

State Revenue Legislation Further Amendment Bill 2020

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2020



State Revenue Legislation Further Amendment Bill 2020

Act No , 2020

An Act to make miscellaneous amendments to certain State revenue legislation; and for other purposes.

EXAMINED

Speaker

The	The Legislature of New South Wales enacts—		
1	Name of Act	2	
	This Act is the State Revenue Legislation Further Amendment Act 2020.	3	
2	Commencement	4	
	This Act commences on the date of assent to this Act.	5	
3	Amendment of Government Sector Finance Act 2018 No 55	6	
	Section 4.2 Core content of Budget Papers	7	
	Insert after section 4.2(3)—	8	
	(3A) Subsection (3)(a) does not apply in relation to the budget aggregates for the 2 prior years.	(1(

Schedule 1		le 1	Amendme	ent of Duties Act 1997 No 123	1
[1]	Sect	ion 10	JA		2
	Inse	Insert after section 104J—			
1	104JA Special provisions for discretionary trusts				4
		(1)		discretionary trust is taken to be a foreign trustee for the Chapter unless the trust prevents a foreign person from being ne trust.	5 6 7
		(2)		trust prevents a foreign person from being a beneficiary of ee of the trust is not in that capacity a foreign trustee for the Chapter.	8 9 10
		(3)		rust is considered to prevent a foreign person from being a trust if (and only if) both of the following requirements are	11 12 13
				l beneficiary of the trust is a foreign person (the <i>no foreign</i> requirement),	14 15
			would resu	of the trust are not capable of amendment in a manner that lt in there being a potential beneficiary of the trust who is a son (the <i>no amendment requirement</i>).	16 17 18
			amendment	the transitional arrangements for this section in Schedule 1, the no requirement does not apply to a trust that satisfies the no foreign equirement immediately before the commencement of this section.	19 20 21
		(4)	failure to exercise	ential beneficiary of a discretionary trust if the exercise or e a discretion under the terms of the trust can result in any rust being distributed to or applied for the benefit of the	22 23 24 25
			Note. A potential be extends to the men	eneficiary is not limited to persons named in the trust instrument and nbers of any class of persons to whom or for whose benefit trust tributed or applied pursuant to the discretions of the trust.	26 27 28
		(5)	discretionary trus	of doubt, a person is not a potential beneficiary of a t if the terms of the trust prevent any property of the trust outed to or applied for the benefit of the person.	29 30 31
		(6)		operty includes money, and a reference to the distribution or perty includes a reference to the payment of money.	32 33
[2]	Sect	ion 10	ZQ Stamping and	d endorsement of surcharge duty transactions	34
	Inse	rt after	ection 104ZQ(3)-	_	35
		(4)	that does not reque purchaser duty an by means of a sire.	issioner may approve a manner of stamping or endorsement aire separate stamping or endorsement of an instrument for d surcharge purchaser duty so that stamping or endorsement agle unique transaction identifier or reference number or a nt is sufficient to indicate payment of both purchaser duty rehaser duty.	36 37 38 39 40 41
[3]	Sect	ion 10	Assignment of r	ights under call option dutiable as transfer	42
	Inse	t at the	end of section 107	′(2)(b)—	43
			, and	g into an agreement or among compart year and into A. C.	44
				s into an agreement or arrangement under which A, for onsideration, relinquishes the right under a call option to	45 46

				require B to sell dutiable property and B agrees to sell the dutiable property to a third person (C) , A is to be treated as having assigned that right under the call option so that the option is exerciseable by C.	1 2 3
[4]	Sect	ion 14	6 Mea	ning of "landholder"	4
	Omi	t "a thr	eshold	l value" from section 146(1). Insert instead "an unencumbered value".	5
[5]	Sect	ion 14	6A Th	reshold value of land holdings	6
	Omit	t the se	ction.		7
[6]	Sect	ion 14	7A		8
	Inser	t after	section	n 147—	9
	147A	What	t does	s "land" include?	10
		(1)		the purposes of this Chapter, <i>land</i> includes anything fixed to the land, ther or not the thing—	11 12
			(a)	constitutes a fixture at law, or	13
			(b)	is owned separately from the land, or	14
			(c)	is notionally severed or considered to be legally separate from the land as a result of the operation of any other Act or law.	15 16
		(2)		I does not include anything excluded under section 163K from the lition of <i>goods</i> in this Chapter.	17 18
		(3)	The fixed	Chief Commissioner may determine that land does not include a thing I to land if—	19 20
			(a)	the thing is owned by a person who is not the person who owns the land or an associated person of the person who owns the land, and	21 22
			(b)	the thing is not used in connection with the use of the land.	23
		(4)		the removal of doubt, anything that is land because of this section is not is for the purposes of section 163G (Significant holdings in goods).	24 25
[7]	Sect	ion 15	4		26
	Omit	t the se	ction.	Insert instead—	27
	154	Who	is liab	ole to pay the duty?	28
		(1)		following persons are jointly and severally liable to pay duty chargeable or this Part—	29 30
			(a)	the person who makes the relevant acquisition,	31
			(b)	the landholder or, if the landholder is a unit trust scheme, the trustee of the landholder,	32 33
			(c)	if the relevant acquisition results from an aggregation of the interests of the person referred to in paragraph (a) and other persons—each of those other persons.	34 35 36
		(2)	recov by th	rson who pays an amount of duty chargeable under this Part is entitled to ver as a debt the amount paid (together with any penalty or interest paid ne person in respect of that duty) from another person who is jointly and rally liable to pay the duty, as follows—	37 38 39 40
			(a)	the landholder or trustee of the landholder is entitled to recover from a person referred to in subsection (1)(a) or (c),	41 42

		(b) the person who makes the relevant acquisition is entitled to recover from the other persons referred to in subsection (1)(c) (but not from the landholder or trustee of the landholder) with recovery from each of those other persons limited to an amount that is proportionate to the interest of the other person,	1 2 3 4 5
		(c) a person referred to in subsection (1)(c) is not entitled to recover.	6
	(3)	Any liability of a landholder, or the trustee of a landholder, to pay duty chargeable under this Part (together with any interest or penalty tax payable) is a charge on the land holdings of the landholder or trustee.	7 8 9
	(4)	A charge created by this section gives the Chief Commissioner an interest in the land and, accordingly, the Chief Commissioner may lodge a caveat in respect of the land under the <i>Real Property Act 1900</i> to protect that interest.	10 11 12
	(5)	A caveat must be withdrawn when the amount of the duty for which the landholder or trustee is liable (together with any interest or penalty tax payable) has been paid.	13 14 15
	(6)	Section 45(3) of the <i>Taxation Administration Act 1996</i> (which relates to rights of contribution or indemnity between persons who are jointly and severally liable for duty) does not apply to joint and several liability under this section.	16 17 18
[8]	Schedule 1	Savings, transitional and other provisions	19
	Insert at the	end of the Schedule, with appropriate Part and clause numbering—	20
	Part	Provisions consequent on enactment of State Revenue Legislation Further Amendment Act 2020	21 22
	Defir	nition	23
		In this Part—	24
		amending Act means the State Revenue Legislation Further Amendment Act 2020.	25 26
	Surc	harge purchaser duty—discretionary trusts	27
	(1)	Section 104JA extends to a surcharge duty transaction that occurred before the commencement of that section.	28 29
	(2)	If the trustee of a discretionary trust is liable as a foreign trustee for surcharge purchaser duty on a transfer of dutiable property that occurs before the commencement of section 104JA, or after that commencement but before midnight on 31 December 2020—	30 31 32 33
		(a) the trustee is exempt from that duty if the terms of the trust have been amended, before midnight on 31 December 2020 and before the due date for payment of duty, so that the trust prevents a foreign person from being a beneficiary, or	34 35 36 37
		(b) if that duty has been paid, the trustee is entitled to a refund of that duty if the terms of the trust have been amended, before midnight on 31 December 2020, so that the trust prevents a foreign person from being a beneficiary.	38 39 40 41
	(3)	A trust that satisfies the no foreign beneficiary requirement under section 104JA immediately before the commencement of that section is considered for the purposes of that section to prevent a foreign person from	42 43 44

(4)	that	ite section 104JA, the trustee of an Australian testamentary trust is not in capacity a foreign trustee for the purposes of Chapter 2A (even if the trust not prevent a foreign person from being a beneficiary of the trust) if—	1 2 3
	(a)	for a trust arising from a will or codicil—the will or codicil was executed on or before 31 December 2020, or	4 5
	(b)	for a trust arising from the administration of an intestate estate—the deceased died before, or within 2 years after, the commencement of that section, or	6 7 8
	(c)	for a trust resulting from an order of a court varying the application of the provisions of a will or codicil or of the rules governing the distribution of an intestate estate—the order was made on or before 31 December 2020.	9 10 11 12
(5)	paym for ea been woul	Chief Commissioner may in a particular case extend the due date for nent of surcharge purchaser duty by a trustee so that the trustee qualifies xemption from that duty under this clause if the terms of the trust have amended before midnight on 31 December 2020 (but after the date that d otherwise be the due date for payment) so that the trust prevents a gn person from being a beneficiary.	13 14 15 16 17 18
(6)	In th	is clause—	19
	or co of a c rules	dicil or the administration of an intestate estate (or as a result of an order court varying the application of the provisions of a will or codicil or of the governing the distribution of an intestate estate) where the deceased was foreign person immediately before his or her death.	20 21 22 23 24
		<i>late</i> for payment of duty means the date that is 3 months after the liability uty arises.	25 26
(7)	Expr	essions in this clause have the same meanings as in section 104JA.	27
Assi	gnmeı	nt of rights under call option	28
	in th	on 107(2)(c) does not apply to an agreement or arrangement referred to at paragraph that is entered into before the commencement of that graph.	29 30 31
Acqı	uisitio	n of interests in landholders	32
	The apply before comments	amendments made by the amending Act to Part 1 of Chapter 4 do not to a relevant acquisition (within the meaning of that Chapter) made the commencement of those amendments or made after that mencement pursuant to an agreement entered into before that mencement.	33 34 35 36 37
Liabi	ility fo	r landholder duty	38
		on 154 (as substituted by the amending Act) applies to duty chargeable r Chapter 4 on or after the day it is substituted.	39 40
First	Home	Buyers Assistance Scheme	41
		amendment made by the amending Act to section 78A applies to the wing—	42 43
	(a)	agreements for sale or transfer entered into on or after 1 July 2020,	44
	(b)	transfers that occur on or after 1 July 2020, other than transfers made in conformity with an agreement for sale or transfer entered into before 1 July 2020.	45 46 47

Schedule 2		e 2	Amendment of Land Tax Act 1956 No 27		
	Section	on 5D		2	
	Insert after section 5C—				
	5D	Surc	narge land tax—discretionary trusts	4	
		(1)	The trustee of a discretionary trust is taken to be a foreign person in that capacity for the purposes of section 5A if the trust does not prevent a foreign person from being a beneficiary of the trust.	5 6 7	
		(2)	If a discretionary trust prevents a foreign person from being a beneficiary of the trust, the trustee is not in that capacity a foreign person for the purposes of section 5A.	8 9 10	
		(3)	A discretionary trust is considered to prevent a foreign person from being a beneficiary of the trust if (and only if) both of the following requirements are satisfied—	11 12 13	
			(a) no potential beneficiary of the trust is a foreign person (the <i>no foreign beneficiary requirement</i>),	14 15	
			(b) the terms of the trust are not capable of amendment in a manner that would result in there being a potential beneficiary of the trust who is a foreign person (the <i>no amendment requirement</i>).	16 17 18	
			Note. Under the transitional arrangements for this section in Schedule 2 to the Principal Act, the no amendment requirement does not apply to a trust that satisfies the no foreign beneficiary requirement immediately before the commencement of this section.	19 20 21 22	
		(4)	A person is a <i>potential beneficiary</i> of a discretionary trust if the exercise or failure to exercise a discretion under the terms of the trust can result in any property of the trust being distributed to or applied for the benefit of the person.	23 24 25 26	
			Note. A potential beneficiary is not limited to persons named in the trust instrument and extends to the members of any class of persons to whom or for whose benefit trust property can be distributed or applied pursuant to the discretions of the trust.	27 28 29	
		(5)	For the removal of doubt, a person is not a potential beneficiary of a discretionary trust if the terms of the trust prevent any property of the trust from being distributed to or applied for the benefit of the person.	30 31 32	
		(6)	In this section, <i>property</i> includes money, and a reference to the distribution or application of property includes a reference to the payment of money.	33 34	
		(7)	Chapter 11A (Tax avoidance schemes) of the <i>Duties Act 1997</i> applies in respect of the avoidance of surcharge land tax in connection with the operation of this section in the same way as that Chapter applies in respect of the avoidance of duty under that Act, and for that purpose—	35 36 37 38	
			(a) a reference in that Chapter to duty is to be read as including a reference to surcharge land tax, and	39 40	
			(b) a reference in that Chapter to "this Act" is to be read as a reference to the <i>Land Tax Act 1956</i> and the <i>Land Tax Management Act 1956</i> .	41 42	

hedule 3		mendment of Land Tax Management Act 1956 o 26
Schedule 2	2 Savin	gs and transitional provisions
Insert at the	e end of	the Schedule, with appropriate Part and clause numbering—
Part		visions consequent on enactment of State enue Legislation Further Amendment Act 2020
Ame	ndmen	ts relating to discretionary trusts
(1)		on 5D of the <i>Land Tax Act 1956</i> applies to the assessment of land tax ty in respect of the 2017 land tax year and subsequent land tax years.
(2)		trustee of a discretionary trust is liable in that capacity as a foreign in for surcharge land tax in respect of the 2017, 2018, 2019 or 2020 land ear—
	(a)	the trustee is exempt from that land tax if the terms of the trust have been amended, before payment of the land tax is due and before midnight on 31 December 2020, so that the trust prevents a foreign person from being a beneficiary, or
	(b)	if that land tax has been paid, the trustee is entitled to a refund of that land tax if the terms of the trust have been amended, before midnight on 31 December 2020, so that the trust prevents a foreign person from being a beneficiary.
(3)	of the section person	st that satisfies the no foreign beneficiary requirement under section 5D to Land Tax Act 1956 immediately before the commencement of that it is considered for the purposes of that section to prevent a foreign in from being a beneficiary of the trust (without having to satisfy the nodment requirement under that section).
(4)	testan	te section 5D of the <i>Land Tax Act 1956</i> , the trustee of an Australian nentary trust is not in that capacity a foreign person for the purposes of plication of section 5A of that Act to residential land owned by a foreign if—
	(a)	liability for land tax is required (under clause 9 of Schedule 1A to this Act) to be assessed as if the deceased had not died and had continued to use and occupy the land as his or her principal place of residence, or
	(b)	any of the following apply (even if the trust does not prevent a foreign person from being a beneficiary of the trust)—
		(i) for a trust arising from a will or codicil—the will or codicil was executed on or before 31 December 2020,
		(ii) for a trust arising from the administration of an intestate estate—the deceased died before, or within 2 years after, the commencement of section 5D of the <i>Land Tax Act 1956</i> ,
		(iii) for a trust resulting from an order of a court varying the application of the provisions of a will or codicil or of the rules governing the distribution of an intestate estate—the order was made on or before 31 December 2020.
(5)	payme for ex	Chief Commissioner may in a particular case extend the date by which ent of surcharge land tax by a trustee is due so that the trustee qualifies emption from that surcharge land tax under this clause if the terms of the nave been amended before midnight on 31 December 2020 (but after the

date by which payment would otherwise be due) so that the trust prevents a foreign person from being a beneficiary.	1 2
In this clause—	3
Australian testamentary trust means a discretionary trust arising from a will	4
	5
of a court varying the application of the provisions of a will or codicil or of the	6
rules governing the distribution of an intestate estate) where the deceased was	7
not a foreign person immediately before his or her death.	8
Expressions in this clause have the same meanings as in section 5D of the <i>Land</i>	9
<i>Tax Act 1956.</i>	10
	foreign person from being a beneficiary. In this clause— Australian testamentary trust means a discretionary trust arising from a will or codicil or the administration of an intestate estate (or as a result of an order of a court varying the application of the provisions of a will or codicil or of the rules governing the distribution of an intestate estate) where the deceased was not a foreign person immediately before his or her death. Expressions in this clause have the same meanings as in section 5D of the Land

Scł	nedu	le 4	Amendmen	ts relating to indexation	1		
4.1	Abo	origina	al Land Rights Re	egulation 2014	2		
[1]	Clauses 110 and 111						
	Omit the clauses. Insert instead—						
	110	Amo	unt of community de	evelopment levy	5		
		For the purposes of duty that would be transaction to which		Section 42T of the Act, the prescribed percentage of the chargeable under the <i>Duties Act 1997</i> for a dutiable a threshold range specified in Column 1 of the table to this percentage specified for that threshold range in Column 2.			
			Column 1	Column 2			
			Threshold range	Amount of community development levy			
			4 or 5	100% of amount of duty			
			6	150% of amount of duty			
				hapter 2 of the <i>Duties Act 1997</i> , which contains the threshold ue used to calculate the amount of duty chargeable under that saction.	10 11 12		
	111	Tran	sactions to which co	ommunity development levy does not apply	13		
				elopment levy does not apply to a dutiable transaction if f the land concerned is the minimum threshold amount ld range 4, or less.	14 15 16		
			Note. See Part 3 of C ranges of dutiable value Part on a dutiable trans	hapter 2 of the <i>Duties Act 1997</i> , which contains the threshold ue used to calculate the amount of duty chargeable under that saction.	17 18 19		
[2]	Sche	edule 6	Community develor	oment levy payable in respect of dutiable transactions	20		
	Omi	t the So	chedule.		21		
4.2	Dut	ies A	ct 1997 No 123		22		
	Sect	ion 78	A Duty payable if ap	plication approved	23		
	Omit section 78A(2). Insert instead—						
		(2)	respect of property t does not apply to the	that has a private dwelling built on it and subsection (1) ne agreement or transfer, the rate of duty chargeable in ment or transfer is to be calculated in accordance with the	25 26 27 28 29		
			$N - \left(\frac{\$800,000 - V}{\$150,000}\right)$	$(X \times D)$			
			where—		30		
				uty (calculated in accordance with section 32) that would e in respect of the agreement or transfer.	31 32		
			V is the dutiable va agreement or transfe	alue of the dutiable property that is the subject of the er.	33 34		

	<i>D</i> is the amount of duty (calculated in accordance with section 32) that would otherwise be payable in respect of an agreement or transfer relating to property that has a private dwelling built on it and has a dutiable value of \$650,000. Note. An agreement or transfer in respect of property that has a private dwelling built on it is not an eligible agreement or transfer if the dutiable value of the property is \$800,000 or more. See section 74(3).	1 2 3 4 5 6
(2A)	If an application concerning an eligible agreement or transfer is approved in respect of property that comprises a vacant block of residential land and subsection (1) does not apply to the agreement or transfer, the rate of duty chargeable in respect of the agreement or transfer is to be calculated in accordance with the following formula—	7 8 9 10 11
	$N - \left(\frac{\$450,000 - V}{\$100,000} \times D\right)$	
	where—	12
	N is the amount of duty (calculated in accordance with section 32) that would otherwise be payable in respect of the agreement or transfer.	13 14
	V is the dutiable value of the dutiable property that is the subject of the agreement or transfer.	15 16
	D is the amount of duty (calculated in accordance with section 32) that would otherwise be payable in respect of an agreement or transfer relating to property that comprises a vacant block of residential land and has a dutiable value of \$350,000.	17 18 19 20
	Note. An agreement or transfer in respect of property that comprises a vacant block of residential land is not an eligible agreement or transfer if the dutiable value of the property is \$450,000 or more. See section 74(3).	21 22 23