating factor under cases.
 20 section 160E of the Principal Act.

(2) Where, but for this section, there would be no base levy for a parcel of land in respect of a general purpose rate, or where the parcel of land was subject to that rate for a part only of 1976—

(a) the council shall calculate the amount that would have been payable in respect of the parcel had the parcel been subject to that rate for the whole of that year; and

(b) that amount shall, for the purposes of section 3 (2), be deemed to be the amount levied on the parcel in respect of that rate for 1976.

30

25

#### Local Government (Rating) Further Amendment.

(3) Where, but for this subsection, there would be no unimproved capital value by reference to which the council may calculate the amount referred to in subsection (2), the council shall request—

- 5 (a) the Valuer-General; or
  - (b) if a valuation list has not been furnished to the council by the Valuer-General in accordance with the Valuation of Land Act, 1916—the council's valuer under Schedule 3 of the Principal Act,
- 10 to furnish all details of or relating to the unimproved capital value that would have been furnished had the parcel been ratable for 1976, and the Valuer-General or that valuer shall furnish those details as requested.

7. (1) A general purpose rate made by a council for Invalidity 15 1977 is wholly invalid if it is made in contravention of this of certain Act or in contravention of any condition attached to the consent given under section 4 (3) with respect to the making of the rate.

(2) Where the amount payable on a parcel of land in20 respect of a general purpose rate extended by section 5 exceeds the amount determined in accordance with section 5 (3), the rate shall, to that extent, be invalid.

(3) The Minister may, by order published in the Gazette, exempt a general purpose rate from the operation of 25 subsection (1) or (2).

(4) Section 601 of the Principal Act does not apply to or in respect of a rate to the extent to which the rate is invalid by virtue of subsection (1) or (2), and section 599 of that Act does not prevent a person's liability for a rate 30 being disputed on the ground of that invalidity.

# Local Government (Rating) Further Amendment.

8. This Act applies to and in respect of rates made by County a county council that, if made by a council, would be general councils. purpose rates, and so applies as if references in the foregoing sections of this Act to a council were references to a county 5 council.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1976 [8c] Loud Government Liders Parker American

Fills Set embed to condition the state of more entries by decaded a control contact that of more by a control which is a set of the state purpose interaction and shows on a state of a state of the state of set (control this A. Control control which make more is a set (control this A. Control control which which more is a set of.

State Mesta C -



PROOF

# LOCAL GOVERNMENT (RATING) FURTHER AMENDMENT BILL, 1976

#### **EXPLANATORY NOTE**

THE object of this Bill is to make special provision for 1977 with respect to local government rates.

The Bill contains the following provisions:-

Clause 1. Short title.

Clause 2 refers to the Local Government Act, 1919, as the Principal Act, with which the proposed Act is to be construed.

Clause 3 defines the term "general purpose rate" as a general, special, local or loan rate, but not a water or sewerage rate or a rate in respect of a trading undertaking.

Clause 4 prevents councils from making general purpose rates for 1977, except with the special consent of the Minister.

Clause 5 enables councils to extend general purpose rates made in 1976 to 1977, but limits the amount payable for 1977 in respect of any parcel of land, so that the amount payable for 1976 is not exceeded by 12% (or a greater percentage determined by the Minister in respect of a particular council).

Clause 6 deals with cases where parcels of land were not ratable in, or for the whole of, 1976.

Clause 7 renders rates invalid to the extent to which they contravene the proposed Act.

Clause 8 extends the above provisions to county councils.

22884 212-



PROOF

guaupugue, Jauliane (Supply) mounthaug inse

a li acadeti in the Queen's Ment Eveniant Mejerri, in and sitheete si Nee and content of the Unitable nei red Eventation Artenbiy of New South Wales in Juiuten estimbied, and Sy Tip anigotity of the same as

No. , 1976.

# A BILL

With respect to rates for 1977 under the Local Government Act, 1919.

[Mr JENSEN—24 November, 1976.]

adt lo de poires sebac mentrelles de ut i BE

22884 212-

**B**<sup>E</sup> it enacted by the Queen'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 5 follows:—

1. This Act may be cited as the "Local Government Short title. (Rating) Further Amendment Act, 1976".

2. (1) The Local Government Act, 1919, is referred Principal to in this Act as the Principal Act.

10 (2) This Act shall be construed with, and as if it formed part of, the Principal Act.

3. (1) In this Act, "general purpose rate" means a Interpregeneral rate, special rate, local rate or loan rate, but does not tation. include a rate levied in respect of water or sewerage works,

15 or proposed water or sewerage works, or in respect of a trading undertaking.

(2) A reference in this Act to the base levy for a parcel of land in respect of a general purpose rate is a reference to—

20 (a) except as provided in paragraph (b)—the amount levied on the parcel in respect of the rate for 1976, subject to any adjustment under section 36 of the Valuation of Land Act, 1916; or

25

(b) where an amount is deemed by section 6 to have been levied on the parcel in respect of that rate the amount so deemed to have been levied.

#### Local Government (Rating) Further Amendment.

4. (1) Notwithstanding anything in the Principal Act, Making of but subject to this Act, a council shall not make any general rates for 1977. purpose rates for 1977.

(2) A council may make a general purpose rate for5 1977 if the Minister gives his consent thereto under subsection(3).

(3) The Minister may, by instrument in writing-

(a) consent, in special circumstances, to the making by a council of a general purpose rate for 1977; and

10

(b) attach to his consent such conditions (if any) as he thinks fit with respect to the making of the rate.

5. (1) Where a council has made a general purpose rate Extension for 1976, the council by resolution may, and shall if the rate of existing rates.
15 that the rate shall be extended to 1977 and may also determine that the rate as so extended shall be increased or decreased

by a specified percentage for 1977.

(2) A rate shall not be increased by a council under subsection (1) by a percentage greater than 12 per centum 20 or by such greater percentage as the Minister may, by instrument in writing, determine in respect of that council and that rate.

(3) Notwithstanding anything in the Principal Act or this Act, where a rate is extended under this section, the 25 amount payable for 1977 on a parcel of land in respect of the rate shall be an amount equal to—

 (a) where no variation of the rate is determined under subsection (1)—the base levy for that parcel in respect of that rate;

Local Government (Rating) Further Amendment.

- (b) where the council determines that the rate shall be increased by a percentage under that subsection that base levy as increased by that percentage; or
- (c) where the council determines that the rate shall be decreased by a percentage under that subsection that base levy as decreased by that percentage,

but if that parcel would be ratable for a part only of 1977 had this Act not been enacted, that amount shall be reduced proportionately.

10 (4) A parcel of land is subject to a rate extended under this section in the same way as if the rate had been made and levied in 1977.

(5) For the purposes of the Principal Act, the amounts payable in respect of a rate extended under this section shall15 be deemed to be the amounts payable in respect of a rate made in 1977.

6. (1) In this section, "unimproved capital value" Calculation includes a rating and taxing basis under section 61A of the of base levy valuation of Land Act, 1916, and a rating factor under cases.
 20 section 160E of the Principal Act.

(2) Where, but for this section, there would be no base levy for a parcel of land in respect of a general purpose rate, or where the parcel of land was subject to that rate for a part only of 1976—

- (a) the council shall calculate the amount that would have been payable in respect of the parcel had the parcel been subject to that rate for the whole of that year; and
  - (b) that amount shall, for the purposes of section 3 (2), be deemed to be the amount levied on the parcel in respect of that rate for 1976.
- 25

30

5

(3)

#### Local Government (Rating) Further Amendment.

(3) Where, but for this subsection, there would be no unimproved capital value by reference to which the council may calculate the amount referred to in subsection (2), the council shall request—

(a) the Valuer-General; or

5

(b) if a valuation list has not been furnished to the council by the Valuer-General in accordance with the Valuation of Land Act, 1916—the council's valuer under Schedule 3 of the Principal Act,

10 to furnish all details of or relating to the unimproved capital value that would have been furnished had the parcel been ratable for 1976, and the Valuer-General or that valuer shall furnish those details as requested.

7. (1) A general purpose rate made by a council for Invalidity 15 1977 is wholly invalid if it is made in contravention of this of certain Act or in contravention of any condition attached to the consent given under section 4 (3) with respect to the making of the rate.

(2) Where the amount payable on a parcel of land in20 respect of a general purpose rate extended by section 5 exceeds the amount determined in accordance with section 5 (3), the rate shall, to that extent, be invalid.

(3) The Minister may, by order published in the Gazette, exempt a general purpose rate from the operation of 25 subsection (1) or (2).

(4) Section 601 of the Principal Act does not apply to or in respect of a rate to the extent to which the rate is invalid by virtue of subsection (1) or (2), and section 59930 of that Act does not prevent a person's liability for a rate being disputed on the ground of that invalidity.

# Local Government (Rating) Further Amendment.

8. This Act applies to and in respect of rates made by County a county council that, if made by a council, would be general councils. purpose rates, and so applies as if references in the foregoing sections of this Act to a council were references to a county 5 council.

> BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1976

# New South Wales



Princip: Act.

# ANNO VICESIMO QUINTO ELIZABETHÆ II REGINÆ

interp

# Act No. 99, 1976.

An Act with respect to rates for 1977 under the Local Government Act, 1919. [Assented to, 17th December, 1976.]

(2) A releasing in this Act to the bare low

BE

 $\mathbf{B}^{E}$  it enacted by the Queen'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:—

Short title.

1. This Act may be cited as the "Local Government (Rating) Further Amendment Act, 1976".

Principal Act.

2. (1) The Local Government Act, 1919, is referred to in this Act as the Principal Act.

(2) This Act shall be construed with, and as if it formed part of, the Principal Act.

Interpretation. 3. (1) In this Act, "general purpose rate" means a general rate, special rate, local rate or loan rate, but does not include a rate levied in respect of water or sewerage works, or proposed water or sewerage works, or in respect of a trading undertaking.

(2) A reference in this Act to the base levy for a parcel of land in respect of a general purpose rate is a reference to—

- (a) except as provided in paragraph (b)—the amount levied on the parcel in respect of the rate for 1976, subject to any adjustment under section 36 of the Valuation of Land Act, 1916; or
- (b) where an amount is deemed by section 6 to have been levied on the parcel in respect of that rate the amount so deemed to have been levied.

4.

Local Government (Rating) Further Amendment.

4. (1) Notwithstanding anything in the Principal Act, Making of but subject to this Act, a council shall not make any general <sup>rates for</sup> 1977.

(2) A council may make a general purpose rate for 1977 if the Minister gives his consent thereto under subsection (3).

(3) The Minister may, by instrument in writing-

- (a) consent, in special circumstances, to the making by a council of a general purpose rate for 1977; and
- (b) attach to his consent such conditions (if any) as he thinks fit with respect to the making of the rate.

5. (1) Where a council has made a general purpose rate Extension for 1976, the council by resolution may, and shall if the rate of existing rates. was one which the council was required to make, determine that the rate shall be extended to 1977 and may also determine that the rate as so extended shall be increased or decreased by a specified percentage for 1977.

(2) A rate shall not be increased by a council under subsection (1) by a percentage greater than 12 per centum or by such greater percentage as the Minister may, by instrument in writing, determine in respect of that council and that rate.

(3) Notwithstanding anything in the Principal Act or this Act, where a rate is extended under this section, the amount payable for 1977 on a parcel of land in respect of the rate shall be an amount equal to—

 (a) where no variation of the rate is determined under subsection (1)—the base levy for that parcel in respect of that rate;

- (b) where the council determines that the rate shall be increased by a percentage under that subsection that base levy as increased by that percentage; or
- (c) where the council determines that the rate shall be decreased by a percentage under that subsection that base levy as decreased by that percentage,

but if that parcel would be ratable for a part only of 1977 had this Act not been enacted, that amount shall be reduced proportionately.

(4) A parcel of land is subject to a rate extended under this section in the same way as if the rate had been made and levied in 1977.

(5) For the purposes of the Principal Act, the amounts payable in respect of a rate extended under this section shall be deemed to be the amounts payable in respect of a rate made in 1977.

Calculation of base levy in certain cases. 6. (1) In this section, "unimproved capital value" includes a rating and taxing basis under section 61A of the Valuation of Land Act, 1916, and a rating factor under section 160E of the Principal Act.

(2) Where, but for this section, there would be no base levy for a parcel of land in respect of a general purpose rate, or where the parcel of land was subject to that rate for a part only of 1976—

- (a) the council shall calculate the amount that would have been payable in respect of the parcel had the parcel been subject to that rate for the whole of that year; and
- (b) that amount shall, for the purposes of section 3(2), be deemed to be the amount levied on the parcel in respect of that rate for 1976.

4

(3)

(3) Where, but for this subsection, there would be no unimproved capital value by reference to which the council may calculate the amount referred to in subsection (2), the council shall request—

- (a) the Valuer-General; or
- (b) if a valuation list has not been furnished to the council by the Valuer-General in accordance with the Valuation of Land Act, 1916—the council's valuer under Schedule 3 of the Principal Act,

to furnish all details of or relating to the unimproved capital value that would have been furnished had the parcel been ratable for 1976, and the Valuer-General or that valuer shall furnish those details as requested.

7. (1) A general purpose rate made by a council for Invalidity 1977 is wholly invalid if it is made in contravention of this of certain rates. Act or in contravention of any condition attached to the consent given under section 4 (3) with respect to the making of the rate.

(2) Where the amount payable on a parcel of land in respect of a general purpose rate extended by section 5 exceeds the amount determined in accordance with section 5 (3), the rate shall, to that extent, be invalid.

(3) The Minister may, by order published in the Gazette, exempt a general purpose rate from the operation of subsection (1) or (2).

(4) Section 601 of the Principal Act does not apply to or in respect of a rate to the extent to which the rate is invalid by virtue of subsection (1) or (2), and section 599 of that Act does not prevent a person's liability for a rate being disputed on the ground of that invalidity.

County councils.

8. This Act applies to and in respect of rates made by a county council that, if made by a council, would be general purpose rates, and so applies as if references in the foregoing sections of this Act to a council were references to a county council.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1977

at had an alter at a





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

> R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 2 December, 1976.



# ANNO VICESIMO QUINTO ELIZABETHÆ II REGINÆ

# Act No. 99, 1976.

An Act with respect to rates for 1977 under the Local Government Act, 1919. [Assented to, 17th December, 1976.]

BE

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

> T. J. CAHILL, Chairman of Committees of the Legislative Assembly.

**B**<sup>E</sup> it enacted by the Queen'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:—

Short title.

1. This Act may be cited as the "Local Government (Rating) Further Amendment Act, 1976".

Principal Act. 2. (1) The Local Government Act, 1919, is referred to in this Act as the Principal Act.

(2) This Act shall be construed with, and as if it formed part of, the Principal Act.

Interpretation. 3. (1) In this Act, "general purpose rate" means a general rate, special rate, local rate or loan rate, but does not include a rate levied in respect of water or sewerage works, or proposed water or sewerage works, or in respect of a trading undertaking.

(2) A reference in this Act to the base levy for a parcel of land in respect of a general purpose rate is a reference to—

- (a) except as provided in paragraph (b)—the amount levied on the parcel in respect of the rate for 1976, subject to any adjustment under section 36 of the Valuation of Land Act, 1916; or
- (b) where an amount is deemed by section 6 to have been levied on the parcel in respect of that rate the amount so deemed to have been levied.

#### Local Government (Rating) Further Amendment.

4. (1) Notwithstanding anything in the Principal Act, Making of but subject to this Act, a council shall not make any general rates for 1977. purpose rates for 1977.

(2) A council may make a general purpose rate for 1977 if the Minister gives his consent thereto under subsection (3).

(3) The Minister may, by instrument in writing-

- (a) consent, in special circumstances, to the making by a council of a general purpose rate for 1977; and
- (b) attach to his consent such conditions (if any) as he thinks fit with respect to the making of the rate.

5. (1) Where a council has made a general purpose rate Extension for 1976, the council by resolution may, and shall if the rate of existing rates. was one which the council was required to make, determine that the rate shall be extended to 1977 and may also determine that the rate as so extended shall be increased or decreased by a specified percentage for 1977.

(2) A rate shall not be increased by a council under subsection (1) by a percentage greater than 12 per centum or by such greater percentage as the Minister may, by instrument in writing, determine in respect of that council and that rate.

(3) Notwithstanding anything in the Principal Act or this Act, where a rate is extended under this section, the amount payable for 1977 on a parcel of land in respect of the rate shall be an amount equal to—

 (a) where no variation of the rate is determined under subsection (1)—the base levy for that parcel in respect of that rate;

Local Government (Rating) Further Amendment.

- (b) where the council determines that the rate shall be increased by a percentage under that subsection that base levy as increased by that percentage; or
- (c) where the council determines that the rate shall be decreased by a percentage under that subsection that base levy as decreased by that percentage,

but if that parcel would be ratable for a part only of 1977 had this Act not been enacted, that amount shall be reduced proportionately.

(4) A parcel of land is subject to a rate extended under this section in the same way as if the rate had been made and levied in 1977.

(5) For the purposes of the Principal Act, the amounts payable in respect of a rate extended under this section shall be deemed to be the amounts payable in respect of a rate made in 1977.

Calculation of base levy in certain cases. 6. (1) In this section, "unimproved capital value" includes a rating and taxing basis under section 61A of the Valuation of Land Act, 1916, and a rating factor under section 160E of the Principal Act.

(2) Where, but for this section, there would be no base levy for a parcel of land in respect of a general purpose rate, or where the parcel of land was subject to that rate for a part only of 1976—

- (a) the council shall calculate the amount that would have been payable in respect of the parcel had the parcel been subject to that rate for the whole of that year; and
- (b) that amount shall, for the purposes of section 3(2), be deemed to be the amount levied on the parcel in respect of that rate for 1976.

(3) Where, but for this subsection, there would be no unimproved capital value by reference to which the council may calculate the amount referred to in subsection (2), the council shall request—

- (a) the Valuer-General; or
- (b) if a valuation list has not been furnished to the council by the Valuer-General in accordance with the Valuation of Land Act, 1916—the council's valuer under Schedule 3 of the Principal Act,

to furnish all details of or relating to the unimproved capital value that would have been furnished had the parcel been ratable for 1976, and the Valuer-General or that valuer shall furnish those details as requested.

7. (1) A general purpose rate made by a council for Invalidity 1977 is wholly invalid if it is made in contravention of this of certain Act or in contravention of any condition attached to the consent given under section 4 (3) with respect to the making of the rate.

(2) Where the amount payable on a parcel of land in respect of a general purpose rate extended by section 5 exceeds the amount determined in accordance with section 5 (3), the rate shall, to that extent, be invalid.

(3) The Minister may, by order published in the Gazette, exempt a general purpose rate from the operation of subsection (1) or (2).

(4) Section 601 of the Principal Act does not apply to or in respect of a rate to the extent to which the rate is invalid by virtue of subsection (1) or (2), and section 599 of that Act does not prevent a person's liability for a rate being disputed on the ground of that invalidity.

#### Local Government (Rating) Further Amendment.

County councils.

8. This Act applies to and in respect of rates made by a county council that, if made by a council, would be general purpose rates, and so applies as if references in the foregoing sections of this Act to a council were references to a county council.

(6) If a valuation has may not need for the occur to the council by the Nature-General in accordance with the Valuation of Land Act, 1016—the council e valuer under Schedule 3 of the Principal Act.

to furnish all details of or relating to the uninproved capital value that would have been furnished and the parcel been ratable for 1976, and the Valuer-General of that valuer shall furnish these details as requested.

nvalutit. M certai

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

# A. R. CUTLER,

Governor.

Government House, Sydney, 17th December, 1976.

(3) The Miniser may by order published in the Gradue, excopt a general purify criate from the operation of sub-section (1) or (2).

(4) Section 601 of the Principal Act does not typely to or in respect of a rate to the extent to thick the rate is invalid by nittee of subsection (1) of (2), and extion 3.99 of that Act does not prevent a provent's listility for a rate being disputed on the ground of that invalidity.



