Queensland



DUTIES BILL 2001

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DICTIONARY	

2001

A BILL

FOR

An Act about creating and imposing duties

Notes in text

A note in the text of this Act is part of the Act.

4

s 4

17

18

5 Rel	ationship of Act with Administration Act	1
(1) Th	is Act does not contain all the provisions about duties.	2
	ne Administration Act contains provisions dealing with, among ngs, the following—	3 4
(a)	assessments of duty;	5
(b)	collection and refunds of duty;	6
(c)	imposition of interest and penalty tax;	7
(d)	objections and appeals against assessments of duty;	8
(e)	record keeping obligations of taxpayers;	9
(f)	investigative powers, offences, legal proceedings and evidentiary matters;	10 11
(g)	service of documents.	12
Note—		13
	the Administration Act, section 3, that Act and this Act must be read together as together formed a single Act.	14 15
	PART 3—APPLICATION OF ACT	16
6 Act	binds all persons	17
	is Act binds all persons, including the State and, as far as the ve power of the Parliament permits, the Commonwealth and the ates.	18 19 20
Note—		21
	er, under section 426, the State is exempt from duty unless this Act expressly es otherwise.	22 23
(2) No offence.	othing in this Act makes the State liable to be prosecuted for an	24 25

7	Extra-territorial application	1
reg	This Act applies to impose duty on instruments and transactions gardless of whether they are entered into or made in or outside neensland.	2 3 4
No	te—	5
	This is because instruments and transactions on which duty is imposed have a nexus to Queensland.	6 7
	CHAPTER 2—TRANSFER DUTY	8
	PART 1—PRELIMINARY	9
8	Imposition of transfer duty	10
	(1) This chapter imposes duty ("transfer duty") on dutiable nsactions.	11 12
No	te—	13
	Concessions and exemptions for transfer duty are dealt with in parts 9 to 13. Also, other exemptions are dealt with in chapter 10.	14 15
	(2) Transfer duty is imposed on the dutiable value of a dutiable nsaction.	16 17
]	PART 2—SOME BASIC CONCEPTS FOR TRANSFER DUTY	18 19
9	What is a "dutiable transaction"	20
	(1) Each of the following is a "dutiable transaction"—	21
	(a) a transfer of dutiable property;	22
	(b) an agreement for the transfer of dutiable property, whether conditional or not;	23 24

(c)	a surrender of dutiable property that is land in Queensland or a transferable site area;	1 2
(d)	a share buy-back for a Queensland marketable security;	3
(e)	a vesting, under an Act, Commonwealth Act or court order, of dutiable property;	4 5
(f)	a foreclosure of a mortgage over dutiable property;	6
(g)	an acquisition of a new right on its creation, grant or issue;	7
(h)	a partnership acquisition;1	8
(i)	the creation or termination of a trust of dutiable property; ²	9
(j)	a trust acquisition or trust surrender.3	10
(2) It o	does not matter whether a dutiable transaction—	11
(a)	is effected by an instrument or another way; or	12
(b)	involves 1 or more parties.	13
(3) Su	bsection (1) has effect subject to sections 21, 29 and 37.4	14
Note—		15
imposit	section 21, the commissioner must decide the applicable dutiable transaction for ion of duty if a transaction constitutes more than 1 type of dutiable transaction ned in subsection (1).	16 17 18
	for when transactions for particular dutiable property are not dutiable tions, see sections 29 and 37.	19 20
10 Wh	at is "dutiable property"	21
(1) Ea	ch of the following is "dutiable property"—	22
(a)	land in Queensland;	23
(b)	a transferable site area;	24

¹ See part 7 (Dutiable transactions relating to partnerships).

² See part 8 (Dutiable transactions relating to trusts), division 3 (Creation and termination of trusts).

³ See part 8 (Dutiable transactions relating to trusts), division 4 (Some basic concepts about trust acquisitions and trust surrenders).

⁴ Sections 21 (No double duty—general), 29 (When transaction for chattel is not dutiable transaction), and 37 (When transaction for particular Queensland business assets not dutiable transaction)

(c)	a Queensland marketable security;	1
(d)	an existing right;	2
(e)	a Queensland business asset;	3
(f)	a chattel in Queensland.	4
	reference to property in subsection (1) includes a reference to an in the property, other than the following—	5 6
(a)	a security interest;	7
(b)	a partner's interest in the partnership;	8
(c)	a trust interest;	9
(d)	the interest of a discretionary object of a trust that holds property mentioned in the subsection.	10 11
(1) Th	at is the "dutiable value" of a dutiable transaction e "dutiable value" of a statutory dutiable transaction is the bayable for the transaction.	12 13 14
(2) Th	e "dutiable value" of a dutiable transaction that is a partition is ed under section 31.	15
		16
of a lease	e "dutiable value" of a dutiable transaction that is the surrender e of land in Queensland is the total of any premium, fine or other ation payable for the surrender.	17 18 19
of a new	e "dutiable value" of a dutiable transaction that is the acquisition right that is a lease of land in Queensland is the total of any mentioned in section 233(2)(d) to (f) that are payable for the lease.	20 21 22
	e "dutiable value" of a dutiable transaction that is a partnership on is determined under part 7, division 3.	23 24
` ,	e "dutiable value" of a dutiable transaction that is a trust on or trust surrender is determined under part 8, division 5.	25 26

⁵ Acts Interpretation Act 1954, section 36—

[&]quot;interest", in relation to land or other property, means—

⁽a) a legal or equitable estate in the land or other property; or

⁽b) a right, power or privilege over, or in relation to, the land or other property.

(7) Sul transactio		to section 48,6 the "dutiable value" of another dutiable	1 2
(a)	the o	consideration for the dutiable transaction; or	3
(b)		unencumbered value of the dutiable property or new right the ect of the transaction if—	4 5
	(i)	there is no consideration for the transaction; or	6
	(ii)	the consideration can not be ascertained when the liability for transfer duty arises; or	7 8
	(iii)	the unencumbered value is greater than the consideration for the transaction.	9 10
		er, the dutiable value of particular dutiable transactions is ortionment under part 4.	11 12
12 Con	side	ration for dutiable transactions—general	13
(1) The	e con	sideration for a dutiable transaction includes—	14
(a)	inch any	amount of any liabilities assumed under the transaction, uding an obligation, whether contingent or otherwise, to pay unpaid purchase money payable under an agreement for the sfer of dutiable property; and	15 16 17 18
(b)		amount or value of any debt to the extent it is released or nguished under the transaction.	19 20
transactio periodica	on or ally ar	onsideration, or any part of the consideration, for a dutiable in which duty is imposed consists of an amount payable and the total amount, including any interest, to be paid can be the consideration or part of the consideration is the total	21 22 23 24 25
Note—			26
For othe	er prov	risions relevant to consideration, see sections 501 to 503.	27

⁶ Section 48 (Dutiable value of a dutiable transaction reduced for transfer of dutiable property to partner on retirement or dissolution)

13		side rity	ration for dutiable transaction—transfer by way of	1 2
that	is la	nd is	eration for the transfer by way of security of dutiable property an amount equal to the unencumbered value of the dutiable the liability for transfer duty arises.	3 4 5
14	Wh	at is	the "unencumbered value" of property	6
			nencumbered value " of property is the value of the property ithout regard to—	7 8
	(a)	•	encumbrance to which the property is subject, whether tingently or otherwise; or	9 10
	(b)	any	arrangement—	11
		(i)	the parties to which are not dealing with each other at arm's length; and	12 13
		(ii)	that results in the reduction of the value of the property; or	14
	(c)	the	arrangement for which a significant purpose of any party to arrangement was, in the commissioner's opinion, the action of the value of the property.	15 16 17
Exan	ıple fo	r para	agraph (c)—	18
A A	grants and E	B a 5	that B wishes to purchase. The land is valued at \$1M. Before the purchase, 50 year lease of the land. B is not required to pay any rent under the lease. enter into an agreement to transfer the land for \$50 000, being the value in the land taking into account that it is subject to the lease to B.	19 20 21 22
le	ase if	the co	abered value of the land is determined without regard to the grant of the commissioner is of the opinion there is an arrangement under which A or t purpose in entering into it was to reduce the value of the land.	23 24 25
part	nersh	ip m	the "unencumbered value" of property held on trust or by a sust be determined without regard to the liabilities of the trust or, including for a trust, the liability to indemnify the trustee.	26 27 28
busi into	ness by t	inclu he tr	nencumbered value" of property that is the goodwill of a ides the value of any restraint of trade arrangement entered ansferor or a related person of the transferor to protect the oodwill acquired by the transferee.	29 30 31 32
			re a dutiable transaction that is the transfer, or agreement for f land, improvements are made to the land at the transferee's	33 34

expense, the unencumbered value of the land must be determined as if the mprovements had not been made.	
Note—	3
For provisions about the aggregate minimum value of the shares comprising all of the issued capital of a corporation or society and the unencumbered value of each of the shares, see section 504.	4 5 6 7
15 When unencumbered value of property is determined	8
The unencumbered value of dutiable property is determined—	9
(a) for a dutiable transaction that is the surrender of the property—immediately before the surrender; or	10 11
(b) for another dutiable transaction—when the liability for transfer duty arises.	12 13
PART 3—LIABILITY FOR TRANSFER DUTY 16. When liability for transfer duty origon	14
16 When liability for transfer duty arises	15
A liability for transfer duty imposed on a dutiable transaction in schedule 2, column 1, arises at the time stated opposite the transaction in schedule 2, column 2.	16 17 18
17 Who is liable to pay transfer duty	19
(1) Transfer duty imposed on a statutory dutiable transaction must be paid by the statutory entity under the transaction.	20 21
(2) Transfer duty imposed on another dutiable transaction must be paid by the parties to the transaction.	22 23
18 Need for instrument or statement	24
If a dutiable transaction is not effected or evidenced by an instrument, the parties liable to pay transfer duty on the transaction must make a	25 26

statement in the approved form (a "transfer duty statement") wi time stated in section 19 for lodging the statement.	thin the 1 2
Maximum penalty—40 penalty units.	3
19 Lodging instrument or statement	4
(1) The statutory entity under a statutory dutiable transaction lodge—	on must 5
(a) the instrument that effects or evidences the transaction; or	r 7
(b) the transfer duty statement for the transaction.	8
(2) The statutory entity must comply with subsection (1)—	9
(a) within 60 days after the liability arises to pay transfer dut transaction; or	y on the 10 11
(b) if the amount payable for the transaction is to be decid court or tribunal—within 14 days after the amount is decided.	•
(3) The parties liable to pay transfer duty relating to another transaction must, within 30 days after the liability arises, lodge—	dutiable 14 15
(a) the instrument that effects or evidences the transaction or duty statement for the transaction; and	transfer 16 17
(b) an approved form for the transaction.	18
20 Effect of making or lodging instrument or statement by 1 p	party 19
The making of a transfer duty statement, or the lodging under sector of an instrument or transfer duty statement, by 1 of the parties dutiable transaction relieves the other parties to the transaction complying with the requirement to make the statement under section lodge the instrument or transfer duty statement under section 19.	s to the 21 on from 22
21 No double duty—general	25
(1) If a transaction for property constitutes more than 1 transaction for the property and imposition of transfer duty on al dutiable transactions for the property would result in transfer dut imposed more than once on the transaction, the commissioner mus the dutiable transaction on which transfer duty is imposed.	ll of the 27 ty being 28

Note—	1
For objections and appeals against assessments of duty, see the Administration Act, part 6.	2
transaction that is the most applicable dutiable transaction having regard to	4 5 6
22 No double duty—particular dutiable transactions	7
payments of consideration, no duty is imposed under this Act on any	8 9 10
agreement for the transfer of dutiable property is paid, no transfer duty is imposed on the transfer of the property to the transferee under the	11 12 13 14
(3) If the commissioner is satisfied—	15
	16 17
transaction that is an agreement for the transfer of dutiable property from a person (the "original transferor") to the agent	18 19 20 21
	22 23
(d) transfer duty imposed on the agreement is paid; and	24
	25 26
trust surrender by the principal because of the agreement or agency	27 28 29
person was properly appointed as agent unless the original instrument of	30 31 32
(5) If—	33

(a) there is an agreement for the transfer of dutiable property (the "first agreement"); and	1 2
(b) after the first agreement takes place, 1 or more agreements to transfer all or part of the dutiable property the subject of the first agreement takes place (the "intervening agreements"); and	3 4 5
(c) to give effect to the first agreement and the intervening agreements, 1 or more transfers of dutiable property (the "transfers") are effected by 1 or more parties to the first agreement and the intervening agreements; and	6 7 8 9
(d) transfer duty imposed on the first agreement and the intervening agreements is paid;	10 11
no transfer duty is imposed on the transfers.	12
Example for subsection (5)—	13
On 1 July, under an agreement for transfer, A agrees to sell land in Queensland to B for \$100 000. Settlement is to take place on 31 July. On 7 July, under an agreement for transfer, B agrees to sell the land to C for \$120 000. Again, settlement is to take place on 31 July. Before 31 July, B directs A, that at settlement, A transfer the land to C.	14 15 16 17
The agreement between A and B is the first agreement. The agreement between B and C is the intervening agreement. No transfer duty is imposed on the transfer from A to C if transfer duty on the first and intervening agreements has been paid.	18 19 20
23 When credit to be allowed for lease duty paid	21
If section 14(1)(c) is applied to determine the value of land because of a lease or occupancy right, in assessing the transfer duty payable for the dutiable transaction that is the transfer, or agreement for the transfer, of the land, a credit must be allowed for any lease duty paid for the lease or right.	22 23 24 25
24 Rates of transfer duty	26
(1) The rate of transfer duty imposed on each of the following dutiable transactions for dutiable property that is a Queensland marketable security is 60c for each \$100, or part of \$100, of the dutiable value of the transaction—	27 28 29 30
(a) a transfer of the security;	31
(b) an agreement for the transfer of the security;	32
(c) a share buy-back of the security;	33

(d)	a vesting, under an Act, Commonwealth Act or court order, of the security;	1 2
(e)	a foreclosure of a mortgage over the security.	3
partnersh	e rate of transfer duty imposed on a dutiable transaction that is a sip acquisition, the creation or termination of a trust or a trust on or trust surrender is—	4 5 6
(a)	for a Queensland marketable security held by the partnership or the subject of the trust—the rate under subsection (1) for the part of the dutiable value of the dutiable transaction that is attributable to the Queensland marketable security; and	7 8 9 10
(b)	for other dutiable property held by the partnership or the subject of the trust—the rate under subsection (4) for the part of the dutiable value of the dutiable transaction that is attributable to the property.	11 12 13 14
transfer,	e rate of transfer duty imposed on a dutiable transaction that is the or an agreement for the transfer, of an existing right of a holder of wing is \$5—	15 16 17
(a)	a mortgage, including the debt secured by the mortgage, that is solely over land in Queensland;	18 19
(b)	a charge, bill of sale or other security, including the debt secured by the security, over dutiable property if—	20 21
	(i) the security is incidental to, and transferred in connection with, a mortgage mentioned in paragraph (a); and	22 23
	(ii) the mortgage is the principal security held by the transferor.	24
stated in	e rate of transfer duty imposed on another dutiable transaction is a schedule 3, column 2, opposite the dutiable value of the on in schedule 3, column 1.	25 26 27
25 Pay	ment of transfer duty for deeds of grant	28
within 30	rantee under a deed of grant issued under the <i>Land Act 1994</i> must, days after the liability to pay transfer duty arises, pay the transfer the chief executive of the department in which that Act is ered.	29 30 31 32

PART 4—APPORTIONMENT OF CONSIDERATION OR UNENCUMBERED VALUE FOR PARTICULAR DUTIABLE TRANSACTIONS	1 2 3
26 Apportionment—head office or principal place of business in Queensland	4 5
(1) This section applies for determining the consideration for a dutiable transaction for or relating to, or the unencumbered value of, dutiable property that is a Queensland business asset, other than a debt or personal property, of a Queensland business that has its head office or principal place of business in Queensland if, at any time during the 3 financial years preceding the dutiable transaction concerned—	6 7 8 9 10 11
(a) a supply or provision of services has been made by the business to customers outside Queensland; or	12 13
(b) the asset has been used, exploited or exercised in, or relates to, a place outside Queensland.	14 15
(2) A reference in this chapter to consideration for the transaction or the unencumbered value of the property is taken to be a reference to the amount (the "apportioned amount") worked out using the following formula—	16 17 18 19
$AA = CUV \times \frac{(TS - OS)}{TS}$	
where—	20
"AA" means the apportioned amount.	21
"CUV" means the consideration for the dutiable transaction or unencumbered value of the Queensland business asset mentioned in subsection (1).	22 23 24
"OS" means the gross amount of the supplies and provision of services made by the business to its customers in other States during the 3 completed financial years preceding the dutiable transaction.	25 26 27
"TS" means the gross amount of supplies and provision of services made by the business to all its customers during the 3 completed financial years preceding the dutiable transaction.	28 29 30

(3) However, the commissioner may decide the consideration for the dutiable transaction or the unencumbered value of the dutiable property on another basis if the commissioner is satisfied the other basis would be more appropriate in particular circumstances.	1 2 3 4
27 Apportionment—head office or principal place of business in another State	5 6
(1) This section applies for determining the consideration for a dutiable transaction for or relating to, or the unencumbered value of, dutiable property that is a Queensland business asset, other than a debt or personal property, of a Queensland business that does not have its head office or principal place of business in Queensland if, at any time during the 3 financial years preceding the dutiable transaction concerned—	7 8 9 10 11
(a) a supply or provision of services has been made by the business to customers in Queensland; or	13 14
(b) the asset has been used, exploited or exercised in, or relates to, Queensland.	15 16
(2) A reference in this chapter to consideration for the transaction or the unencumbered value of the property is taken to be a reference to the amount (the "apportioned amount") worked out using the following formula—	13 18 19 20
$AA = CUV \times \frac{QS}{TS}$	
where—	21
"AA" means the apportioned amount.	22
"CUV" means the consideration for the dutiable transaction or unencumbered value of the Queensland business asset mentioned in subsection (1).	23 24 25
"QS" means the gross amount of the supplies and provision of services made by the business to its Queensland customers during the 3 completed financial years preceding the dutiable transaction.	26 27 28
"TS" means the gross amount of supplies and provision of services made by the business to all its customers during the 3 completed financial years preceding the dutiable transaction.	29 30 31

(3) However, the commissioner may decide the consideration for the dutiable transaction or the unencumbered value of the dutiable property on another basis if the commissioner is satisfied the other basis would be more appropriate in particular circumstances.	1 2 3 4
28 Apportionment of particular dutiable transactions relating to existing and new rights	5 6
(1) This section applies for determining—	7
(a) the consideration for a dutiable transaction for or relating to an existing right or acquisition of a new right on its creation, grant or issue if the right is exercisable or relates to the conduct of a business or activity outside Queensland; or	8 9 10 11
(b) the unencumbered value of dutiable property that is an existing right if the right is exercisable or relates to the conduct of a business or activity outside Queensland; or	12 13 14
(c) the unencumbered value of a new right on its creation, grant or issue if the right is exercisable or relates to the conduct of a business or activity outside Queensland.	15 16 17
(2) A reference in this chapter to consideration for the transaction or the unencumbered value of the right is taken to be a reference to the amount that represents the same proportion of the consideration or unencumbered value that the unencumbered value of the right, to the extent it is exercisable or relates to the conduct of a business or activity in Queensland, bears to the total unencumbered value of the right.	18 19 20 21 22 23
(3) However, the commissioner may decide the consideration for the dutiable transaction or the unencumbered value of the right on another basis if the commissioner is satisfied the other basis would be more appropriate in particular circumstances.	24 25 26 27

PART 5—DUTIABLE TRANSACTIONS RELATING TO DUTIABLE PROPERTY	1 2
29 When transaction for chattel is not dutiable transaction	3
(1) If a chattel in Queensland is the subject of a transaction, the transaction is not a dutiable transaction unless—	e 4 5
(a) another type of dutiable property is the subject of the same transaction; or	e 6 7
(b) under section 30, it is aggregated with a dutiable transaction that is not for a chattel.	t 8 9
(2) For subsection (1)(b), section 30 applies as if the transaction were a dutiable transaction.	a 10 11
30 Aggregation of dutiable transactions	12
(1) This section applies to dutiable transactions that together form, evidence, give effect to or arise from what is, substantially 1 arrangement.	, 13 14
(2) For assessing transfer duty on each of the dutiable transactions, the transactions must be aggregated and treated as a single dutiable transaction.	_
Example for subsection (2)—	17
A conducts a business of manufacturing bullbars. A agrees to sell the business to B as a going concern for \$500,000.00. The property included in the agreement comprises land, plant and equipment, goodwill and the business name.	
The land is dutiable property being land in Queensland and each of the other assets are dutiable property being Queensland business assets.	e 21 22
The agreement, so far as it relates to the sale of the land, is a dutiable transaction being an agreement to transfer land in Queensland and, so far as it relates to the agreement to sell each of the business assets, is a dutiable transaction being an agreement to transfer dutiable property that is a Queensland business asset. Accordingly, there are 4 dutiable transactions under the agreement.	24 r 25
Because the dutiable transactions together form 1 arrangement, they must be aggregated under this section for imposing transfer duty.	e 28 29
(3) For subsection (1), all relevant circumstances relating to the dutiable transactions must be taken into account in deciding whether they together form, evidence, give effect to or arise from what is, substantially 1 arrangement.	r 31
(4) For subsection (3), relevant circumstances include the following—	34

(a)	whether the transactions are contained in 1 instrument,	1
(b)	whether any of the transactions are conditional on entry into, or completion of, any of the other transactions;	2 3
(c)	whether the parties to any of the transactions are the same;	4
(d)	whether any party to a transaction is a related person of another party to any of the other transactions;	5 6
(e)	the time over which the transactions take place;	7
(f)	whether, before the transactions take place, the dutiable property the subject of the transactions was used together, or dependently with one another, by the transferor or transferors;	8 9 10
(g)	whether, after the transactions take place, the dutiable property the subject of the transactions will be used together, or dependently with one another, by the transferee or transferees.	13 13 13
	ansfer duty imposed on the dutiable transaction aggregated under on must—	14 15
(a)	be assessed on the total of the dutiable values of the transactions when the liability for transfer duty for each of the transactions arose; and	10 17 18
(b)	be apportioned between the transactions as decided by the commissioner.	19 20
Example f	for subsection (5)—	2
lots of land in	4 agreements between a builder and a developer, the builder agrees to purchase 4 land from the developer for \$100,000 each. The lots are dutiable property being Queensland and each of the agreements is a dutiable transaction being an ent to transfer land in Queensland.	22 23 24 25
signed	anough the sale of the 4 lots was negotiated at the same time, the agreements were on different dates over a 10 month period, had different settlement dates and of conditional on each other.	26 27 28
transac agreem the agr	section 24 (Rates of transfer duty) and schedule 3 (Rates of duty on dutiable tion and relevant acquisitions for land rich and corporate trustee duty), the ents for lots 1 to 3 have been separately stamped for \$2 350 transfer duty. When eement for lot 4 is lodged for stamping, the commissioner decides this section because the transactions together formed 1 arrangement.	29 30 31 32 33
	ingly, the transactions must be aggregated under this section for imposing duty and the duty apportioned between them.	34 35
	subsection (5)(a), the total of the dutiable values of the dutiable transactions on ransfer duty is imposed is \$400,000, being the value of each of the lots when the	36 37

	for transfer duty arose for each of the transactions, regardless of a variation in es since the liability arose.	1 2
Under s is \$12 4	ection 24 and schedule 3, transfer duty imposed on the aggregated transaction 75.	3 4
	ommissioner decides to apportion the transfer duty equally between the dutiable ions, the amount of transfer duty payable is \$3118.75 for each transaction.	5 6
the trans	the Administration Act, part 3, the commissioner will make a reassessment for sactions for lots 1 to 3. The assessment notice must state the matters mentioned on 26(2) of that Act.	7 8 9
the instru	ch party to each of the dutiable transactions must, when lodging ament or transfer duty statement relating to the transaction, give the commissioner stating details known to the party about—	10 11 12
(a)	all of the dutiable property included or to be included in the arrangement mentioned in subsection (1); and	13 14
(b)	the dutiable value of each dutiable transaction.	15
Note—		16
	he Administration Act, the requirement under this subsection is a lodgment nent for which a failure to comply is an offence under section 121 of that Act.	17 18
(7) Thi it relates	is section does not apply to a dutiable transaction to the extent that to—	19 20
(a)	a Queensland marketable security; or	21
(b)	the partition of dutiable property under section 31; or	22
(c)	an exchange of dutiable property.	23
31 Par	titions	24
property	is section applies to dutiable transactions under which dutiable held by persons jointly as joint tenants or tenants in common is ed, or agreed to be transferred, to 1 or more of the persons (a on').	25 26 27 28
	e dutiable value of each dutiable transaction comprising the is the greater of the following—	29 30
(a)	the amount by which the unencumbered value of the dutiable property transferred, or agreed to be transferred, is more than the unencumbered value of the interest held by the transferee in the property immediately before the transaction;	31 32 33 34
(b)	the consideration paid by any party to the transaction.	35

(3) For assessing transfer duty on each of the dutiable transactions, the transactions must be aggregated and treated as a single dutiable transaction.		1 2
section r	(4) The transfer duty imposed on the dutiable transactions under this section must be apportioned between the transactions as decided by the commissioner.	
(5) Th	is section does not apply to a transaction if section 48 ⁷ applies to action.	6 7
32 Tra	nsfer by way of security—land	8
(1) Th	is section applies if the commissioner is satisfied—	9
(a)	there has been a dutiable transaction that is a transfer of dutiable property by way of security (the "original transfer"); and	10 11
(b)	the property is land; and	12
(c)	transfer duty has been paid on the transaction; and	13
(d)	the property has been retransferred to the person who transferred it by way of security (the " retransfer ") or has been transferred to a person to whom the property has been transmitted by death or bankruptcy (also the " retransfer ").	14 15 16 17
the origin payable	e commissioner must make a reassessment of transfer duty paid on nal transfer to reduce the duty to the amount that would have been if the amount secured by the transfer had been secured by a e for which mortgage duty were imposed.	18 19 20 21
(3) Tra	ansfer duty is not imposed on the dutiable transaction that is the r.	22 23
	bsection (2) applies to the reassessment despite the limitation nder the Administration Act for reassessments.8	24 25
33 Tra	nsfer by way of security—other dutiable property	26
(1) Tra	ansfer duty is not imposed on a dutiable transaction if—	27

⁷ Section 48 (Dutiable value of dutiable transaction reduced for transfer of dutiable property to partner on retirement or dissolution)

⁸ See the Administration Act, part 3, (Assessments of tax), division 3 (Reassessments).

(a)	the transaction is a transfer of dutiable property by way of security; and	1 2
(b)	the property is not land.	3
(2) Su	bsection (3) applies if—	4
(a)	after the transfer by way of security, the transferee, or the transferee's assignee, acquires ownership of the dutiable property free from any interest of the transferor, or transferor's assignee; and	5 6 7 8
(b)	the transferee, or the transferee's assignee, were to newly acquire the dutiable property at the time of the acquisition mentioned in paragraph (a), the acquisition would be a dutiable transaction.	9 10 11
ransfere the trans	the acquisition of the ownership of the dutiable property by the e is taken to be a dutiable transaction and transfer duty imposed on action must be reduced by the amount of mortgage duty, if any, the transfer.	12 13 14 15
	6—SPECIAL PROVISIONS ABOUT DUTIABLE ANSACTIONS RELATING TO QUEENSLAND BUSINESS ASSETS	16 17 18
TR	ANSACTIONS RELATING TO QUEENSLAND	17
TR Division	ANSACTIONS RELATING TO QUEENSLAND BUSINESS ASSETS 1—Some basic concepts about Queensland businesses and their	17 18 19
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TR Division 34 Wh A "Qi business. 35 Wh	ANSACTIONS RELATING TO QUEENSLAND BUSINESS ASSETS 1—Some basic concepts about Queensland businesses and their assets at is a "Queensland business asset" ueensland business asset" is a business asset of a Queensland at is a "business asset"	17 18 19 20 21 22 23

(c)	a right to use a statutory business licence used for carrying on a business;	1 2
(d)	the business name used for carrying on a business;	3
(e)	a right under a franchise arrangement used for carrying on a business;	4 5
(f)	a debt of a business if the debtor resides in Queensland;	6
(g)	a supply right of a business;	7
(h)	intellectual property used for carrying on a business;	8
(i)	personal property in Queensland of a business.	9
(2) For	r subsection (1)—	10
(a)	a business asset mentioned in subsection (1)(b) that is issued or given under—	11 12
	(i) a Queensland Act is used for carrying on a business; or	13
	(ii) a Commonwealth Act is used for carrying on a business if it is used, exploited or exercised in Queensland; and	14 15
(b)	another business asset is used for carrying on a business if it is used, exploited or exercised in Queensland.	16 17
36 Wh	at is a "Queensland business"	18
A "Q ι	ieensland business" is a business—	19
(a)	that is conducted on or from a place in Queensland; or	20
(b)	the conduct of which consists wholly or partly of supplying land, money, credit or goods or any interest in them, or providing any service, to Queensland customers; or	21 22 23
(c)	that has ceased but satisfied paragraph (a) or (b) at any time in the 1 year before a dutiable transaction that is the transfer, or agreement for the transfer, of an asset of the business.	24 25 26
Example fo	or paragraph (c)—	27
after the For dete busines	less conducted from a place in Queensland goes into liquidation. Three months the business stops trading, the liquidator transfers business assets of the business. The business assets is a dutiable transaction, the sis a Queensland business because paragraph (a) was satisfied in the 1 year the transfer.	28 29 30 31 32

Division	2—Transactions for particular assets of Queensland businesses	1
	en transaction for particular Queensland business assets not iable transaction	2 3
	a debt of a business that is evidenced by a negotiable instrument is ect of a transaction, the transaction is not a dutiable transaction	4 5 6
(a)	another type of dutiable property is the subject of the same transaction or, under section 30, it is aggregated with a dutiable transaction; or	7 8 9
(b)	under the transaction, the negotiable instrument is or is to be transferred with all, or substantially all, of the negotiable instruments of the business.	10 11 12
	a supply right of a business is the subject of a transaction, the on is not a dutiable transaction unless—	13 14
(a)	another type of dutiable property is the subject of the same transaction or, under section 30, it is aggregated with a dutiable transaction; or	15 16 17
(b)	under the transaction, the supply right is or is to be transferred with all, or substantially all, of the supply rights of the business.	18 19
transaction 3	intellectual or personal property of a business is the subject of a con, the transaction is not a dutiable transaction unless, under 30, it is aggregated with a dutiable transaction for a Queensland asset, other than intellectual or personal property.	20 21 22 23
	or subsections (1)(a), (2)(a) and (3), section 30 applies as if the on were a dutiable transaction.	24 25
	en consignment of trading stock of Queensland business is a iable transaction	26 27
(1) Th	is section applies if—	28
(a)	the owner of a Queensland business transfers or agrees to transfer a Queensland business asset, other than trading stock of the business, to a person (the "new owner"); and	29 30 31
(b)	the owner places all or most of the trading stock on consignment for sale by a person, whether or not the new owner,	32 33

	(the "consignee") in the conduct of the business by the new owner; and	1 2
(c)	having regard to the terms of the consignment it is reasonable to conclude that the consignment is, or is part of, an arrangement to avoid transfer duty.	3 4 5
	thout limiting subsection (1)(c), the terms of the consignment he following—	6 7
(a)	the amount payable to the owner by the consignee and the terms of payment;	8 9
(b)	the price ultimately payable to the owner for the trading stock and the way in which it is worked out;	10 11
(c)	the basis of working out the consignee's commission;	12
(d)	the right of the consignee to mix the trading stock with other property not owned by the owner;	13 14
(e)	the right of the consignee to deal with the trading stock as if it were the consignee's or other than as agent of the owner.	15 16
	e placing of the trading stock on consignment is taken to be a of the stock.	17 18
Note—		19
	ingly, the transfer is a dutiable transaction being the transfer of a Queensland s asset because trading stock is a business asset being personal property.	20 21
	render of Queensland business asset so replacement asset may granted	22 23
a person	is section applies if a Queensland business asset is surrendered by (the "owner") so that a similar business asset may be granted, iven to or obtained by another person.	24 25 26
(2) For	r imposing transfer duty—	27
(a)	the surrender is taken to be a transfer of the business asset by the owner to the other person when the similar business asset is granted, issued, given or obtained; and	28 29 30
(b)	the owner and other person are the parties to the dutiable transaction that is the transfer of the business asset.	31 32

PART 7—DUTIABLE TRANSACTIONS RELATING TO PARTNERSHIPS	1 2
Division 1—Preliminary	3
40 Interpretation for property held by partnership or trust	4
A reference to a partnership or trust holding property is a reference to the holding of the property by the partners for the partnership or trustees of trust.	
Division 2—Some basic concepts about partnership acquisitions	8
41 What is a "partnership acquisition"	9
A person makes a "partnership acquisition" if the person acquires partnership interest in a partnership that—	a 10 11
(a) holds dutiable property; or	12
(b) has an indirect interest in dutiable property.	13
42 What is a partner's "partnership interest"	14
(1) A partner's "partnership interest" is—	15
(a) if the partner has a variable partnership entitlement under subsection (2)—the proportion that the value of the partner entitlements as a partner bears to the value of the entitlements of all partners in the partnership expressed as a percentage; or	's 17
(b) if the partner is entitled only to share in the profits of the partnership and has given or is required to give consideration, of has made or is required to make a contribution to the capital of the partnership, for the acquisition of the profit-sharin right—the partner's profit-sharing percentage; or	or 21 of 22
(c) if paragraph (a) or (b) does not apply—the greater of the following—	e 25 26
(i) the percentage of the capital of the partnership the partnership thas contributed or is obliged to contribute;	er 27 28

	(ii) the percentage of the losses of the partnership the partner is required to bear.	1 2
in a part entitleme or losses	r subsection (1)(a), a partner has a variable partnership entitlement thership if, in the ordinary course of determining the partner's ent to share in the profits or obligation to contribute to the capital of the partnership, the entitlement or obligation varies or may in time to time.	3 4 5 6 7
43 Wh	at is a partnership's "indirect interest" in dutiable property	8
A part	nership has an "indirect interest" in dutiable property if—	9
(a)	through a partnership interest or trust interest there is a connection between the partnership and dutiable property of the other partnership or trust; or	10 11 12
(b)	through a series of partnership interests or trust interests, or a combination of any of them, there is a connection between the partnership and dutiable property of a partnership or trust in the series.	13 14 15 16
44 Acq	quiring a partnership interest	17
	person acquires a partnership interest if a partnership is formed or on's partnership interest increases.	18 19
(2) Wi	thout limiting subsection (1)—	20
(a)	a partnership may be formed on—	21
	(i) a change in the membership of a partnership; or	22
	(ii) the merger of 2 or more partnerships; or	23
(b)	a person's partnership interest may increase—	24
	(i) under the terms of a partnership agreement; or	25
	(ii) on the retirement of a partner from a partnership; or	26
	(iii) on a change in the terms of a partnership agreement effecting a change in the interests of the partners.	27 28
	wever, a partner's variable partnership entitlement under 2 does not increase if—	29 30

((a)	contr	partner's entitlement to share in the profits or obligation to ribute to the capital or losses of the partnership increases ally because of the partner's performance as a partner; and	1 2 3
((b)	there	is no arrangement stating—	4
			the extent of the future variation to the partner's entitlement or obligation; or	5 6
		(ii)	the consideration for the variation.	7
		Divisi	ion 3—Dutiable value of partnership acquisitions	8
45 V	Wha	at is t	he dutiable value of a partnership acquisition	9
The follow			e value of a partnership acquisition is the greater of the	10 11
((a)	relate	consideration for the acquisition so far as the consideration es to dutiable property, or an indirect interest in dutiable erty, held by the partnership;	12 13 14
((b)	the v	alue of the acquisition worked out under section 46 or 47.	15
46 V	Wha	at is t	he value of a partnership acquisition—general	16
acquis partne	sitic ersh	on is the ip int	to subsections (5) and (6), the value of a partnership he total of the amounts worked out by applying the partner's terest to the unencumbered value, when the liability for rises, of—	17 18 19 20
((a)		dutiable property held by the partnership (the "relevant nership"); and	21 22
((b)	•	indirect interest in dutiable property held by the relevant tership.	23 24
under apply entity	sec ing in	tion 4 to the which	ection (1)(b), the unencumbered value of an indirect interest 43(a) of the relevant partnership is the amount worked out by a unencumbered value of the dutiable property held by the in the relevant partnership has a partnership or trust interest, or trust interest of the relevant partnership in that entity.	25 26 27 28 29

	r subsection (1)(b), the unencumbered value of an indirect interest ction 43(b) of the relevant partnership is the amount worked out	1 2 3
(a)	first applying to the unencumbered value of the dutiable property held by the ultimate entity, the partnership or trust interest of the partnership or trust (the "last partner or beneficiary") that is a partner or beneficiary of the ultimate entity; and	4 5 6 7
(b)	applying to the amount worked out under paragraph (a), and the unencumbered value of any dutiable property held by the last partner or beneficiary, the partnership or trust interest of the next partnership or trust in the series of partnerships or trusts that is a partner or beneficiary of the last partner or beneficiary; and	8 9 10 11 12
(c)	applying the calculation in paragraph (b) for each of the other partnerships or trusts in the series until the first entity's partnership interest or trust interest is used in the calculation; and	13 14 15
(d)	applying to the amount last worked out under paragraph (c) and the unencumbered value of any dutiable property held by the first entity, the partnership or trust interest of the relevant partnership.	16 17 18
	hedule 4 contains an example of how the value of a partnership on is worked out.	19 20
value of	r determining the value of a partner's partnership acquisition, the any dutiable property the partner contributed to the partnership on tion must be disregarded.	21 22 23
is an inc	r determining the value of a partner's partnership acquisition that rease in the partner's partnership interest, the acquisition is taken increase in the partner's partnership interest.	24 25 26
	at is the value of a partnership acquisition—merger of 2 or re partnerships	27 28
(1) Th	is section applies if—	29
(a)	a person (the "partner") first makes a partnership acquisition (the "new partnership acquisition") on the merger of 2 or more partnerships; and	30 31 32
(b)	the person had a partnership interest (the "old partnership interest") in 1 of the merging partnerships; and	33 34

(c)	the partner were to make a partnership acquisition for the old partnership interest immediately before the merger, the value of the partnership acquisition would include all or part of the unencumbered value of dutiable property (the "continuing property") that becomes dutiable property of the merged partnership.	1 2 3 4 5 6
(2) The lesser of	he value of the new partnership acquisition must be reduced by the f—	7 8
(a)	the amount that would be the value of the new partnership acquisition if the dutiable property of the merged partnership comprised only the continuing property; or	9 10 11
(b)	the amount that represents the value of the partner's partnership acquisition for the old partnership interest mentioned in subsection (1)(c) immediately before the merger worked out as if the dutiable property of the former partnership comprised only the continuing property.	12 13 14 15 16
Example f	for working out dutiable value under this section—	17
XYZ p merged merged	30% partner in the XYZ partnership that has dutiable property of \$10M. The partnership merges with another partnership, to form a new partnership (the d partnership). X has a 40% partnership interest in the merged partnership. The d partnership has dutiable property with an unencumbered value of \$12M, ing \$2M of the dutiable property of the XYZ partnership (the continuing ty).	18 19 20 21 22 23
The va	lue of X's new partnership acquisition is worked out as follows—	24
Examp	ole—	25
pa	ne value of X's interest in the merged partnership is \$4.8M, being 40% (X's artnership interest in the merged partnership) of \$12M (the unencumbered value the merged partnership's dutiable property).	26 27 28
	ne reduction under subsection (2)(a) is \$800 000, being 40% (X's partnership terest in the merged partnership) of \$2M (the continuing property).	29 30
	ne reduction under subsection (2)(b) is \$600 000, being 30% (X's partnership terest in the XYZ partnership) of \$2M (the continuing property).	31 32
	alue of X's partnership acquisition is \$4.2M, being \$4.8M less \$600 000 which is ser of the amounts worked out under subsection (2).	33 34

Division 4—Dutiable value of other dutiable transactions for dutiable property of partnership	1 2
48 Dutiable value of dutiable transaction reduced for transfer of dutiable property to partner on retirement or dissolution	3 4
(1) This section applies if, on a person (the "retiring partner") ceasing to be a partner in a partnership because of the retiring partner's retirement from the partnership or its dissolution, dutiable property of the partnership is transferred or agreed to be transferred to the retiring partner.	5 6 7 8
(2) The dutiable value of the dutiable transaction for the transfer, or agreement for the transfer, of the dutiable property to the retiring partner must be reduced by an amount worked out by applying the retiring partner's partnership interest in the partnership to the unencumbered value of the dutiable property immediately before the retirement or dissolution.	9 10 11 12 13
Example for subsection (2)—	14
A, B and C are in partnership in equal shares. B had a one-third partnership interest immediately before retiring. On B ceasing to be a partner, A and C transfer land to B. The dutiable value of the land acquired by B will be reduced by one-third.	15 16 17
PART 8—DUTIABLE TRANSACTIONS RELATING TO TRUSTS	18 19
Division 1—Preliminary	20
49 Application of pt 8	21
(1) This part applies to all expressly or intentionally created trusts, regardless of how they are created.	22 23
(2) However, this part does not apply to a trust acquisition or trust surrender of a trust interest in a public unit trust other than a majority trust acquisition in a land holding trust. ⁹	24 25 26

⁹ See division 7 (Public unit trusts), subdivisions 7 (Majority trust acquisitions in land holding trusts) and 8 (Indirect trust interests).

50 Joint trustees	1
If a trust has 2 or more trustees, the trustees are taken to be a single person for this chapter.	2 3
Note—	4
Under section 65, trustees are jointly and severally liable for transfer duty payable.	5
Division 2—Some basic concepts about property	6
51 Interpretation for property held by trust or partnership	7
A reference to a trust or partnership holding property is a reference to the holding of the property by the trustees on trust or the partners for the partnership.	8 9 10
52 Contracted property	11
(1) For a trust, contracted property is taken to be dutiable property held by the trust.	12 13
(2) For determining the dutiable value of a trust creation, trust termination, trust acquisition or trust surrender—	14 15
(a) a sale agreement made by the trustee is taken not to have been made; and	16 17
(b) a purchase agreement made by the trustee is taken to have been completed.	18 19
(3) If contracted property is included in determining the dutiable value of a trust creation, trust termination, trust acquisition or trust surrender and the sale agreement for the property is later completed or the purchase agreement for the property is later rescinded, the commissioner must make a reassessment as if the contracted property were never held by the trust.	20 21 22 23 24
(4) For the reassessment, the parties liable to pay transfer duty on the trust creation, trust termination, trust acquisition or trust surrender must lodge the instruments required for the original assessment.	25 26 27

		1	Division 3—Creation and termination of trusts	1
53	Cre	ating	g trust of dutiable property	2
	-		of dutiable property is created if a person, who has acquired r than as trustee, starts to hold the property as trustee.	3 4
	2) Al	so, a	trust of dutiable property is created if all the following	5 6
	(a)	a pe	erson holds dutiable property on trust ("trust 1");	7
	(b)	the	person is also trustee of another trust ("trust 2");	8
	(c)		person ceases to hold the dutiable property as trustee of t 1 and starts to hold the dutiable property as trustee for t 2;	9 10 11
	(d)		en the person starts to hold the dutiable property as trustee for t 2—	12 13
		(i)	a person who has a trust interest for the dutiable property under trust 2 did not have a trust interest for that property when it was held for trust 1; or	14 15 16
		(ii)	a person who has a trust interest for the dutiable property under trust 2 had a trust interest for that property when it was held for trust 1 and that person's trust interest increases.	17 18 19
54	Ter	mina	ating trust of dutiable property	20
			dutiable property is terminated if a person, having held the ustee, starts to hold the property other than as trustee.	21 22
j	Divisi	ion 4	—Some basic concepts about trust acquisitions and trust surrenders	23 24
55	Wh	at is	a "trust acquisition"	25
			makes a "trust acquisition" if the person acquires a trust rust that—	26 27
	(a)	holo	ds dutiable property; or	28
	(b)	has	an indirect interest in dutiable property.	29

Note-	_		1
tru: hol any	st aco ding of the	ection 81, an indirect trust acquisition in a land holding trust is taken to be a quisition. An indirect trust acquisition is the acquisition of an interest in a land trust through 1 or more corporations, partnerships or trusts, or a combination of nem. See definitions "indirect trust acquisition" and "indirect trust interest" actionary.	2 3 4 5 6
56	Wh	at is a "trust surrender"	7
intere	est i	son makes a " trust surrender " if the person surrenders a trust in a trust that holds dutiable property or has an indirect interest in property.	8 9 10
57	Wh	at is a "trust interest"	11
		"trust interest" is a person's interest as a beneficiary of a trust, n a life interest.	12 13
		r a trust that is a discretionary trust, only a taker in default of an ent by the trustee can have a trust interest.	14 15
		so, for a trust that is a superannuation fund, a member of the fund at interest in the fund.	16 17
Note-	_		18
		mption from transfer duty for a trust acquisition or surrender of a member's in a superannuation fund, see section 119.	19 20
58	Wh	at is a trust's "indirect interest" in dutiable property	21
A	trusi	has an "indirect interest" in dutiable property if—	22
	(a)	through a trust interest or partnership interest, there is a connection between the trust and dutiable property of the other trust or partnership; or	23 24 25
	(b)	through a series of trust interests or partnership interests, or a combination of any of them, there is a connection between the trust and dutiable property of a trust or partnership in the series.	26 27 28
59	Acq	uiring a trust interest	29
(1)	A	person acquires a trust interest if—	30

	(a)	of the trust or otherwise; or	1 2
	(b)	being a beneficiary of a trust, the person's trust interest increases, other than because of the surrender of another person's trust interest in the trust for which transfer duty has been paid.	3 4 5
inte	rest d	a beneficiary's trust interest is subject to a prior life interest, the loes not increase merely because the life tenant dies or, over time, at of the life interest reduces.	6 7 8
60		neficiary's trust interest is percentage of or proportionate to perty held on trust	9 10
(1) A l	beneficiary's trust interest is—	11
	(a)	for a beneficiary who is a taker in default under a discretionary trust—	12 13
		(i) the percentage of the trust income or trust property the beneficiary would receive in default of appointment by the trustee; or	14 15 16
		(ii) if the beneficiary would receive both trust income and trust property in default of appointment by the trustee, the greater percentage of the trust income or trust property the beneficiary would receive; or	17 18 19 20
	(b)	for a beneficiary of a trust, other than a discretionary trust, whose entitlement is solely to income of the property held on trust—the proportion of the value of the beneficiary's entitlement that bears to the value of the entitlements of all beneficiaries expressed as a percentage; or	21 22 23 24 25
	(c)	for another beneficiary—the proportion that the beneficiary's entitlement under the trust bears to the unencumbered value of the property held on trust expressed as a percentage.	26 27 28
ís—	2) Foi -	r subsection (1)(c), the beneficiary's entitlement under the trust	29 30
	(a)	the amount of the unencumbered value of the property held on trust that the beneficiary could receive as a result of the acquisition of the beneficiary's trust interest determined at the time of acquisition of the interest; or	31 32 33 34
	(b)	the entitlement stated in subsection (3) if—	35

	(i)	the beneficiary's entitlement under the trust is not subject to a prior life interest; and	1 2
	(ii	the beneficiary's entitlement under the trust may increase, including from nothing, on the fulfilment of any condition, contingency or the exercise or non-exercise of any power or discretion; and	3 4 5 6
	(ii	i) the condition, contingency, power or discretion is part of an arrangement a significant purpose of which is to lessen the amount of the beneficiary's entitlement at a particular time.	7 8 9
the m	aximu l have	bsection (2)(b), the beneficiary's entitlement under the trust is m interest in the property held on trust that the beneficiary on the fulfilment of the condition or contingency or the non-exercise of the power or discretion.	10 11 12 13
benefi	ciary's	majority trust acquisition, a reference in this section to a sentitlement under the trust includes the entitlement under the ed persons of the beneficiary.	14 15 16
61 V	Who is	a "related person"	17
(1)	A pers	son is a "related person" of another person if—	18
(a) for	r individuals—they are members of the same family; or	19
(the	r an individual and a corporation—the person or a member of e person's family is a majority shareholder, director or cretary of the corporation or a related body corporate of the rporation, or has a majority interest in it; or	20 21 22 23
(un	r an individual and a trustee—the person or a related person der another provision of this section is a beneficiary of the ast; or	24 25 26
(d) for	r corporations—they are related bodies corporate; or	27
(pe	r a corporation and a trustee—the corporation or a related rson under another provision of this section is a beneficiary of e trust; or	28 29 30
(f) for	r trustees—	31
	(i)	there is a person who is a beneficiary of both trusts; or	32

(ii) a person is beneficiary of 1 trust and a related person un another provision of this section is a beneficiary of the ot trust.	
(2) Also, a person is a "related person" of another person if the person acquire trust interests in a land holding trust and the acquisitions for evidence, give effect to or arise from what is substantially 1 arrangement	rm, 5
(3) However, a person is not a "related person" of another person un subsection (1) if the commissioner is satisfied the interests of the person	
(a) were acquired independently; and	9
(b) were not acquired for a common purpose.	10
Division 5—Dutiable value of trust acquisitions and trust surrender	s 11
62 What is the dutiable value of a trust acquisition or trust surren	der 12
The dutiable value of a trust acquisition or trust surrender is the great of the following—	ater 13 14
 (a) the consideration for the acquisition or surrender so far as consideration relates to dutiable property, or an indirect inter in dutiable property, held by the trust; 	
(b) the value of the acquisition or surrender worked out un section 63.	18 19
63 What is the value of a trust acquisition or trust surrender	20
(1) Subject to subsections (6) to (8), the value of a trust acquisition trust surrender is the total of the amounts worked out by applying beneficiary's trust interest to the unencumbered value, when the liabifor transfer duty arises, of—	the 22
(a) the dutiable property held by the trust (the "relevant trust");	and 25
(b) any indirect interest in dutiable property held by the relevent trust.	vant 26 27
Note—	28
Under section 52(1), dutiable property includes contracted property.	29

	subsection (1), the beneficiary's trust interest for a trust is the beneficiary's trust interest immediately before the	1 2 3
under section applying to entity in wh	on 58(a) of the relevant trust is the amount worked out by the unencumbered value of the dutiable property held by the ich the relevant trust has a trust or partnership interest, the trust ip interest of the relevant trust in that entity.	4 5 6 7 8
	absection (1)(b), the unencumbered value of an indirect interest on 58(b) of the relevant trust is the amount worked out by—	9 10
he tri	rst applying to the unencumbered value of the dutiable property eld by the ultimate entity, the trust or partnership interest of the ust or partnership (the "last beneficiary or partner") that is a eneficiary or partner of the ultimate entity; and	11 12 13 14
ur be tru	oplying to the amount worked out under paragraph (a), and the nencumbered value of any dutiable property held by the last eneficiary or partner, the trust or partnership interest of the next ust or partnership in the series of trusts or partnerships that is a eneficiary or partner of the last beneficiary or partner; and	15 16 17 18 19
tru	oplying the calculation in paragraph (b) for each of the other usts or partnerships in the series until the first entity's trust terest or partnership interest is used in the calculation; and	20 21 22
th	oplying to the amount last worked out under paragraph (c) and the unencumbered value of any dutiable property held by the first entity, the trust or partnership interest of the relevant trust.	23 24 25
	lule 4 contains an example of how the value of a trust is worked out.	26 27
an increase acquisition,	etermining the value of a beneficiary's trust acquisition that is in the beneficiary's trust interest, other than a majority trust the beneficiary's trust interest is taken to be the increase in the s trust interest.	28 29 30 31
increase in a	ection (8) applies to a majority trust acquisition that is an a beneficiary's trust interest (the "relevant trust acquisition") upened in the following circumstances—	32 33 34
be	e trust interest of the beneficiary and related persons of the eneficiary was more than 50% immediately before the relevant ust acquisition;	35 36 37

	ransfer duty was previously paid for a majority trust acquisition n the trust made by the beneficiary or related persons;	1 2
n	ince the majority trust acquisition mentioned in paragraph (b), no other related person of the beneficiary has made a trust acquisition in the trust.	3 4 5
the relevan	letermining the value of the beneficiary's trust acquisition that is at trust acquisition, the beneficiary's trust interest is taken to be e in the beneficiary's trust interest.	6 7 8
	Division 6—Liability to transfer duty	9
64 Liabi	lity to pay transfer duty on creation or termination of trust	10
the trust is	rust of dutiable property is created or terminated, the trustee of s the party to the dutiable transaction that is the creation or n of the trust.	11 12 13
	the trustee of the trust does not pay the transfer duty, the es of the trust are jointly and severally liable for the duty.	14 15
65 Liabi	lity of joint trustees	16
	t has 2 or more trustees, the trustees are jointly and severally ny transfer duty imposed.	17 18
66 When	no transfer duty on trust acquisition or trust surrender	19
	ecause of the creation of a trust of dutiable property, a person trust interest in the property, transfer duty is not imposed on the if—	20 21 22
, ,	ransfer duty has been paid for the dutiable transaction that is the creation of the trust of the property; or	23 24
· /	he dutiable transaction that is the creation of the trust of the property is exempt from transfer duty.	25 26
acquires a	ecause of the acquisition of dutiable property by a trust, a person trust interest in the property, transfer duty is not imposed on the of the trust interest if—	27 28 29

(a) the trustee has paid transfer duty for the acquisition of the property; or	e 1 2
(b) the dutiable transaction that is the acquisition of the property is exempt from transfer duty; or	s 3 4
(c) duty is not imposed on the acquisition of the property by the trustee.	e 5 6
(3) If, because of the termination of a trust of dutiable property, a persor surrenders a trust interest in the property, transfer duty is not imposed or the surrender if—	
(a) transfer duty has been paid for the dutiable transaction that is the termination of the trust of the property; or	e 10 11
(b) the dutiable transaction that is the termination of the trust of the property is exempt from transfer duty.	e 12 13
67 Parties to trust acquisition and trust surrender	14
(1) For a trust acquisition, the beneficiary acquiring the trust interest is the party to the dutiable transaction.	s 15
(2) For a trust surrender, the trustee and the beneficiary whose trust interest is surrendered are the parties to the dutiable transaction.	t 17
Note—	19
Under section 17, the parties to a dutiable transaction are liable to pay transfer duty imposed on the transaction.	y 20 21
Division 7—Public unit trusts	22
Subdivision 1—Preliminary	23
68 What is a "public unit trust"	24
A "public unit trust" is—	25
(a) a listed unit trust; or	26
(b) a widely held unit trust; or	27
(c) a wholesale unit trust; or	28
(d) a pooled public investment unit trust; or	29

(e) a declared public unit trust.	1
Subdivision 2—Basic concepts about listed unit trusts	2
69 What is a "listed unit trust"	3
A "listed unit trust" is a unit trust the units in which are quoted on the market operated by a recognised stock exchange.	4 5
Subdivision 3—Basic concepts about widely held unit trusts	6
70 What is a "widely held unit trust"	7
(1) A "widely held unit trust" is a unit trust, other than a listed unit trust, that is a registered managed investment scheme for which—	8 9
(a) units in the trust have been issued to the public; and	10
(b) 50 or more persons are beneficially entitled to the units in the trust; and	11 12
(c) more than 20 persons are beneficially entitled to at least 75% of the total units in the trust.	13 14
Note—	15
Also, under section 71, the commissioner may treat a unit trust as a widely held unit trust.	16 17
(2) However, for a trust acquisition or trust surrender of a trust interest in a trust, a unit trust is not a widely held unit trust if subsection (1)(b) and (c) is not satisfied before and after the trust acquisition or trust surrender.	18 19 20
(3) For subsection (2), a trust acquisition or trust surrender of a trust interest in a unit trust includes a series of trust acquisitions or trust surrenders under an arrangement.	21 22 23
(4) If subsection (2) applies to a unit trust, the trust is not a widely held unit trust from immediately before the trust acquisition or trust surrender or the first acquisition or surrender under the arrangement.	24 25 26
(5) For subsection (1), a person is taken to be beneficially entitled to all units held by the person and related persons of the person.	27 28

71	Wh	en unit trust may be treated as widely held unit trust	1
(1)	Th	is section applies if the commissioner is satisfied—	2
	(a)	units in a unit trust (the "start up units") will be issued to the public to an extent and with the entitlements mentioned in section 70(1) within 1 year after the first issue of units to the public; and	3 4 5 6
	(b)	the start up units are the only units in the unit trust to be issued from and including the first issue to the public until the unit trust becomes a widely held unit trust (the "start-up period").	7 8 9
		e commissioner may treat the unit trust as a widely held unit trust art-up period.	10 11
subse	ectio	wever, if the start-up units are not issued in the way mentioned in on (1)(a) or are not the only units issued in the unit trust in the period (the "disqualifying circumstances")—	12 13 14
	(a)	the trustee must, within 28 days after the disqualifying circumstances happen, give the commissioner notice about the disqualifying circumstances; and	15 16 17
	(b)	the unit trust is taken not to have been a widely held unit trust in the start-up period; and	18 19
	(c)	the commissioner must make an assessment for transfer duty for each trust acquisition or trust surrender in the start-up period as if the trust were not a widely held unit trust in the period; and	20 21 22
	(d)	the start date for the Administration Act, section 54(4), is 61 days after the relevant trust acquisition or trust surrender.	23 24
	S	ubdivision 4—Basic concepts about wholesale unit trusts	25
72	Wh	at is a "wholesale unit trust"	26
(1) trust-		"wholesale unit trust" is a unit trust, other than a listed unit	27 28
	(a)	that is established and managed by a funds manager; and	29
	(b)	the units in which are predominantly acquired by, for or on account of, wholesale investors.	30 31

Queensland trust was es placed with	holesale unit trust" includes a unit trust that holds land in , or has an indirect interest in land in Queensland, only if the stablished, and continues, solely for the investment of funds it by wholesale investors using the funds manager's funds it and investment services.	1 2 3 4 5
	ever, for a trust acquisition or trust surrender of a trust interest in it trust is not a wholesale unit trust if—	6 7
(a) th	e trust is established or managed for a particular person; or	8
	absection (1)(b) or if applicable subsection (2) is not satisfied efore and after the trust acquisition or trust surrender.	9 10
interest in	a unit trust includes a series of trust acquisitions or trust under an arrangement.	11 12 13
unit trust fro	section (3) applies to a unit trust, the trust is not a wholesale om immediately before the trust acquisition or trust surrender or uisition or surrender under the arrangement.	14 15 16
73 What i	is a "funds manager"	17
(1) A "fu	nds manager" is—	18
	body corporate that provides funds management and vestment services to wholesale investors as its principal asiness if—	19 20 21
(i)	the body corporate manages funds of more than \$500 000 000 invested with it; and	22 23
(ii	the business is not conducted to provide the services only to particular wholesale investors; and	24 25
(ii	ii) the body corporate is recognised by other funds managers as a competitor with them for the services; or	26 27
fir pr	body corporate that is a member of a corporate group of a nancial institution or an insurer whose principal business is roviding funds management and investment services to holesale investors if—	28 29 30 31
(i)	the body corporate or the corporate group manages funds of more than \$500 000 000 invested with it by wholesale investors; and	32 33 34

	(ii) the business is not conducted to provide the services only to particular wholesale investors; and	1 2
	(iii) the body corporate is recognised by other funds managers as a competitor with them for the services.	3 4
corporate investmer	osection (3) applies if the commissioner is satisfied a body or corporate group will provide funds management and not services to wholesale investors to the extent mentioned in n (1)(a) or (b) within the start-up period.	5 6 7 8
	e commissioner may treat the body corporate as a funds manager art-up period.	9 10
funds mai	wever, if the body corporate or corporate group does not provide nagement and investment services as mentioned in subsection (1) rt-up period—	11 12 13
	the body corporate must, within 28 days after the end of the start-up period, give the commissioner notice of that fact; and	14 15
	the body corporate is taken not to have been a funds manager in the start-up period; and	16 17
	the commissioner must make an assessment for transfer duty for each trust acquisition or trust surrender in the start-up period as if the body corporate were not a funds manager in the period; and	18 19 20
	the start date for the Administration Act, section 54(4), is 61 days after the relevant trust acquisition or trust surrender.	21 22
(5) In the	his section—	23
acqu	period" , for a body corporate, means 1 year after the first distinction by a wholesale investor of a trust interest in a unit trust blished and managed by the body corporate.	24 25 26
74 Who	o is a "wholesale investor"	27
A "who	olesale investor" in a wholesale unit trust is—	28
. ,	a funds manager, other than the funds manager that established and manages the trust, investing funds of another wholesale unit trust managed by the funds manager; or	29 30 31
(b)	the trustee of another wholesale unit trust investing funds of another wholesale unit trust managed by the trustee; or	32 33

((c)	the trustee of a superannuation fund under the Superannuation Industry (Supervision) Act 1993 (Cwlth) having more than	1 2
		\$10 000 000 in assets; or	3
((d)	a person who has more than \$10 000 000 invested in wholesale unit trusts.	4 5
Subdi	ivisi	on 5—Basic concepts about pooled public investment unit trusts	6
75 V	Wha	at is a "pooled public investment unit trust"	7
listed public	uni c un	'pooled public investment unit trust' is a unit trust, other than a it trust, widely held unit trust, wholesale unit trust or declared it trust, that is a registered managed investment scheme or exempt investment scheme for which—	8 9 10 11
((a)	either of the following apply—	12
		(i) units in the trust have been issued to the public;	13
		(ii) at least 75% of the total units in the trust are held by 2 or more large qualified holders; and	14 15
((b)	at least 50 persons are entitled to units in the trust; and	16
((c)	more than 20 persons are entitled to at least 75% of the total units in the trust. 10	17 18
		wever, for a trust acquisition or trust surrender of a trust interest in unit trust is not a pooled public investment unit trust unless—	19 20
((a)	if subsection (1)(a)(i) applies—subsection (1)(b) and (c) is satisfied before and after the trust acquisition or trust surrender; or	21 22 23
((b)	if subsection (1)(a)(ii) applies—subsection (1)(a)(ii), (b) and (c) is satisfied before and after the trust acquisition or trust surrender.	24 25
intere	st i	subsection (2), a trust acquisition or trust surrender of a trust n a unit trust includes a series of trust acquisitions or trust sunder an arrangement.	26 27 28

See sections 77 (Who is holder of units in pooled public investment unit trust) and 78 (Who is entitled to units in pooled public investment unit trust).

inve	stme	subsection (2) applies to a unit trust, the trust is not a pooled public nt unit trust from immediately before the trust acquisition or trust or the first acquisition or surrender under the arrangement.	1 2 3
76	Wh	o is a "qualified holder" and a "large qualified holder"	4
(1	l) A '	'qualified holder'' of units in a unit trust is—	5
	(a)	the trustee of a listed unit trust, widely held unit trust, wholesale unit trust or declared public unit trust; or	6 7
	(b)	the trustee of a complying superannuation fund; or	8
	(c)	the trustee of a complying approved deposit fund; or	9
	(d)	a life company if the units held represent an investment of its statutory funds maintained by it under the <i>Life Insurance Act</i> 1995 (Cwlth).	10 11 12
		"large qualified holder" of units in a unit trust is a qualified ith more than 50 members.	13 14
77	Wh	o is holder of units in pooled public investment unit trust	15
		r section 75, a qualified holder is taken to hold the units in a unit I for the holder by a custodian.	16 17
(2	2) Fo	r section 75(1)(b) and (c)—	18
	(a)	a trustee of a complying superannuation fund that has invested in a pooled superannuation trust is taken to hold the number of units in a unit trust held by the trustee of the pooled superannuation trust that is worked out by applying the fund's interest in the pooled superannuation trust to the units held by the trustee; and	19 20 21 22 23
	(b)	a member of a pooled public investment unit trust is taken to hold the number of units in a unit trust held by the trustee of the pooled public investment unit trust that is worked out by applying the member's interest in the pooled public investment unit trust to the units held by the trustee.	24 25 26 27 28
a po	oled	r subsection (2)(a), a complying superannuation fund's interest in superannuation trust is the proportion that the fund's investment the total of all investments in the trust expressed as a percentage.	29 30 31
		r subsection (2)(b), a member's interest in a pooled public nt unit trust is the proportion that the value of the member's	32 33

	ent as a member bears to the value of the entitlements of all	1
members	in the trust expressed as a percentage.	2
78 Wh	o is entitled to units in pooled public investment unit trust	3
(1) For	r section 75(1)(b) and (c)—	4
(a)	a member of a large qualified holder of units in a unit trust is taken to be entitled to the number of units in the trust that is worked out by applying the member's interest in the holder to the units in the trust held by the holder; and	5 6 7 8
(b)	another holder of units in the trust is entitled to the units held.	9
is the probears to	r subsection (1)(a), a member's interest in a large qualified holder oportion that the value of the member's entitlement as a member the value of the entitlements of all members in the holder d as a percentage.	10 11 12 13
taken to	r section 75, a person who is entitled to units in the unit trust is be entitled to all units that, under subsection (1)(a) and (b), the nd related persons of the person are entitled.	14 15 16
Sub	division 6—Basic concepts about declared public unit trusts	17
79 Wh	at is a "declared public unit trust"	18
	eclared public unit trust" is a unit trust declared under a n to be a public unit trust for this division.	19 20
Subc	livision 7—Majority trust acquisitions in land holding trusts	21
80 Wh	at is a "majority trust acquisition"	22
	son who makes a trust acquisition in a land holding trust makes a ty trust acquisition" if—	23 24
(a)	the person, or the person and related persons of the person (whether alone or jointly), acquire a trust interest in the trust of more than 50%; or	25 26 27
(b)	the person, or related persons of the person (whether alone or jointly), acquire a trust interest in the trust that, when aggregated	28 29

with trust interests already held by the person and related persons of the person (whether alone or jointly), is more than 50%.	1 2
81 Interpretation for majority trust acquisitions	3
(1) This section applies for imposing transfer duty on majority trust acquisitions.	4 5
(2) An indirect trust interest in a land holding trust being acquired by a person is taken to be a trust interest in the trust.	6 7
(3) Also, an indirect trust interest in a land holding trust already held by an acquirer or related person of the acquirer is taken to be a trust interest in the trust.	8 9 10
(4) For an indirect trust interest in a land holding trust taken to be a trust interest under subsection (2) or (3), the acquirer and any related persons of the acquirer are taken to be beneficiaries.	11 12 13
(5) An indirect trust acquisition is taken to be a trust acquisition in the land holding trust in which the indirect trust interest is acquired.	14 15
82 Deduction—transfer duty for majority trust acquisition	16
(1) This section applies if—	17
(a) transfer duty has been paid or is payable on a dutiable transaction that is a majority trust acquisition; and	18 19
(b) transfer duty or land rich duty is imposed or has been paid on indirect trust acquisitions and trust acquisitions relating to the majority trust acquisition.	20 21 22
(2) The duty mentioned in subsection (1)(b) must be reduced by the amount of the transfer duty paid or payable under subsection (1)(a) to the extent that the indirect trust interests and trust interests were included in working out the dutiable value of the majority trust acquisition.	23 24 25 26

			Subdivision 8—Indirect trust interests	1
83			indirect trust interest is proportionate to land holding utiable property	2 3
that trust	the u	inenc	indirect trust interest in a land holding trust is the proportion umbered value of the person's entitlement in the land holding the unencumbered value of dutiable property held by the land expressed as a percentage.	4 5 6 7
84	Wh	at is	the value of person's entitlement in land holding trust	8
			encumbered value of a person's entitlement in a land holding ount worked out by—	9 10
	(a)		ne person has a subordinate interest in an entity (the "first eficiary") that is a beneficiary of the land holding trust—	11 12
		(i)	first applying to the unencumbered value of the dutiable property held by the land holding trust, the first beneficiary's trust interest in the land holding trust; and	13 14 15
		(ii)	applying to the amount worked out under subparagraph (i), the person's subordinate interest in the first beneficiary; or	16 17
	(b)	if pa	aragraph (a) does not apply—	18
		(i)	first applying to the unencumbered value of the dutiable property held by the land holding trust, the subordinate interest of the entity (also the "first beneficiary") that is a beneficiary of the land holding trust; and	19 20 21 22
		(ii)	applying to the amount worked out under subparagraph (i), the subordinate interest of the next entity in the series of entities that is a shareholder, partner or beneficiary of the first beneficiary connecting the land holding trust to the person; and	23 24 25 26 27
		(iii)	applying the calculation in subparagraph (ii) for each of the other entities in the series until the person's subordinate interest is applied to the amount worked out under the application of subparagraph (ii) for the entity in which the person's subordinate interest is held.	28 29 30 31 32
(2	P) Fo	r subs	section (1)(b)(iii)—	33

(a)	the reference in subsection (1)(b)(ii) to the amount worked out under subsection (1)(b)(i) is a reference to the amount worked out under the previous application of subsection (1)(b)(ii); and	1 2 3
(b)	the reference to the first beneficiary is a reference to the next shareholder, partner or beneficiary in the series for which subsection (1)(b)(ii) is being applied.	4 5 6
	PART 9—CONCESSIONS FOR HOMES	7
	Division 1—Preliminary	8
85 Pui	rpose of pt 9	9
for a dut	urpose of this part is to provide for concessions for transfer duty iable transaction that is the transfer, or agreement for the transfer, ie or first home.	10 11 12
Div	vision 2—Some basic concepts about concessions for homes	13
86 Wh	at is a "home" and a "first home"	14
	residence is a person's "home" if the person's occupation date for dence is within 1 year after the person's transfer date for the al land.	15 16 17
Note—		18
	nsfer duty to be imposed for residential land, it must be in Queensland, see $10(1)(a)$. 11	19 20
the home	person's home is the person's "first home" if, before acquiring e, the person did not hold and never before held, an interest in other al land in Queensland or elsewhere other than—	21 22 23

¹¹ Section 10 (What is "dutiable property")

	(a)	as trustee for another person; or	1
	(b)	as lessee; or	2
	(c)	as the holder of a security interest.	3
87	Wh	at is a "residence"	4
A	"res	idence" is a building, or part of a building, that is—	5
	(a)	fixed to land; and	6
	(b)	designed, or approved by a local government, for human habitation by a single family unit; and	7 8
	(c)	used for residential purposes.	9
88	Wh	at is a person's "occupation date" for a residence	10
	er of	on's "occupation date" for a residence is the date the person, as the residence, starts occupying it as the person's principal place of .	11 12 13
89	Wh	at is a person's "transfer date" for residential land	14
entit	led t	on's "transfer date" for residential land is the date the person is o possession of the land under the dutiable transaction that is the or agreement for the transfer, of the land.	15 16 17
90	Wh	at is the "dutiable value" of residential land	18
trans part	action of t	dutiable value" of residential land the subject of a dutiable on that is a transfer, or agreement for the transfer, of land is the he dutiable value of the transaction that is attributable to the all land.	19 20 21 22
		Division 3—Concessions for homes and first homes	23
91	Con	cession for transfer duty—home	24
(1) Thi	is section applies if—	25

(a)	a dutiable transaction is the transfer, or agreement for the transfer, of residential land; and	1 2				
(b) either of the following apply—						
	(i) the transferees are individuals and are not trustees and the residence will be their home;	4 5				
	(ii) the transferees are trustees of a trust, other than a discretionary or unit trust, the beneficiaries are individuals all of whom are under a legal disability and the residence would be the home of all the beneficiaries if they were the transferees of the land.	6 7 8 9 10				
	e transfer duty imposed on the dutiable transaction is the amount out under subsection (3) or (5).	11 12				
	he dutiable value of the residential land is not more than \$250 000, fer duty is the total of—	13 14				
(a)	\$1 for each \$100, or part of \$100, of the dutiable value of the land; and	15 16				
(b)	the amount worked out by deducting, from transfer duty on the dutiable value of the dutiable transaction, the amount worked out by applying the relevant rate to the dutiable value of the residential land.	17 18 19 20				
in sched dutiable	r subsection (3), the relevant rate is the rate of transfer duty stated ule 3, column 2, opposite the part of the dutiable value of the transaction attributable to the dutiable value of the residential land schedule 3, column 1.	21 22 23 24				
	he dutiable value of the residential land is more than \$250 000, the luty is the total of—	25 26				
(a)	\$2 500; and	27				
(b)	the amount worked out by deducting, from transfer duty on the dutiable value of the dutiable transaction, the amount worked out by applying the relevant rate to \$250 000.	28 29 30				
	r subsection (5), the relevant rate is the rate of transfer duty stated ale 3, column 2, for \$250,000.	31 32				
92 Cor	ncession for transfer duty—first home	33				
(1) Th	is section applies if—	34				

(a)	a dutiable transaction is the transfer, or agreement for the transfer, of residential land; and	1 2
(b)	either of the following apply—	3
	(i) the transferees are individuals and are not trustees and the residence will be their first home;	4 5
	(ii) the transferees are trustees of a trust, other than a discretionary or unit trust, the beneficiaries are individuals all of whom are under a legal disability and the residence would be the first home of all the beneficiaries if they were the transferees of the land and other residential land previously the subject of a trust of which they were beneficiaries; and	6 7 8 9 10 11 12
(c)	the consideration for the transfer of the dutiable property the subject of the transaction is at least the unencumbered value of the dutiable property.	13 14 15
	e transfer duty imposed on the dutiable transaction is the amount er duty worked out under section 91 less the following amount—	16 17
(a)	if the dutiable value of the residential land is not more than \$80 000—\$800;	18 19
(b)	if the dutiable value of the residential land is more than \$80 000 but not more than \$150 000—\$500;	20 21
(c)	if the dutiable value of the residential land is more than \$150 000 but not more than \$155 000—\$300;	22 23
(d)	if the dutiable value of the residential land is more than \$155 000 but not more than \$160 000—\$200.	24 25
		26
	ncession for transfer duty—mixed and multiple claims for nes and first homes for individuals	27 28
(1) Th	is section applies if—	29
(a)	a dutiable transaction is the transfer, or agreement for the transfer, of residential land; and	30 31
(b)	there is more than 1 transferee of the dutiable property the subject of the transaction; and	32 33
(c)	the residence is—	34

	(1)	transferees"); or	2
	(ii)	the home or first home of 1 or more of the transferees (also the "relevant transferees") but not all transferees; and	3
(d)	the r	relevant transferees are individuals.	5
(2) Als	so, thi	is section applies if—	6
(a)	trans	utiable transaction is the transfer, or agreement for the sfer, of residential land on which more than 1 residence is structed; and	7 8 9
(b)		more of the residences is, for 1 or more of the transferees of the "relevant transferees"), a home or first home; and	10 11
(c)	the r	relevant transferees are individuals.	12
transfer, that, if it in the lar	or aga were nd, w bsect	tion, this section applies if a dutiable transaction is the reement for the transfer, of a part interest in residential land a transfer, or agreement for the transfer, of the whole interest ould be a dutiable transaction to which this section applies ion (1) or (2), other than the requirement for more than	13 14 15 16 17 18
		nsfer duty imposed on a dutiable transaction to which this s under subsection (1)(c)(i) or (2) is the total of—	19 20
(a)		each relevant transferee, the amount worked out by applying ransferee's interest to the concessional duty; and	21 22
(b)	dutia amo	amount worked out by deducting, from transfer duty on the able value of the transaction, the amount (the "deduction ount") worked out by applying the relevant rate to the lesser are following—	23 24 25 26
	(i)	the total of the value of each relevant transferee's interest;	27
	(ii)	\$250 000.	28
		nsfer duty imposed on a dutiable transaction to which this sunder subsection (1)(c)(ii) or (3) is the total of—	29 30
(a)		each relevant transferee, the amount worked out by applying ransferee's interest to the concessional duty; and	31 32
(b)	the a	amount worked out by deducting, from transfer duty on the able value of the transaction, the amount (also the	33 34

		to the lesser of the following—		
	(i)	the total of the value of each relevant transferee's interest;	3	
	(ii)	the total of the relevant transferees' interests multiplied by \$250 000.	4 5	
(6) For	r sub	sections (4) and (5)—	6	
(a)	the	concessional duty is the transfer duty that—	7	
	(i)	if section 91 were to apply to the dutiable transaction—would be equal to the amount worked out under section 91(3)(a) or the amount stated in section 91(5)(a); or	8 9 10 11	
	(ii)	if section 92 were to apply to the dutiable transaction—would be equal to the amount worked out under section 91(3)(a) or the amount stated in section 91(5)(a) less the amount of the deduction under section 92(2); and	12 13 14 15 16	
(b)	the	relevant transferee's interest is the proportion that the share of transferee in the whole dutiable property bears to the total of shares of—	17 18 19	
	(i)	for a dutiable transaction to which this section applies under subsection (3)—all the co-owners, or the owner, on completion of the transaction; or	20 21 22	
	(ii)	for another dutiable transaction—all the transferees; and	23	
(c)	app	value of a relevant transferee's interest is worked out by lying the transferee's interest to the dutiable value of the dential land; and	24 25 26	
(d)	colu tran	relevant rate is the rate of transfer duty stated in schedule 3, amn 2, opposite the part of the dutiable value of the dutiable saction attributable to the deduction amount as stated in edule 3, column 1.	27 28 29 30	
mentione	d in	elevant transferee under subsection (2), the residential land subsection (6)(c) is the part of the residential land relating to 's home or first home.	31 32 33	

Oncession for transfer duty—mixed and multiple claims for homes and first homes	1 2
(1) This section applies if—	3
(a) a dutiable transaction is the transfer, or agreement for the transfer, of residential land; and	4 5
(b) the transferee is a trustee of a trust, other than a discretionary or unit trust; and	6 7
(c) the beneficiaries of the trust are individuals all of whom are under a legal disability.	8 9
(2) Section 93 applies to the transaction as if the beneficiaries are the transferees of the residential land.	10 11
95 Application for concession for transfer duty for home or first home	12 13
An application for a concession for transfer duty on a dutiable transaction that is the transfer, or agreement for the transfer, of a home or first home must be made in the approved form.	14 15 16
PART 10—CONCESSIONS FOR DUTIABLE TRANSACTIONS FOR PARTICULAR FAMILY BUSINESSES	17 18 19
Division 1—Preliminary	20
96 Purpose of pt 10	21
The purpose of this part is to provide concessions for transfer duty on particular dutiable transactions by way of gift of dutiable property used to carry on particular family businesses of primary production and prescribed businesses.	22 23 24 25

97 I	Duti	able transactions to which pt 10 applies	1
, ,		s part applies to each of the following dutiable transactions if the s applying to the transaction are satisfied—	2 3
((a)	the transfer, or agreement for the transfer, of business property;	4
((b)	a partnership acquisition if property of the partnership includes business property;	5 6
((c)	a trust acquisition, other than a trust acquisition on the creation of a trust or a trust acquisition for a unit trust, if property of the trust includes business property;	7 8 9
((d)	the creation of a trust, or trust acquisition on the creation of a trust, of—	10 11
		(i) business property; or	12
		(ii) an indirect interest in dutiable property if the dutiable property includes business property; or	13 14
		(iii) dutiable property that is a Queensland marketable security of a family company that holds business property;	15 16
((e)	a trust acquisition for a unit trust if the property of the trust includes business property;	17 18
(f)	the transfer, or agreement for the transfer, of a marketable security in a corporation if the property of the corporation includes business property.	19 20 21
partne	ersh	subsection (1)(d)(ii), an indirect interest in dutiable property is a ip or trust interest in a family partnership, family trust or family that holds the dutiable property.	22 23 24
		ditions for transfer or agreement for transfer of business perty	25 26
		e conditions applying to a dutiable transaction mentioned in $7(1)(a)$ are as follows—	27 28
((a)	the transferor or person directing the transfer is an ancestor of the transferee;	29 30
((b)	the transferee does not acquire the business property as—	31
		(i) trustee, other than as trustee of a trust for the beneficiaries mentioned in subsection (2); or	32 33

	(ii) agent or nominee of another person;	1
(c)	the business for which the business property is used is carried on by the ancestor, whether alone or with others;	2 3
(d)	the business is intended to be carried on by the transferee, whether alone or with others.	4 5
(2) For	subsection (1)(b)(i)—	6
(a)	the beneficiary of the trust is—	7
	(i) a descendant of the person creating the trust; and	8
	(ii) a minor; and	9
(b)	there are no other beneficiaries of the trust, other than a person who would become a beneficiary of the trust on the death of the beneficiary mentioned in paragraph (a).	10 11 12
99 Con	ditions for partnership acquisitions	13
	e conditions applying to a dutiable transaction mentioned in 7(1)(b) are as follows—	14 15
(a)	the partnership is a family partnership for the acquirer;	16
(b)	the transferor or person directing the acquisition is an ancestor of the acquirer;	17 18
(c)	the acquirer does not acquire the partnership interest as—	19
	(i) trustee, other than as trustee of a trust for the beneficiaries mentioned in subsection (2); or	20 21
	(ii) agent or nominee of another person;	22
(d)	the business for which the business property is used is carried on by the ancestor with the other partners;	23 24
(e)	the business is intended to be carried on by the acquirer, whether alone or with other partners.	25 26
(2) For	subsection (1)(c)(i)—	27
(a)	the beneficiary of the trust is—	28
	(i) a descendant of the person creating the trust; and	29
	(ii) a minor; and	30

(b	W	ere are no other beneficiaries of the trust, other than a person ho would become a beneficiary of the trust on the death of the eneficiary mentioned in paragraph (a).	1 2 3
100 C	ondit	tions for particular trust acquisitions	4
		conditions applying to a dutiable transaction mentioned in (c) are as follows—	5 6
(a	th	e trust is a family trust for the acquirer;	7
(b	_	e person disposing of the interest or directing the acquisition is ancestor of the acquirer;	8 9
(c	th	e acquirer does not acquire the interest as—	10
	(i)	trustee, other than as trustee of a trust for the beneficiaries mentioned in subsection (2); or	11 12
	(ii	agent or nominee of another person;	13
(d	*	e business for which the business property is used is carried on the ancestor, whether alone or with others;	14 15
(e	_	e business is intended to be carried on by the acquirer, whether one or with others.	16 17
(2) F	For su	absection (1)(c)(i)—	18
(a	th	e beneficiary of the trust is—	19
	(i)	a descendant of the person creating the trust; and	20
	(ii	i) a minor; and	21
(b	W	ere are no other beneficiaries of the trust, other than a person ho would become a beneficiary of the trust on the death of the eneficiary mentioned in paragraph (a).	22 23 24
101 C	ondit	tions for creation of trusts and particular trust acquisitions	25
		ditions applying to a dutiable transaction mentioned in (d) are as follows—	26 27
(a) th	e trust is a family trust for the acquirer;	28
(b) th	e beneficiary of the trust is—	29
	(i)	a descendant of the person creating the trust; and	30

	(ii) a minor;	1
(c)	there are no other beneficiaries of the trust other than a person who would become a beneficiary of the trust on the death of the beneficiary mentioned in paragraph (b);	2 3 4
(d)	the acquirer does not acquire the interest as agent or nominee of another person;	5 6
(e)	the business for which the business property is used is carried on by the person creating the trust, whether alone or with others;	7 8
(f)	the business is intended to be carried on for the beneficiary, whether alone or with others.	9 10
102 Cor	nditions for acquisitions of interest in family unit trusts	11
	e conditions applying to a dutiable transaction mentioned in 7(1)(e) are as follows—	12 13
(a)	the trust is a family unit trust for the acquirer;	14
(b)	the person disposing of the interest or directing the acquisition is an ancestor of the acquirer;	15 16
(c)	the acquirer does not acquire the interest as—	17
	(i) trustee, other than as trustee of a trust for the beneficiaries mentioned in subsection (2); or	18 19
	(ii) agent or nominee of another person;	20
(d)	the business for which the business property is used is carried on by the ancestor, whether alone or with others;	21 22
(e)	the business is intended to be carried on by the acquirer, whether alone or with others.	23 24
(2) For	r subsection (1)(c)(i)—	25
(a)	the beneficiary of the trust is—	26
	(i) a descendant of the person creating the trust; and	27
	(ii) a minor; and	28
(b)	there are no other beneficiaries of the trust, other than a person who would become a beneficiary of the trust on the death of the beneficiary mentioned in paragraph (a).	29 30 31

103		ditions for transfer or agreement for transfer of Queensland ketable security	1 2
		e conditions applying to a dutiable transaction mentioned in $7(1)(f)$ are as follows—	3
	(a)	the corporation is a family company for the transferee;	5
	(b)	the transferor or person directing the transfer is an ancestor of the transferee;	6 7
	(c)	the transferee does not acquire the Queensland marketable security as—	8 9
		(i) trustee, other than as trustee of a trust for the beneficiaries mentioned in subsection (2); or	10 11
		(ii) agent or nominee of another person;	12
	(d)	the business for which the business property is used is carried on by the ancestor whether alone or with others;	13 14
	(e)	the business is intended to be carried on by the transferee, whether alone or with others.	15 16
(2	2) Fo	subsection (1)(c)(i)—	17
	(a)	the beneficiary of the trust is—	18
		(i) a descendant of the person creating the trust; and	19
		(ii) a minor; and	20
	(b)	there are no other beneficiaries of the trust, other than a person who would become a beneficiary of the trust on the death of the beneficiary mentioned in paragraph (a).	21 22 23
104	Dut	iable transactions by way of gift	24
cons	sidera	is part, a dutiable transaction is by way of gift if there is no ation or the unencumbered value of the dutiable property is greater consideration for the transaction.	25 26 27

Divisi	on 2—Concessions for transfer duty for dutiable transactions	1
105 Hov	w transfer duty is assessed on dutiable transaction	2
	is section applies for assessing transfer duty on a dutiable on to which this part applies to the extent it is by way of gift.	3 4
(2) The	e unencumbered value of the business property is—	5
(a)	if the business is a primary production business—taken to be nil; or	6 7
(b)	if the business is a prescribed business—limited to the amount by which the value exceeds \$500 000.	8 9
(3) Als	so, the family company is taken to have no liabilities.	10
transaction business	addition, if the dutiable property the subject of the dutiable on includes residential land adjacent to land used to carry on the and the business is a primary production business, the bered value of the residential land is taken to be nil.	11 12 13 14
(5) Sul	bsection (2)(b) has effect subject to section 106.	15
106 Sne	cial provision for assessing transfer duty if total gifts of	16
-	perty used for prescribed business exceed \$500 000	17
(1) Thi applies if	is section applies to a dutiable transaction to which this part	18 19
(a)	business property to which the transaction relates is used to carry on a prescribed business; and	20 21
(b)	the transferee or acquirer has, since 12 December 1984, been gifted business property, a partnership interest, a trust interest or a marketable security; and	22 23 24
(c)	the gift was made by or at the direction of the ancestor of the transferee or acquirer; and	25 26
(d)	the ancestor was a party to, or directed, the transaction; and	27
(e)	the gifted business property or the business property of the partnership, trust or corporation to which the gifted interest or security relates is also used to carry on the prescribed family business.	28 29 30 31

transaction	e unencumbered value of the business property to which the on relates is limited to the amount by which the total value of the mentioned in subsection (1)(a) and (e) exceeds \$500 000.	1 2 3
107 App	olication for concession for transfer duty under pt 10	4
	oplication for a concession for transfer duty on a dutiable on under this part must—	5 6
(a)	be made in the approved form; and	7
(b)	be lodged when the instrument that effects or evidences the transaction or transfer duty statement for the transaction is lodged for assessment.	8 9 10
	Γ 11—CONCESSIONS FOR SUPERANNUATION iable transactions to which pt 11 applies	11 12
(1) Th	is part applies to the following dutiable transactions—	13
(a)	a transfer of dutiable property between superannuation funds to effect a merger of 2 or more superannuation funds or the splitting of a superannuation fund into 2 or more superannuation funds, if the trustees of the funds declare the new fund or funds will be complying superannuation funds within 1 year after the merger or split;	14 15 16 17 18 19
(b)	the creation of a trust of dutiable property because of the variation or reconstitution of a superannuation fund if the trustees of the fund declare that the fund, after the variation or reconstitution, will be a complying superannuation fund within 1 year after the creation of the trust.	20 21 22 23 24
an arrang	wever, this part does not apply if the dutiable transaction is part of gement the sole or dominant purpose of which is to avoid duty on sition of dutiable property of, or to, a superannuation fund.	25 26 27

s 109	91	s 111
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109 Co	ncession for transfer duty	1
Transf	fer duty imposed on a dutiable transaction to which this part	2
applies i	s \$20.	3
110 Do	cuments to accompany application	4
	oplication for an assessment of duty under this part must be unied by the following—	5 6
(a)	an explanation of the background to the dutiable transaction and the entitlements, if any, to be extinguished or created;	7 8
(b)	copies of the governing rules of the superannuation funds and any proposed amendments of the rules;	9 10
(c)	a statement of the dutiable property the subject of the transaction;	11
(d)	a copy of each instrument relating to the transaction;	12
(e)	a statutory declaration from a trustee of each of the superannuation funds concerned stating that, in the trustee's opinion, the fund will be a complying superannuation fund within 1 year after the transaction.	13 14 15 16
P	ART 12—CONCESSIONS FOR PARTICULAR INVESTMENT SCHEMES	17 18
111 Du	tiable transactions to which pt 12 applies	19
-	part applies to each of the following dutiable transactions if the ns applying to the transaction are satisfied—	20 21
(a)	a transfer, or agreement for the transfer, of dutiable property from a retiring trustee of a prescribed interest scheme to the entity that will, after the transition of the prescribed interest scheme to a registered managed investment scheme, be the custodian of the responsible entity for the registered managed investment scheme;	22 23 24 25 26
(b)	a transfer, or agreement for the transfer, of dutiable property of a registered managed investment scheme from the responsible entity of the scheme to the custodian of the responsible entity;	27 28 29

	(c)	the creation of a trust of dutiable property by a custodian acting as a trustee;	1 2
	(d)	a trust acquisition or trust surrender made because of—	3
		(i) the creation of a trust by a custodian acting as a trustee; or	4
		(ii) the appointment of a custodian.	5
112	Con	nditions for concession	6
Fo	or sec	ction 111, the conditions are—	7
	(a)	the dutiable transaction must be made for giving effect to the conversion of a prescribed interest scheme to a registered managed investment scheme; and	8 9 10
	(b)	the transaction must be entered into in the conversion period; and	11
	(c)	the persons who are members of the registered managed investment scheme must have the same beneficial interest in the property of the scheme immediately before the transaction was entered into as they had immediately after the transaction was entered into.	12 13 14 15 16
113		ncession for conversion of interests in prescribed interest emes	17 18
		Fer duty imposed on a dutiable transaction to which this part is \$100.	19 20
114	Exp	piry of pt 12	21
Tł	nis n	art expires 1 year after the end of the conversion period	22

PAI	RT 13—EXEMPTIONS FOR TRANSFER DUTY	1
	sion 1—Exemptions for cancelled agreements and particular agreements entered into before registration of companies	2 3
115 Exe	emption—cancelled agreements	4
agreemen	ansfer duty is not imposed on a dutiable transaction that is an not for the transfer of dutiable property (the "cancelled ont") if—	5 6 7
(a)	the agreement is ended because of a breach of it by a party to it; or	8 9
(b)	the agreement is ended because of non-fulfilment of a condition of it; or	10 11
(c)	the agreement is brought to an end by frustration; or	12
(d)	the agreement is ended with the consent of the parties to it and there is no resale agreement.	13 14
(2) For	r subsection (1)(d), an agreement is a resale agreement if—	15
(a)	under the agreement, any of the dutiable property the subject of the cancelled agreement is or will be transferred or is agreed to be transferred; and	16 17 18
(b)	the transferee under the cancelled agreement receives, or will receive, directly or indirectly a financial benefit other than—	19 20
	(i) being released from the transferee's obligation under the cancelled agreement; or	21 22
	(ii) an interest in the dutiable property to the extent that the unencumbered value of the interest does not represent a profit for the transferee because of the resale agreement.	23 24 25
that is no must ma	on an assessment, transfer duty has been paid on an agreement of liable to transfer duty because of this section, the commissioner ke a reassessment if an application is made within 6 months after ement is ended or within the longer period the commissioner	26 27 28 29 30
(4) The application	he applicant must lodge the cancelled agreement with the on.	31 32

	emption—particular agreements entered into before istration of company	1 2
(1) Subsection (2) applies if—		
(a)	a transferee enters into an agreement (the "first agreement") for, or for the benefit of, a company proposed to be registered under the Corporations Act; and	4 5 6
(b)	the company is named in the first agreement; and	7
(c)	the company, or a company that is reasonably identifiable with it, is registered under the Corporations Act; and	8 9
(d)	the first agreement is ended so that the company can enter into an agreement as the transferee of the dutiable property.	10 11
	ansfer duty is not imposed on the dutiable transaction that is the ement for the transfer of the dutiable property.	12 13
(3) Su	bsection (4) applies if—	14
(a)	a transferee enters into an agreement for, or for the benefit of, a company proposed to be registered under the Corporations Act; and	15 16 17
(b)	the company is named in the agreement; and	18
(c)	the company, or a company that is reasonably identifiable with it, is registered under the Corporations Act; and	19 20
(d)	under the Corporations Act, section 131, the company ratifies the agreement after it is registered.	21 22
transfer o	ansfer duty is not imposed on the dutiable transaction that is the of the dutiable property to the company if transfer duty imposed on ement is paid.	23 24 25
transaction commiss months	on an assessment, transfer duty has been paid on a dutiable on that is not liable to transfer duty because of this section, the ioner must make a reassessment if an application is made within 6 after the agreement is ended or ratified or the longer period the ioner allows.	26 27 28 29 30
(6) Thapplication	ne applicant must lodge the first agreement or transfer with the on.	31 32

			Division 2—Exemptions for trusts	1
117	Exe	mpti	on—change of trustee	2
			aty is not imposed on a dutiable transaction for the sole ving effect to a change of a trustee if—	3 4
	(a)	the	transaction is not part of an arrangement—	5
		(i)	involving a change in the rights or interest of a beneficiary of the trust; or	6 7
		(ii)	terminating the trust; and	8
	(b)		sfer duty has been paid on all trust acquisitions for which sfer duty is imposed for the trust before the transaction.	9 10
118	Exe	mpti	on—trust acquisition or surrender in family trust	11
			r duty is not imposed on a dutiable transaction that is a trust trust surrender of a trust interest if—	12 13
	(a)	disc	commissioner is satisfied the trust is established as a retionary trust primarily for the benefit of the members of a icular family or family company; and	14 15 16
	(b)	men	person acquiring or surrendering the trust interest is a mber of the family who, or is a family company that, does not efit in the capacity of trustee.	17 18 19
			ansfer duty is not imposed on a dutiable transaction that is a on or trust surrender if the commissioner is satisfied—	20 21
	(a)		trust is established primarily for the benefit of the members of articular family or family company; and	22 23
	(b)	the	trust acquisition or trust surrender is a result of—	24
		(i)	a member of the family becoming or ceasing to be a member of a class of beneficiaries of the trust because of the birth or death of the member; or	25 26 27
		(ii)	the person becoming or ceasing to be a member of a class of beneficiaries of the trust comprising the children, stepchildren or grandchildren of a named member or members of the family.	28 29 30 31

subsection	e commissioner may be satisfied of the matter mentioned in on $(1)(a)$ or $(2)(a)$, even if an exempt institution is the last taker in f an appointment by the trustee of the trust.	1 2 3
(4) In	this section—	4
and	company ", for a trust, means a corporation in which all directors shareholders are members of the particular family for which the t is established.	5 6 7
119 Exe	emption—trust acquisition or surrender in superannuation d	8 9
	Fer duty is not imposed on a dutiable transaction that is a trust on or trust surrender of a trust interest—	10 11
(a)	of a member in a superannuation fund if the transaction is for the sole purpose of providing superannuation benefits for the member; or	12 13 14
(b)	to the extent the transaction gives effect to a distribution of benefits of a person who was a member of a superannuation fund on the person's death.	15 16 17
	emption—trust acquisition or surrender for membership of ticular unincorporated association	18 19
acquisitio	ansfer duty is not imposed on a dutiable transaction that is a trust on or trust surrender of a trust interest of a member of an orated association to which this section applies if—	20 21 22
(a)	the transaction is solely the result of a person becoming a member of the association for the sole purpose of enjoying the benefits of membership and no consideration is paid or payable by the person other than membership fees; or	23 24 25 26
(b)	the transaction is solely the result of a person ceasing to be a member of the association and no consideration is received by the person other than a refund of membership fees.	27 28 29
(2) Th	is section applies to an unincorporated association that—	30
(a)	has at least 7 members; and	31
(b)	is not formed or carried on for providing financial gain for its members; and	32 33

(c)	does	s not have as its main purpose the holding of property—	1
	(i)	in which its members have a disposable interest; or	2
	(ii)	that the members have a right to divide between all or some of them; or	3
	(iii)	for use by some or all of its members or among persons claiming through, or nominated by, some or all of its members; or	5 6 7
	(iv)	for distribution, or for distribution of the income from it, among some or all of its members or among persons claiming through, or nominated by, some or all of its members; and	8 9 10 11
(d)		s not have an object of raising a fund by subscription of its obers to make loans to them.	12 13
providing circumsta	g fina ances	section (2)(b), an association is not formed or carried on for notial gain for its members merely because 1 or more of the mentioned in the <i>Associations Incorporation Act</i> 1981,	14 15 16
section 4	, app	ly to it.	17
121 Exe	mpti	on—trust acquisition or surrender for dutiable propertying only existing rights	17 18 19
121 Exe com Transf	mpti iprisi	on—trust acquisition or surrender for dutiable property	18
121 Exe com Transf	mpti iprisi fer du on or the hold	on—trust acquisition or surrender for dutiable property ing only existing rights ty is not imposed on a dutiable transaction that is a trust	18 19 20
121 Exe com Transf acquisitio	mpti aprisi er du on or the hold duti the o	on—trust acquisition or surrender for dutiable property ing only existing rights ty is not imposed on a dutiable transaction that is a trust trust surrender of a trust interest if— only dutiable property of the trust are existing rights of the ler of a mortgage, charge, bill of sale or other security over	18 19 20 21 22 23
Transfacquisition (a)	emptiner duction or the duttion the duttio	on—trust acquisition or surrender for dutiable property ing only existing rights Ity is not imposed on a dutiable transaction that is a trust trust surrender of a trust interest if— only dutiable property of the trust are existing rights of the ler of a mortgage, charge, bill of sale or other security over able property located in Queensland; and existing rights have been given in favour of the trustee for the purpose of being held for the benefit of the beneficiaries of trust who have provided, or will from time to time provide,	18 19 20 21 22 23 24 25 26 27 28
Transfacquisition (a) (b)	mpti iprisi fer du on or the hold dutii the of sole the finan	on—trust acquisition or surrender for dutiable property ing only existing rights aty is not imposed on a dutiable transaction that is a trust trust surrender of a trust interest if— only dutiable property of the trust are existing rights of the ler of a mortgage, charge, bill of sale or other security over able property located in Queensland; and existing rights have been given in favour of the trustee for the purpose of being held for the benefit of the beneficiaries of trust who have provided, or will from time to time provide, incial accommodation.	18 19 20 21 22 23 24 25 26 27

	(b)		equired to give effect to the acquisition of a mortgage-backed urity.	1 2
123		mpti eficia	on—particular distribution of dutiable property to a	3
trans or the	sfer, he s	or agurrents the	r duty is not imposed on a dutiable transaction that is the reement for the transfer, of dutiable property to a beneficiary, der of a trust interest of a beneficiary, to the extent it beneficiary's trust interest on a distribution by the trustee	5 6 7 8 9
) Ho fied-		er, subsection (1) applies only if the commissioner is	10 11
	(a)	the o	dutiable property being distributed to the beneficiary—	12
		(i)	is the same property held on trust at the time the beneficiary acquired the beneficiary's trust interest; or	13 14
		(ii)	represents the proceeds of re-investment of property held on trust when the beneficiary acquired the beneficiary's trust interest in the trust; and	15 16 17
	(b)	und	er this chapter—	18
		(i)	transfer duty imposed has been paid for the dutiable transactions that are the creation of a trust of the dutiable property or the trust acquisition of the beneficiary's trust interest; or	19 20 21 22
		(ii)	the transactions are exempt from transfer duty.	23
			bsection (1) applies only to the extent transfer duty is paid for n of the dutiable property if—	24 25
	(a)		oncession for transfer duty has been provided under part 10 the dutiable property; and	26 27
	(b)	eith	er of the following apply—	28
		(i)	the beneficiary is not a descendant of the person who created the trust; or	29 30
		(ii)	the property is not, at the time of the distribution, business property or the business is not intended to be carried on by the beneficiary, whether alone or with others.	31 32 33

124	Exe	mption—deceased person's estate	1
Ti	ransf	er duty is not imposed on the following dutiable transactions ¹² —	2
	(a)	a transfer, or agreement for the transfer, of dutiable property to the extent that it gives effect to a distribution in the estate of a deceased person;	3 4 5
	(b)	the creation of a trust of dutiable property to the extent that it gives effect to a distribution in the estate of a deceased person;	6 7
	(c)	a transfer, or agreement for the transfer, of dutiable property to the extent that it gives effect to a court order under the <i>Succession Act 1981</i> , part 4.	8 9 10
125	Exe	emption—particular vestings of dutiable property	11
Ti fron		er duty is not imposed on a dutiable transaction that is, or arises	12 13
	(a)	a vesting of dutiable property on a statutory trust for sale or partition under the <i>Property Law Act 1974</i> , part 5; or	14 15
	(b)	a vesting of dutiable property in a receiver or trustee in bankruptcy or a retransfer of the property to the bankrupt on the bankrupt's discharge from bankruptcy.	16 17 18
126		emption—transactions for trust created for person under legal ability	19 20
Ti	ransf	er duty is not imposed on a dutiable transaction that is—	21
	(a)	the transfer, or agreement for the transfer, of dutiable property from the trustee of a trust created under the <i>Public Trustee Act</i> 1978, section 59, ¹³ to the beneficiary of the trust; or	22 23 24
	(b)	the surrender of a trust interest of the beneficiary as a result of the transfer or agreement for the transfer.	25 26

¹² Also, see section 66 (When no transfer duty on trust acquistion or trust surrender).

¹³ Public Trustee Act 1978, section 59, (Compromise of actions by or on behalf of persons under a legal disability claiming moneys or damages valid only with sanction of court or public trustee)

127	Exe	mption—declaration of charitable trust	1
T	ransf	er duty is not imposed on a dutiable transaction that is—	2
	(a)	the creation of a trust, that is a charitable trust only, of dutiable property; or	3 4
	(b)	a trust acquisition in a trust that is a charitable trust only.	5
128	Exe	emption—community purpose associations	6
of a	trust	er duty is not imposed on a dutiable transaction that is the creation of dutiable property or a trust acquisition for which details of the required to be registered under the <i>Land Title Act 1994</i> if—	7 8 9
	(a)	the association of persons for which the property is held on trust is formed for providing recreation or amusement, promoting religion, charity, patriotism or the arts or achieving another object that, in the commissioner's opinion, is useful to the community; and	10 11 12 13 14
	(b)	the association's constitution provides for the application of its funds to its objects and prohibits the distribution of any part of its funds or profits to its members.	15 16 17
	D	ivision 3—Exemptions for particular investment schemes	18
129		emption—transfer by direction to primary custodian for consible entity of registered managed investment scheme	19 20
pers	on as	ansfer duty is not imposed on a transfer of dutiable property from a s vendor to another person as primary custodian for the responsible a registered managed investment scheme.	21 22 23
(2	P) Ho	wever, subsection (1) applies only if—	24
	(a)	the transfer is made under a dutiable transaction that is the agreement for the transfer of the property entered into between the person as vendor and the responsible entity as purchaser; and	25 26 27
	(b)	the property is acquired by the responsible entity as scheme property; and	28 29
	(c)	transfer duty imposed on the transaction has been paid.	30

130		mption—other transfers of scheme property of registered naged investment scheme	2
	sfer,	ansfer duty is not imposed on a transfer, or agreement for the of scheme property of a registered managed investment scheme	3 4 5
	(a)	the responsible entity of the scheme to a person as primary custodian for the responsible entity; or	6 7
	(b)	a person as primary custodian for the responsible entity of the scheme to the responsible entity.	8 9
		wever, subsection (1) does not apply if the transfer or agreement is arrangement under which—	10 11
	(a)	the scheme property, or an interest in the scheme property, ceases to be scheme property; or	12 13
	(b)	the persons who are members of the registered managed investment scheme do not have the same trust interest in the scheme property after the property is transferred or agreement is made as they had immediately before the arrangement was entered into.	14 15 16 17 18
	D	ivision 4—Exemptions for dealings under particular Acts	19
131		mption—dealings under Aboriginal and Torres Strait Islander d Acts	20 21
Tr	ansf	er duty is not imposed on the following dutiable transactions—	22
	(a)	the issue, under the <i>Aboriginal Land Act 1991</i> or <i>Torres Strait Islander Land Act 1991</i> , of a deed of grant in fee simple;	23 24
	(b)	the issue of—	25
		(i) an Aboriginal lease under the <i>Aboriginal Land Act 1991</i> or a lease prepared for section 83 or 136 of that Act; or	26 27
		(ii) a Torres Strait Islander lease under the <i>Torres Strait Islander Land Act 1991</i> or a lease prepared for section 80 or 133, of that Act;	28 29 30
	(c)	a surrender, under or for the <i>Aboriginal Land Act 1991</i> or <i>Torres Strait Islander Land Act 1991</i> , of a deed of grant or lease mentioned in paragraph (a) or (b);	31 32 33

	(d)	Act	acquisition of an interest in land because the <i>Aboriginal Land</i> 1991, section 84, or the <i>Torres Strait Islander Land Act</i> 1991, on 81, ceases to apply to the land.	1 2 3
132	Exe	mptio	on—vesting under boundary adjustment plans	4
		er du on of-	ty is not imposed on the vesting of land because of the	5 6
	(a)		oundary adjustment plan under the <i>Integrated Resort</i> elopment Act 1987, part 5, division 4, subdivision B; or	7 8
	(b)		undary adjustment plan under the <i>Mixed Use Development</i> 1993, part 5, division 11; or	9 10
	(c)		atum boundary adjustment plan under the <i>Mixed Use</i> elopment Act 1993, part 6, division 2; or	11 12
	(d)		undary adjustment plan under the South Bank Corporation 1989, section 25A.	13 14
133		mptio s scho	on—building units and group titles plans and community emes	15 16
T	ransf	er dut	ry is not imposed on the following dutiable transactions—	17
	(a)	units	nsfer, or agreement for the transfer, of a lot under a building s or group titles plan registered under the <i>Building Units and up Titles Act 1980</i> if—	18 19 20
		(i)	the transferor is a corporation (the "transferor corporation"); and	21 22
		(ii)	when the plan was registered, the transferor corporation held the fee simple of the land in the plan; and	23 24
		(iii)	the transferee held shares in the transferor corporation that were surrendered to obtain the transfer of the lot from the transferor corporation; and	25 26 27
		(iv)	the separate area that the lot comprises corresponds with the separate area the transferee had a right to occupy immediately before surrendering the transferee's shares; and	28 29 30 31
		(v)	the separate area that the lot comprises has been used for residential purposes immediately before the transferee	32

		surrendered the transferee's shares and will, after registration of the plan and the transfer of the lot to the transferee, be used for residential purposes;	1 2 3
(b)	Bod	ansfer, or agreement for the transfer, of a lot that, under the ly Corporate and Community Management Act 1997, is a lot uded in a community titles scheme if—	4 5 6
	(i)	the transferor is a corporation (the "transferor corporation"); and	7 8
	(ii)	under that Act, the transferor corporation is the original owner for the scheme; and	9 10
	(iii)	the transferee held shares in the transferor corporation that were surrendered to obtain the transfer of the lot from the transferor corporation; and	11 12 13
	(iv)	the separate area that the lot comprises corresponds with the separate area the transferee had a right to occupy immediately before surrendering the transferee's shares; and	14 15 16 17
	(v)	the separate area that the lot comprises has been used for residential purposes immediately before the transferee surrendered the transferee's shares and will, after registration of the plan and the transfer of the lot to the transferee, be used for residential purposes.	18 19 20 21 22
134 Ex	empti	on—forfeiture orders	23
		ty is not imposed on a dutiable transaction that is the transfer, for the transfer, of dutiable property under—	24 25
(a)	the	Crimes (Confiscation) Act 1989, section 28, 29 or 33; or	26
(b)	the	Drugs Misuse Act 1986, section 39(4).	27
135 Ex	empti	on—industrial organisations	28
Trans	sfer du	ty is not imposed on a dutiable transaction that is—	29
(a)		vesting of dutiable property in an industrial organisation er the <i>Industrial Relations Act 1999</i> , chapter 12, part 15; or	30 31

	(b)	the transfer, or agreement for the transfer, of dutiable property from trustees of an industrial organisation under the <i>Industrial Relations Act 1999</i> to the organisation.	1 2 3
136	Exe	emption—dealings under Land Act	4
Ti	ransf	er duty is not imposed on the following dutiable transactions—	5
	(a)	a grant under the <i>Land Act 1994</i> , in fee simple in trust, of unallocated State land for a community purpose under that Act;	6 7
	(b)	a grant under the <i>Land Act 1994</i> , in fee simple, of land comprised in any of the following to a person who held a right to acquire the fee simple—	8 9 10
		(i) a grazing homestead freeholding lease under that Act;	11
		(ii) an agricultural farm, grazing homestead freeholding lease or perpetual lease selection issued under the <i>Land Act 1962</i> ;	12 13
	(c)	a grant under the <i>Land Act 1994</i> , section 506H, in fee simple, of land comprised in a purchase lease;	14 15
	(d)	a surrender under the <i>Land Act 1994</i> of land held in fee simple to the State;	16 17
	(e)	a transfer, or agreement for the transfer, of a road licence issued under the <i>Land Act 1994</i> , section 103, if the value of the licence is not more than \$200;	18 19 20
	(f)	a transfer, or agreement for the transfer, of a pastoral lease under the <i>Land Act 1994</i> , other than a preferential pastoral holding issued under the <i>Land Act 1962</i> , from the mortgagee to the mortgagor having the effect of a release of the mortgage;	21 22 23 24
	(g)	the acquisition of a new right that is a change of tenure under the <i>Land Act 1994</i> , section 504 or 505;	25 26
	(h)	the acquisition of a new right that is a lease, licence or permit issued under the <i>Land Act 1994</i> .	27 28
137	Eve	emption—mining and petroleum legislation	29
trans mini	sfer, ing c	ansfer duty is not imposed on a dutiable transaction that is a or agreement for the transfer, of a mining claim, or a share in a laim, under the <i>Mineral Resources Act 1989</i> if the consideration is than \$100.	30 31 32 33

(2) Tra	ansfer duty is not imposed on a dutiable transaction that is—	1
(a)	the grant of a tenure under the Offshore Minerals Act 1998; or	2
(b)	the transfer, or agreement for the transfer, of a tenure or interest in a tenure, under that Act.	3 4
	ansfer duty is not imposed on a dutiable transaction that is the a sublease under a unitisation arrangement under the <i>Petroleum Act</i> ection 62.	5 6 7
(4) Tra	ansfer duty is not imposed on a dutiable transaction that is—	8
(a)	the grant of an access authority, licence, permit or pipeline licence under the <i>Petroleum (Submerged Lands) Act 1982</i> ; or	9 10
(b)	the transfer, agreement for the transfer or surrender, of—	11
	(i) an authority, licence or permit mentioned in paragraph (a); or	12 13
	(ii) an interest in an authority, licence or permit mentioned in paragraph (a).	14 15
138 Exe	emption—mobile homes	16
(1) Tra transactio	ansfer duty is not imposed on any of the following dutiable ons—	17 18
(a)	a transfer, or agreement for the transfer, of a mobile home positioned on a site under a relevant agreement;	19 20
(b)	a transfer, or agreement for the transfer, of a mobile home not positioned on a site if—	21 22
	(i) the mobile home is acquired for positioning on a site under a relevant agreement; and	23 24
	(ii) the transfer or agreement is not part of a transaction involving the transferor's agreement for the transfer of ownership of land;	25 26 27
(c)	a transfer, or agreement for the transfer, of a person's rights and obligations as occupier of a mobile home under a relevant agreement for the home.	28 29 30
(2) In	this section—	31
"mohile	home" see the Mobile Homes Act 1989 section 3	32

"relevant agreement" see the <i>Mobile Homes Act 1989</i> , section 3.14 "site" see the <i>Mobile Homes Act 1989</i> , section 3.15			1 2
T	Transfer duty is not imposed on a dutiable transaction that is—		
	(a)	the transfer, or agreement for the transfer, of dutiable property for which no fee or charge is payable under the <i>South Bank Corporation Act 1989</i> , section 15; or	5 6 7
	(b)	the determination or partial determination of a lease under the <i>South Bank Corporation Act 1989</i> , schedule 7, part 2 or 3.	8 9
140	Exe	mption—particular water entitlements	10
Transfer duty is not imposed on a dutiable transaction that is the grant of a water entitlement to the extent that it replaces and represents—			11 12
	(a)	a water entitlement held by the grantee; or	13
	(b)	an authority to take water under the repealed <i>Water Resources Act 1989</i> held by the grantee immediately before the repeal of that Act.	14 15 16
141	Exe	mption—particular statutory bodies	17
(1) Transfer duty is not imposed on a dutiable transaction that is the transfer, or agreement for the transfer, of dutiable property to any of the following bodies—			18 19 20
	(a)	the Library Board of Queensland constituted under the <i>Libraries</i> and Archives Act 1988;	21 22

¹⁴ Mobile Homes Act 1989, section 3—

[&]quot;relevant agreement" means an agreement under which a person is entitled—

⁽a) to position a mobile home on a site; and

⁽b) to occupy the mobile home as the person's only or principal place of residence.

¹⁵ Mobile Homes Act 1989, section 3—

[&]quot;site" means land made available for positioning of mobile homes under relevant agreements and includes every part of such land.

(b)	The National Trust of Queensland constituted under the <i>National Trust of Queensland Act 1963</i> ;	1 2
(c)	the Queensland Art Gallery Board of Trustees constituted under the <i>Queensland Art Gallery Act 1987</i> ;	3 4
(d)	the Queensland Museum Board of Trustees constituted under the <i>Queensland Museum Act 1970</i> ;	5 6
(e)	the Queensland Performing Arts Trust constituted under the Queensland Performing Arts Trust Act 1977;	7 8
(f)	the Raine Island Corporation constituted under the <i>Meaker Trust</i> (Raine Island Research) Act 1981;	9 10
(g)	the Royal Queensland Theatre Company constituted under the Royal Queensland Theatre Company Act 1970.	11 12
	ansfer duty is not imposed on a dutiable transaction that is a gift of property under the <i>Queensland Institute of Medical Research Act</i>	13 14
1945, se	ction 14, to the Council of the Queensland Institute of Medical a constituted under that Act.	15 16
1945, se		
1945, sei Research	constituted under that Act.	16
1945, search Research 142 Exe (1) Tra	Division 5—Miscellaneous exemptions	16 17
1945, search Research 142 Exe (1) Tra	Division 5—Miscellaneous exemptions emption—exempt institutions ansfer duty is not imposed on a transfer, or agreement for the	16 17 18 19
1945, see Research 142 Exe (1) Tra	Division 5—Miscellaneous exemptions emption—exempt institutions ensfer duty is not imposed on a transfer, or agreement for the of dutiable property to— an exempt institution to conduct an art union, if the prize for the art union is to be represented wholly or partly by the dutiable	16 17 18 19 20 21 22
1945, see Research 142 Exe (1) Tra transfer, (a)	Division 5—Miscellaneous exemptions Emption—exempt institutions ansfer duty is not imposed on a transfer, or agreement for the of dutiable property to— an exempt institution to conduct an art union, if the prize for the art union is to be represented wholly or partly by the dutiable property transferred; or	16 17 18 19 20 21 22 23
1945, sea Research 142 Exe (1) Tra transfer, (a) (b) (2) In	Division 5—Miscellaneous exemptions emption—exempt institutions ansfer duty is not imposed on a transfer, or agreement for the of dutiable property to— an exempt institution to conduct an art union, if the prize for the art union is to be represented wholly or partly by the dutiable property transferred; or the winner of a prize in the art union;	16 17 18 19 20 21 22 23 24

143 Exemption—change of tenure	1		
Transfer duty is not imposed on a transfer, or the agreement for the transfer, effecting a change in the registered ownership of property from joint tenants to tenants in common or vice versa, if the value of the co-owners' interests at the time of the transaction is not changed.			
144 Exemption—joint tenancy	6		
Transfer duty is not imposed on a dutiable transaction that arises by operation of law because of the death of a joint tenant.	7 8		
145 Exemption—transfer to State for public or community purpose	9		
Transfer duty is not imposed on a dutiable transaction that is a transfer of land to the State for—	10 11		
(a) a public purpose under the Acquisition of Land Act 1967; or	12		
(b) a community purpose under the <i>Land Act 1994</i> .	13		
146 Exemption—lease duty	14		
Transfer duty is not imposed on an acquisition of a new right that is a lease of land in Queensland that is exempt from lease duty. ¹⁶	15 16		
147 Exemption—surrender of lease	17		
Transfer duty is not imposed on a dutiable transaction that is a surrender of a lease of land in Queensland if—	18 19		
(a) there is no premium, fine or other consideration paid or payable for the surrender; or	20 21		
(b) any premium, fine or other consideration paid or payable for the surrender is paid by the lessor.	22 23		
148 Exemption—marketable securities etc.	24		
(1) Transfer duty is not imposed on any of the following dutiable transactions—	25 26		

¹⁶ See section 244 (Exemption—particular residences).

(a)	a transfer, or agreement for the transfer, of stock, debentures or bonds of an authority established under a State Act or an Act of another State; 3				
(b)	a transfer, or agreement for the transfer, of a corporate debt security;	4 5			
(c)	a transfer, or agreement for the transfer, of a Queensland marketable security to or from a corporation that is—	6 7			
	(i) a financial institution; or	8			
	(ii) trustee company under the Trustee Companies Act 1968; or	9			
	(iii) a related body corporate of the corporation; or	10			
	(iv) a corporation of a class prescribed under a regulation;	11			
(d)	a transfer, or agreement for the transfer, of an Exchanging Instalment Note Series 2 issued under the deed poll signed by the State on 8 October 1998.	12 13 14			
	wever, subsection (1)(c) applies only if the corporation's principal is to hold property as trustee or nominee for another person and—	15 16			
(a)	for a transfer to the corporation—the property is to be held on trust solely for the transferor and the transfer is not part of arrangement under which the security will be held on trust for another person; or	17 18 19 20			
(b)	for a transfer from the corporation—the transfer is a retransfer to the owner in the same capacity as the security was previously held by the owner.	21 22 23			
149 Exe	mption—debt factoring agreements	24			
transfer,	ansfer duty is not imposed on a transfer, or agreement for the of a business asset that is a book debt if the transaction is part of a oring agreement between the parties.	25 26 27			
(2) In	this section—	28			
acqı	actoring agreement" means an agreement for purchasing, uiring or factoring a book debt for providing finance to the sferor of the book debt.	29 30 31			

150 Exe	emption—particular chattels	1
transfer, under a s	ansfer duty is not imposed on a dutiable transaction that is the or agreement for the transfer, of any of the following chattels taken statutory licence, profit a prendre, sharefarming agreement or other arrangement if the condition in subsection (2) for the chattel is d with—	2 3 4 5 6
(a)	standing timber;	7
(b)	gas, petroleum or mineral;	8
(c)	gravel, rock, stone, sand, clay, earth or soil;	9
(d)	primary produce;	10
(e)	fish or livestock;	11
(f)	water.	12
(2) Fo	r subsection (1), the condition is—	13
(a)	for a chattel mentioned in paragraphs (a) to (d)—it must be severed or released, and taken, from land in Queensland by the transferee; or	14 15 16
(b)	for a chattel mentioned in paragraph (e) or (f)—it must be taken from land in Queensland by the transferee.	17 18
151 Exe	emption—particular residences	19
or agreer marriage	Fer duty is not imposed on a dutiable transaction that is the transfer, ment for the transfer, by way of gift, from 1 party to a subsisting or de facto relationship to the other party to the marriage or relationship, of an interest in residential land if—	20 21 22 23
(a)	after the transfer, the residential land will be owned by the parties as joint tenants or tenants in common in equal shares; and	24 25
(b)	the residence will be the principal residence of the parties.	26
152 Exe	emption—to correct error in previous dutiable transaction	27
	Fer duty is not imposed on a dutiable transaction to correct an error ious dutiable transaction about the same property if—	28 29
(a)	no additional consideration is paid or payable; and	30

(b)	the beneficial interests in the property change only to the extent necessary to correct the error.	1 2
PART	14—REASSESSMENTS FOR TRANSFER DUTY	3
	Division 1—Reassessments for concessions for homes	4
	ssessment—noncompliance with occupancy requirements r occupation date for residence	5 6
(1) Th	is section applies if—	7
(a)	transfer duty on a dutiable transaction that is the transfer, or agreement for the transfer, of residential land is assessed on the basis of a concession under section 91, 92 or 93; and	8 9 10
(b)	a transferee, within the year after the transferee's occupation date for the residence, disposes of the land by—	11 12
	(i) transferring part or all of it; or	13
	(ii) leasing or otherwise granting exclusive possession of part or all of it to another person.	14 15
	e commissioner must make a reassessment to impose further duty on the dutiable transaction worked out using the following	16 17 18
	$TD = \frac{C \times (365 - OD)}{365}$	
where-	<u> </u>	19
imp	ons the difference between the transfer duty that would have been osed on the dutiable transaction if the concession had not applied transferee and transfer duty assessed on the dutiable transaction.	20 21 22
for	eans the number of days between the transferee's occupation date the residence and the date of disposal of the residential land, both s inclusive.	23 24 25
"TD" me	eans the further transfer duty payable on the reassessment.	26

154			ment—other noncompliance with occupancy nents	1 2
(1) This section applies if—			3	
	(a)	agre	sfer duty on a dutiable transaction that is the transfer, or element for the transfer, of residential land is assessed on the is of a concession under section 91, 92 or 93; and	4 5 6
	(b)	othe	ore the occupation date, a transferee disposes of the land or, er than because of an intervening event, a transferee's upation date for the residence on the land is not within the rafter the transfer date for the land.	7 8 9 10
trans	sfers,	leas	section (1)(b), a transferee disposes of land if the transferee es or otherwise grants exclusive possession of, part or all of nother person, other than if—	11 12 13
	(a)		ther person (the "occupier") has exclusive possession of the d before the occupation date; and	14 15
	(b)	the	occupier—	16
		(i)	is the transferor of the land; or	17
		(ii)	has exclusive possession of the land under a lease granted by the transferor of the land before the transfer date; and	18 19
	(c)	the	occupier—	20
		(i)	if paragraph (b)(i) applies—vacates the land as soon as reasonably practicable or within 6 months after the transfer date, whichever is the earlier; or	21 22 23
		(ii)	if paragraph (b)(ii) applies—vacates the land on the termination of the current term of the lease, or within 6 months after the transfer date, whichever is the earlier.	24 25 26
on tl		ıtiab	nmissioner must make a reassessment to impose transfer duty le transaction as if the concession had never applied to the	27 28 29
155	Who	en tr	ransferees must give notice for reassessment	30
on th a du	ne ba tiable	sis o	etion applies if a notifiable event happens after an assessment, f a concession under section 91, 92 or 93, of transfer duty on insaction that is the transfer, or agreement for the transfer, of ad.	31 32 33 34

	ithin 28 days after the notifiable event happens, each transferee to fer or agreement must—	1 2
(a)	give notice in the approved form to the commissioner; and	3
(b)	ensure the instruments required for the assessment of duty for the transaction are lodged for a reassessment of transfer duty on the transaction.	4 5 6
Note—		7
Failure	to give the notice is an offence under the Administration Act, section 120.	8
(3) In	this section—	9
"notifial	ble event" , for residential land, means—	10
(a)	the transfer, lease or otherwise granting of exclusive possession of all or part of the land within 1 year after the transferee's occupation date for the residence on the land; or	11 12 13
(b)	failure to comply with the occupancy requirement for the residence on the land.	14 15
Divi	ision 2—Reassessments for concessions for superannuation	16
156 Rea	ssessment—noncomplying superannuation fund	17
(1) Th	is section applies if—	18
(a)	transfer duty has been assessed on a dutiable transaction on the basis of a concession under section 109; and	19 20
(b)	at the first anniversary of the transaction the superannuation funds created by the split, merger, variation or reconstitution are not complying superannuation funds.	21 22 23
	ithin 28 days after the first anniversary, the trustees of the funds ed in subsection (1)(b) must—	24 25
(a)	give notice in the approved form to the commissioner; and	26
(b)	ensure the instruments required for the assessment of duty for the transaction are lodged for a reassessment of transfer duty on the transaction.	27 28 29
Note—		30
Failure	to give the notice is an offence under the Administration Act. section 120	31

(3) The commissioner must make a reassessment to impose transfer duty on the transaction as if the concession had never applied.			
	CHAPTER 3—LAND RICH DUTY AND CORPORATE TRUSTEE DUTY	3 4	
	PART 1—LAND RICH DUTY	5	
	Division 1—Preliminary	6	
157 Imp	osition of land rich duty	7	
(1) Thi	is part imposes duty ("land rich duty") on relevant acquisitions.	8	
Note—		9	
	ions for land rich duty are dealt with in division 5. Also, particular acquisitions to corporate reconstructions are exempt from land rich duty under chapter 10,	10 11 12	
(2) Latacquisition	nd rich duty is imposed on the dutiable value of a relevant on.	13 14	
	Division 2—Some basic concepts for land rich duty	15	
Subd	livision 1—Some basic concepts about acquiring interests in corporations	16 17	
158 Wh	at is a "relevant acquisition"	18	
(1) A p	person makes a "relevant acquisition" if—	19	
(a)	the person acquires a majority interest in a land rich corporation; or	20 21	
(b)	the person acquires an interest in a corporation and, when the following are aggregated, the aggregation results in a majority interest in a land rich corporation—	22 23 24	

	(1)	in the preceding 3 years;	2
	(ii)	interests acquired by related persons of the person in the land rich corporation if the interests were acquired in the preceding 3 years;	3 4 5
	(iii)	interests held by related persons of the person in the land rich corporation if the person and the related persons became related persons in the preceding 3 years; or	6 7 8
(c)	unde	ng acquired a majority interest in a land rich corporation er paragraph (a) or (b) for which land rich duty was imposed, person's interest in the corporation increases.	9 10 11
(2) Su	bsecti	ion (3) applies if—	12
(a)		erson acquires an interest in a land rich corporation (the eliminary acquisition"); and	13 14
(b)	pers beca	in 3 years before or after the preliminary acquisition the on or a related person of the person, either alone or together, ame entitled to a right to acquire an interest in the corporation "option"); and	15 16 17 18
(c)	the o	option is exercised.	19
acquired	beca	esection (1)(b), a person is taken to acquire the interest cause of the exercise of the option within 3 years after the equisition.	20 21 22
159 Wh	at ar	e "interests" and "majority interests" in a corporation	23
	ent as	on has an "interest" in a corporation if the person has an a shareholder to a distribution of the corporation's property up.	24 25 26
		n has a "majority interest" in a corporation if the person has the corporation of more than 50%.	27 28
	erest i	in corporation is percentage of distributable property on up	29 30
		interest in a corporation is the person's entitlement expressed ge of the value of all of the corporation's property that would	31 32

		if the corporation were to be wound up immediately after the es the interest.	1 2
161 Ent	itlem	ent on distribution of corporation's property	3
property	is th	itlement of a person on a distribution of a corporation's e greater of the entitlement of the person as a shareholder, tribution carried out—	4 5 6
(a)	und	er the corporation's constitution and the Corporations Act; or	7
(b)		r the person or the person's representative, has, to maximise person's entitlement, exercised all powers and discretions	8 9 10
	(i)	effect or compel a change of the corporation's constitution; or	11 12
	(ii)	vary the rights conferred by the shares in the corporation; or	13
	(iii)	pay up any uncalled amount owing to the corporation for the shares; or	14 15
	(iv)	satisfy conditions in the corporation's constitution relating to the shares; or	16 17
	(v)	effect or compel the substitution or replacement of shares in the corporation with other shares in the corporation.	18 19
a distrib	ution	er, the commissioner may decide the entitlement be based on carried out under subsection (1)(a) if the commissioner application of subsection (1)(b) would be inequitable.	20 21 22
aggregate subsection	ed ui on (1)	a person makes a relevant acquisition because interests are nder section 158(1)(b)(ii) or (iii), the entitlements under (b) of the person and the related persons of the person must nan 100%.	23 24 25 26
(4) In	this s	ection—	27
or ı	under	ve", of another person, means someone who is accustomed, an obligation, or reasonably expected to act under the s, instructions or wishes of the other person.	28 29 30

162 Acq	uiring an interest in a corporation	1	
interest,	(1) A person acquires an interest in a corporation if the person obtains an interest, or the person's interest increases, in the corporation regardless of how it is obtained or increased.		
	thout limiting subsection (1), a person may acquire an interest in a on in the following ways—	5 6	
(a)	the purchase, gift, allotment or issue of a share;	7	
(b)	the cancellation, redemption or surrender of a share;	8	
(c)	the abrogation or alteration of a right for a share;	9	
(d)	the payment of an amount owing for a share.	10	
	remove any doubt, it is declared that an acquisition of shares is sary to acquire an interest in a corporation.	11 12	
163 Wh	en is an interest in a corporation acquired	13	
(1) A p	person acquires an interest in a corporation—	14	
(a)	if there is an agreement to acquire the interest, whether conditional or not, and paragraph (b) does not apply—when the agreement is made; or	15 16 17	
(b)	if there is an agreement to acquire the interest, whether conditional or not, and the corporation is not a land rich corporation when the agreement is made but is a land rich corporation when the agreement is completed—when the agreement is completed; or	18 19 20 21 22	
(c)	otherwise—when the interest is acquired.	23	
acquisition person la previous	so, if a person holds a security interest in a corporation, the on of which was an exempt acquisition under section 190 and the atter acquires the interest free from any interest or equity of the holder of the interest (the "later acquisition"), the person an interest in the corporation at the time of the later acquisition.	24 25 26 27 28	
164 Wh	o is a "related person"	29	
(1) A p	person is a "related person" of another person if—	30	
(a)	for individuals—they are members of the same family; or	31	

the person's family is a majority shareholder, director or secretary of the corporation or a related body corporate of the corporation, or has a majority interest in it; or	1 2 3 4		
for an individual and a trustee—the person or a related person under another provision of this section is a beneficiary of the trust; or			
for corporations—they are related bodies corporate; or	8		
for a corporation and a trustee—the corporation or a related person under another provision of this section is a beneficiary of the trust; or	9 10 11		
for trustees—	12		
(i) there is a person who is a beneficiary of both trusts; or	13		
(ii) a person is beneficiary of 1 trust and a related person under another provision of this section is a beneficiary of the other trust.	14 15 16		
interests in a corporation and the acquisitions form, evidence, give	17 18 19		
· •	20 21		
for an acquisition that is a relevant acquisition because of the aggregation of an interest mentioned in section 158(1)(b)(iii)—the interests of the persons will be used independently and will not be used for a common purpose; or	22 23 24 25		
for another acquisition—the interests of the persons were acquired independently and were not acquired for a common purpose.	26 27 28		
Subdivision 2—Some basic concepts about land rich corporations, subsidiaries and their land-holdings and property			
nat is a "land rich corporation"	31		
	32		
	the person's family is a majority shareholder, director or secretary of the corporation or a related body corporate of the corporation, or has a majority interest in it; or for an individual and a trustee—the person or a related person under another provision of this section is a beneficiary of the trust; or for corporations—they are related bodies corporate; or for a corporation and a trustee—the corporation or a related person under another provision of this section is a beneficiary of the trust; or for trustees— (i) there is a person who is a beneficiary of both trusts; or (ii) a person is beneficiary of 1 trust and a related person under another provision of this section is a beneficiary of the other trust. so, a person is a "related person" of another person if the persons interests in a corporation and the acquisitions form, evidence, give or arise from what is substantially 1 arrangement. So wever, a person is not a "related person" of another person under on (1) if the commissioner is satisfied— for an acquisition that is a relevant acquisition because of the aggregation of an interest mentioned in section 158(1)(b)(iii)—the interests of the persons will be used independently and will not be used for a common purpose; or for another acquisition—the interests of the persons were acquired independently and were not acquired for a common purpose.		

(a)		land-holdings in Queensland, the unencumbered value of ch are \$1 000 000 or more; and	1 2
(b)	com	land-holdings, whether within or outside of Australia, aprising 80% or more of the unencumbered value of all of its perty.	3 4 5
would sa	tisfy	n unlisted corporation is a "land rich corporation" if it the criteria in subsection (1) if the land-holdings and property ries were disregarded.	6 7 8
166 Wh	at is	a "subsidiary" of a corporation	9
, ,		sted corporation is a " subsidiary " of another corporation if, porations Act, it is a subsidiary of the other corporation.	10 10
(2) Als corporati		each of the following is a "subsidiary" of the other	12 13
(a)	whe	ustee of a trust if the other corporation or a subsidiary of it, ther under this or another subsection, is a beneficiary of the t (a "relevant trust");	14 15 16
(b)	an u	nlisted corporation in which—	1
	(i)	the trustee of a relevant trust has a majority interest; or	18
	(ii)	a majority interest is held on trust and the trustee of a relevant trust is a beneficiary of that trust.	19 20
Example fo	or subs	sections (1) and (2)—	2
Trust of	whic	a 51% shareholding in B Pty Ltd. B Pty Ltd has a trust interest in the C h C Pty Ltd acts as trustee. C Pty Ltd as trustee of the C trust has a 51% in D Pty Ltd.	22 23 24
Under s Corpora	subsec ations	tion (1), B Pty Ltd is the subsidiary of A Pty Ltd because, under the Act, it is a subsidiary of A Pty Ltd.	25 26
		etion (2)(a), C Pty Ltd is the subsidiary of A Pty Ltd because B, a A Pty Ltd, is a beneficiary of the trust.	27 28
Under s Corpora	subsec ations	tion (1), D Pty Ltd is the subsidiary of C Pty Ltd because, under the Act, it is a subsidiary of C Pty Ltd.	29 30
		tion (2)(b)(i), D Pty Ltd is the subsidiary of A Pty Ltd because C Pty Ltd, it, has a majority interest in D Pty Ltd.	32
the other	corp	ion, an unlisted corporation or trustee is a " subsidiary " of oration if, under subsection (1) or (2), it is a subsidiary of a the other corporation.	33 34 35

167 Wh	t are a corporation's "land-holdings"	1
(1) A	orporation's "land-holdings" means the following—	2
(a)	the corporation's interest ¹⁷ in land and anything fixed to the land that may be separately owned from the land, other than—	3 4
	(i) a security interest; or	5
	(ii) an interest in a trust;	6
(b)	rights held by the corporation that—	7
	(i) relate to, or affect, the use of the corporation's land and other land; and	8 9
	(ii) enhance the value of the corporation's land;	10
(c)	an interest in land, and anything fixed to the land, that is the subject of a purchase agreement or sale agreement made by the corporation.	11 12 13
under su	o, a corporation's "land-holdings" includes the land-holdings, section (1), of a subsidiary of the corporation as if a reference in ction to a corporation were a reference to the subsidiary.	14 15 16
held on t	wever, a corporation's land-holdings do not include land-holdings ust by the corporation or a subsidiary of it unless the corporation osidiary of it is a beneficiary of the trust.	17 18 19
168 Wh	t is a corporation's "property"	20
	orporation's " property " means the corporation's interest in any other than a security interest or interest in a trust.	21 22
subsection	o, a corporation's " property " includes any property under (1) of a subsidiary of the corporation as if a reference in the to a corporation were a reference to the subsidiary.	23 24 25
on trust	wever, the corporation's property does not include property held y the corporation or a subsidiary of it unless the corporation or diary of it is a beneficiary of the trust.	26 27 28

¹⁷ Acts Interpretation Act 1954, section 36—

[&]quot;interest", in relation to land or other property, means—

⁽a) a legal or equitable estate in the land or other property; or

⁽b) a right, power or privilege over, or in relation to, the land or other property.

Subdivision 3—Some basic concepts about unencumbered values of land-holdings and property	1 2
169 Application of sdiv 3	3
This subdivision applies for determining whether a corporation is a land rich corporation.	4 5
170 Value of co-owned land-holdings	6
(1) If a corporation's land-holdings include land-holdings in which it has an interest as co-owner, the unencumbered value of the interests of all co-owners in the land-holdings must be included in working out the unencumbered value of the corporation's land-holdings.	7 8 9 10
Note—	11
Even though the unencumbered value of the interests of all co-owners of the land-holdings is included for determining whether a corporation is a land rich corporation, only the unencumbered value of the corporation's interest in the land-holdings is used under division 4 for working out land rich duty imposed on the dutiable value of a relevant acquisition, see section 184.	12 13 14 15 16
(2) However, subsection (1) does not apply if the commissioner is satisfied that the co-ownership is not intended to avoid the imposition of land rich duty.	17 18 19
171 Value of land-holdings in uncompleted agreement for transfer included	20 21
To remove any doubt, it is declared that the unencumbered value of the land the subject of a purchase agreement or sale agreement made by the corporation or a subsidiary of the corporation must be included in working out the unencumbered value of a corporation's land-holdings.	22 23 24 25
172 Value of particular property disregarded	26
(1) For working out the unencumbered value of a corporation's property, the following kinds of property must be disregarded—	27 28
(a) cash;	29
(b) money on deposit with any person;	30
(c) negotiable instruments;	31

(d)	loans to associated persons of the corporation;	1
(e)	loans that are to be repaid on demand or within 1 year after the money is lent;	2 3
(f)	amounts paid or payable to the corporation or a subsidiary of the corporation under a sale agreement for land made by the corporation or subsidiary;	4 5 6
(g)	amounts owing to the corporation or a subsidiary of the corporation for shares issued by the corporation or subsidiary;	7 8
(h)	the corporation's shareholding in a subsidiary of the corporation;	9
(i)	the shareholding of a subsidiary of the corporation in another subsidiary of the corporation.	10 11
the reaso	so, property must be disregarded, if the commissioner is satisfied in for the corporation's ownership of the property is to avoid the on of land rich duty.	12 13 14
	ue of land-holdings and property—business property egarded	15 16
transaction have no	n acquisition of an interest in a corporation that is a dutiable on to which chapter 2, part 10, applies, business property taken to value under the part must be disregarded in working out the bered value of the land-holdings or property of the corporation.	17 18 19 20
	Division 3—Liability for land rich duty	21
174 Wh	en liability for land rich duty arises	22
	ility for land rich duty imposed on a relevant acquisition arises acquisition is made.	23 24
175 Wh	o is liable to pay land rich duty	25
(1) La acquirer.	nd rich duty imposed on a relevant acquisition must be paid by the	26 27
	wever, if a person makes a relevant acquisition because interests egated under section 158(1)(b)(ii) or (iii), the person and the	28

related persons of the person are jointly and severally liable for the payment of the land rich duty.	1 2
176 Rate of land rich duty	3
The rate of land rich duty imposed on the dutiable value of a relevant acquisition stated in schedule 3, column 1, is stated opposite the value in schedule 3, column 2.	4 5 6
177 Land rich duty statement	7
The acquirer under a relevant acquisition, or for a relevant acquisition mentioned in section 175(2), the acquirer or the related persons of the acquirer must within 30 days after the acquisition is made, lodge a statement in the approved form (a "land rich duty statement").	8 9 10 11
Maximum penalty—40 penalty units.	12
178 Effect of lodging land rich duty statement by acquirer or related person	13 14
The lodging, under section 177, of a land rich duty statement by the acquirer or a related person of the acquirer relieves the other person from complying with the section.	15 16 17
Division 4—Dutiable value of relevant acquisitions	18
179 Working out dutiable value of relevant acquisition	19
(1) The dutiable value of a relevant acquisition is the unencumbered value of all Queensland land-holdings of the land rich corporation at the time of the relevant acquisition multiplied by the interest in, or total of interests in, the corporation constituting the relevant acquisition. ¹⁸	20 21 22 23
(2) Subsection (3) applies to the following relevant acquisitions—	24
(a) a relevant acquisition mentioned in section 158(1)(c);	25
(b) a relevant acquisition made by a person in the following circumstances—	26 27

¹⁸ See section 14 (What is the "unencumbered value" of property).

(i) the person together with related persons of the person had a majority interest in the land rich corporation immediately before the relevant acquisition;	1 2 3
(ii) the interests of the person and related persons were previously aggregated so that duty under subsection (1) was paid for a relevant acquisition in the land rich corporation;	4 5 6
(iii) since the relevant acquisition mentioned in subparagraph (ii), no other related person of the person has acquired an interest in the corporation.	7 8 9
(3) For applying subsection (1) to a relevant acquisition mentioned in subsection (2), the interest is the increased interest in the land rich corporation that is acquired by the person by the relevant acquisition.	10 11 12
Examples for subsections (2) and (3)—	13
1. A and B are related persons. A holds a 30% interest in a land rich corporation. B acquires a 25% interest and, when aggregated with A's interest, a majority interest. If A acquires another 5% bringing its interest to 35%, for working out the dutiable value, the interest constituting the relevant acquisition is 5%.	14 15 16 17
2. A and B are related persons. A holds a 30% interest in a land rich corporation. B acquires a 25% interest and, when aggregated with A's interest, a majority interest. If A acquires B's 25% interest, for working out the dutiable value, the interest constituting the relevant acquisition is 25%.	18 19 20 21
(4) For applying subsection (1) to a relevant acquisition, the interest mentioned in section 409(2) must be disregarded.	22 23
Note—	24
Under section 409(2), land rich duty is not imposed on particular interests acquired under a corporate reconstruction.	25 26
(5) This section has effect subject to a deduction allowed under sections 185 to 188.	27 28
180 Aggregation of particular relevant acquisitions	29
(1) This section applies for aggregating relevant acquisitions that together form, evidence, give effect to or arise from what is, substantially 1 arrangement if a person makes a relevant acquisition mentioned in section 179(2).	30 31 32 33
(2) For assessing land rich duty on each of the relevant acquisitions, the acquisitions must be aggregated and treated as a single relevant acquisition.	34 35
(3) For subsection (1), all relevant circumstances relating to the relevant acquisitions must be taken into account in deciding whether they together	36 37

form, ev 1 arrange	ridence, give effect to or arise from what is, substantially ment.	1 2
(4) For	subsection (3), relevant circumstances include the following—	3
(a)	whether any of the acquisitions are conditional on entry into, or completion of, any of the other acquisitions;	4 5
(b)	whether the parties to any of the acquisitions are the same;	6
(c)	whether any party to an acquisition is a related person of another party to any of the other acquisitions;	7 8
(d)	the time over which the acquisitions take place;	9
(e)	whether, after the acquisitions take place, the acquirers' interests will be used together or dependently with one another;	10 11
(f)	whether, before the acquisitions take place, the interests were used together or dependently with one another.	12 13
	nd rich duty imposed on the relevant acquisition aggregated under on must—	14 15
(a)	be assessed on the total of the dutiable values of the acquisitions when the liability for land rich duty for each of the acquisitions arose; and	16 17 18
(b)	be apportioned between the acquisitions as decided by the commissioner.	19 20
relating t	e acquirer must, when lodging the land rich duty statement of the acquisition, give notice to the commissioner stating details the acquirer about—	21 22 23
(a)	all of the interests of the acquirer and related persons of the acquirer included or to be included in the arrangement mentioned in subsection (1); and	24 25 26
(b)	the dutiable value of each relevant acquisition.	27
Note—		28
	he Administration Act, the requirement under this subsection is a lodgment nent for which a failure to comply is an offence under section 121 of that Act.	29 30

	encumbered value of Queensland land-holdings of land rich poration	1 2
(1) Fo	r section 179, the unencumbered value of the Queensland dings of a land rich corporation at the date of a relevant acquisition	3 4 5
(a)	for a corporation that is a land rich corporation under section 165(1)—the unencumbered value of the corporation's land-holdings in Queensland at the date of the relevant acquisition; or	6 7 8 9
(b)	for a corporation that is a land rich corporation under section 165(2)—the unencumbered value of the corporation's land-holdings in Queensland other than the land-holdings mentioned in section 165(2), at the date of the relevant acquisition.	10 12 12 13 14
(2) Th	is section has effect subject to sections 182 to 184.	1.5
cor (1) Su the Que	encumbered value of land-holdings of subsidiary of land rich poration absection (2) applies for working out the unencumbered value of ensland land-holdings of a land rich corporation mentioned in 181(1)(a) to the extent that the land-holdings comprise	10 17 18 19 20
land-hole	dings of a subsidiary of the corporation.	2
corporation corporation	the unencumbered value of the Queensland land-holdings of the dion is the proportion of the unencumbered value of the dings in Queensland of all the subsidiaries to which the dion would be entitled if they were wound up at the same time regard to their liabilities.	22 23 24 25 26
unencum on the w unencum the corpo	r subsection (2), if the subsidiary is a trustee of a trust, the abered value of the Queensland land-holdings of the corporation winding up of all the subsidiaries is the greatest proportion of the abered value of the land-holdings in Queensland of the trust that pration could derive at any time from the trust without regard to the so of any of the subsidiaries.	27 28 29 30 31 32
(4) W	ithout limiting subsection (3), land-holdings may be derived by—	33
(a)	the fulfilment of a condition; or	34
(b)	the outcome of a contingency; or	3.5

(c)	the exercise or non-exercise of a power or discretion.	1
	remove any doubt it is declared that land-holdings may be derived orporation even if a subsidiary of the corporation is a beneficiary of	2 3 4
beneficia unencum	there is more than 1 subsidiary of the corporation that is a arry of a trust, for subsection (2), the proportion of the abered value of the Queensland land-holdings that may be derived trust must not be more than the whole.	5 6 7 8
183 Lar	nd transferred for shares to be disregarded	9
	is section applies if the relevant acquisition is the issue of shares to in the following circumstances—	10 11
(a)	the shares are issued to the person in consideration of a transfer of land to the corporation by the person;	12 13
(b)	transfer duty is paid for the transfer;	14
(c)	the land is not the only land of the corporation;	15
(d)	the person is not the only shareholder of the corporation.	16
	working out the unencumbered value of the Queensland dings of a land rich corporation, the value of the land must be ded.	17 18 19
184 Val	ue of co-owned land-holdings	20
	alue of land-holdings in which a corporation has an interest as r, is the unencumbered value of the corporation's interest in the dings.	21 22 23
185 Dec	luction—corporate trustee duty	24
(1) Th	is section applies if—	25
(a)	corporate trustee duty has been paid or is payable on a relevant acquisition under part 2; and	26 27
(b)	land in which the corporate trustee, or relevant corporation for a corporate trustee, has an interest at the time of the relevant acquisition under part 2, has been included in working out the dutiable value of a relevant acquisition under this part; and	28 29 30 31

s 186	128	s 187

(c)	the relevant acquisitions are part of the 1 arrangement.	1
by the an extent that	(2) Land rich duty imposed on the relevant acquisition must be reduced by the amount of corporate trustee duty paid or payable for the land to the extent that the land was included in working out the dutiable value of the relevant acquisition under this part.	
186 Ded	luction—transfer duty for particular trusts	6
(1) Thi	is section applies if—	7
(a)	transfer duty has been paid or is payable on a dutiable transaction that is a trust acquisition for a trust, other than a discretionary trust; and	8 9 10
(b)	land held by the trustee as trustee of the trust at the time of the transaction has been included in working out the dutiable value of the relevant acquisition under this part; and	11 12 13
(c)	the acquisitions are part of the 1 arrangement.	14
(2) Land rich duty imposed on the relevant acquisition must be reduced by the amount of transfer duty paid or payable for the land to the extent that the land was included in working out the dutiable value of the relevant acquisition under this part.		15 16 17 18
187 Ded	luction—transfer duty for marketable securities	19
(1) Thi	is section applies if—	20
(a)	transfer duty is paid or payable for marketable securities the subject of a dutiable transaction or an equivalent duty in another State is paid or payable for the marketable securities; and	21 22 23
(b)	the dutiable transaction is a relevant acquisition.	24
(2) Land rich duty imposed on the relevant acquisition must be reduced by an amount worked out using the following formula—		25 26
	$\mathbf{R} = \frac{\mathbf{L}\mathbf{V} \times \mathbf{T}\mathbf{D}}{\mathbf{V} \times \mathbf{T}\mathbf{D}}$	

 $R = \frac{LV \times H}{PV}$

where—

the	eans the unencumbered value of all Queensland land-holdings of land rich corporation at the time of the relevant acquisition under ion 181.	1 2 3
	eans the unencumbered value of all the property of the land rich poration at the time of the relevant acquisition.	4 5
"R" mea	ans the amount of the reduction.	6
	the transfer or equivalent duty paid or payable for the marketable arities.	7 8
188 Dec	luction—mortgage duty	9
(1) Th	is section applies if—	10
(a)	mortgage duty has been paid on a transfer, or agreement for the transfer, of shares by way of security; and	11 12
(b)	afterwards, the transferee acquires ownership of the shares free from any interest or equity of the previous holder of the shares; and	13 14 15
(c)	the transferee and related persons of the transferee were to newly acquire all of the shares they hold in the corporation at the time of the acquisition mentioned in paragraph (b), the acquisition would be a relevant acquisition.	16 17 18 19
(2) Al	so, this section applies if—	20
(a)	mortgage duty has been paid on a transfer, or agreement for the transfer, of shares by way of security; and	21 22
(b)	the commissioner is not satisfied of the matter mentioned in section 190; and	23 24
(c)	the acquisition mentioned in paragraph (a) is a relevant acquisition.	25 26
	or subsection (1), the transferee is taken to have made a relevant on of the shares owned by the transferee and related persons of the e.	27 28 29
	nd rich duty imposed on the relevant acquisition must be reduced ortgage duty paid.	30 31

	Division 5—Exempt acquisitions	1
189 Exen	nption—particular share issues	2
	nd rich duty is not imposed on an acquisition by a person of an on the initial allotment of shares on the registration of a on.	3 4 5
(2) Also	o, land rich duty is not imposed on an acquisition by a person if—	6
	the interest was acquired on the issue of shares to a person in consideration of a transfer of land to the corporation by the person; and	7 8 9
	transfer duty is paid or payable for the acquisition of the land by the corporation; and	10 11
(c)	the land is the only land of the corporation; and	12
(d)	the person is the only shareholder of the corporation.	13
(3) In a person if—	addition, land rich duty is not imposed on an acquisition by a	14 15
	the interest is acquired on a dealing in shares for all of the shareholders of the corporation; and	16 17
, ,	the interests of the shareholders after the dealing are, as near as practicable, the same as the proportions in which they held the shares before the dealing; and	18 19 20
, ,	the rights among the shareholders have not changed significantly because of the dealing in the shares.	21 22
(4) In th	his section—	23
_	', for shares, means the issue, cancellation, redemption or back of the shares.	24 25
190 Exen	mption—security interests	26
the comn	ich duty is not imposed on an acquisition of a security interest if missioner is satisfied the interest was not acquired with the of avoiding the imposition of land rich duty.	27 28 29

191	Exe	emption—change of trustee	1
		rich duty is not imposed on a relevant acquisition for the sole of giving effect to a change of a trustee if—	2 3
	(a)	the acquisition is not part of an arrangement—	4
		(i) involving a change in the rights or interest of a beneficiary of the trust; or	5 6
		(ii) terminating the trust; and	7
	(b)	the acquisition is not part of an arrangement to avoid the imposition of duty; and	8 9
	(c)	transfer duty has been paid on all trust acquisitions for which transfer duty is imposed for the trust before the acquisition.	10 11
192	Exe	emption—acquisition by liquidator	12
		rich duty is not imposed on a relevant acquisition by a person if the was acquired solely in the person's capacity as a liquidator.	13 14
193	Exe	emption—compromise or arrangements	15
L	and 1	rich duty is not imposed on a relevant acquisition by a person if—	16
	(a)	the interest was acquired solely because of the making of a compromise or arrangement with creditors approved under the Corporations Act, part 5.1; and	17 18 19
	(b)	the commissioner is satisfied the compromise or arrangement was not made with the intention of avoiding the imposition of land rich duty.	20 21 22
194	Exe	emption—if transfer duty not imposed	23
tran	sacti	rich duty is not imposed on a relevant acquisition that is a dutiable on on which transfer duty is not imposed because of an exemption y of the following provisions—	24 25 26

	•	sections 123 to 126	1
	•	sections 129 and 130	2
	•	sections 134 and 135	3
	•	section 141	4
	•	section 143	5
	•	section 148(1)(c). ¹⁹	6
195	Exe	mption—no liability for transfer duty on acquisition in other	7 8
Land rich duty is not imposed on an acquisition by a person if—		9	
	(a)	the land-holdings of a corporation could have been acquired by the person without incurring a liability to pay transfer duty for the acquisition of land other than under chapter 10, part 1; ²⁰ and	10 11 12
	(b)	the commissioner is satisfied the acquisition would not have been part of an arrangement to avoid the imposition of land rich duty.	13 14
196		rests acquired under exempt acquisitions disregarded for icular purposes	15 16
acqu	iisitic	erest acquired under an exempt acquisition, other than an exempt on under section 195, must be disregarded as an interest in a land oration when—	17 18 19

¹⁹ Sections 123 (Exemption—particular distribution of dutiable property to a person's beneficiary), 124 (Exemption—deceased estate). 125 (Exemption—particular vestings of dutiable 126 property), (Exemption—transactions for trust created for person under legal disability), 129 (Exemption-transfer by direction to primary custodian for responsible entity of registered managed investment scheme), 130 (Exemption-other transfers of property of registered managed investment (Exemption—forfeiture orders), 135 (Exemption—industrial organisations), 141 (Exemption—particular statutory bodies), 143 (Exemption—change of tenure) and 148(1)(c) (Exemption—marketable securities etc.)

²⁰ Chapter 10 (General exemptions), part 1 (Exemptions for particular duties for corporate reconstruction)

(a)	deciding whether a person has, under section 158(1)(b)(i) or (ii), acquired an interest in the corporation; or	1 2
(b)	aggregating interests under section 158(1)(b)(i) or (ii).	3
	Division 6—Reassessments for land rich duty	4
197 Wh	en commissioner must make reassessment	5
	e commissioner must make a reassessment of land rich duty for a relevant acquisition if—	6 7
(a)	at the time of the relevant acquisition, the corporation's land-holdings included land the subject of—	8 9
	(i) a sale agreement that was later completed; or	10
	(ii) a purchase agreement that was not completed; and	11
(b)	the commissioner is satisfied the agreement was not made or was not part of an arrangement made for the purpose of avoiding the imposition of land rich duty.	12 13 14
imposed person is	so, the commissioner must make a reassessment of land rich duty for a relevant acquisition if at the time of the relevant acquisition a s taken to have acquired an interest in a corporation under an int to acquire the interest but the agreement is not completed.	15 16 17 18
	hen reassessing land rich duty under subsection (1), the ioner must disregard the land mentioned in the subsection in—	19 20
(a)	deciding whether the corporation is a land rich corporation; and	21
(b)	working out the dutiable value of the relevant acquisition.	22
	hen reassessing the land rich duty under subsection (2), the ioner must disregard the interest mentioned in the subsection.	23 24
	r a reassessment under subsection (1) or (2), the acquirer under the acquisition must lodge the land rich duty statement for the on.	25 26 27
	bsection (1) or (2) applies to the reassessment despite the n period under the Administration Act for reassessments. ²¹	28 29

²¹ See the Administration Act, part 3, (Assessments of tax), division 3 (Reassessments).

	Division 7—Enforcement	1
	Subdivision 1—Charges	2
198 Reg	istration of charge over land for unpaid land rich duty	3
	is section applies if land rich duty is not paid by the date by which must be paid. ²²	4 5
charge o	e liability to pay the outstanding amount of land rich duty is a on land owned by the land rich corporation concerned in the acquisition for which the land rich duty is payable and any by of the corporation.	6 7 8 9
	e commissioner may lodge a request with the registrar that the registered over stated land owned by the corporation or its y.	10 11 12
(4) Th	e request must be in the appropriate form.	13
(5) Th	e registrar must register the charge over the land on lodgment of—	14
(a)	the request; and	15
(b)	a certificate of the commissioner stating there is a charge over the land under this section for the outstanding amount of land rich duty.	16 17 18
199 Rel	ease of charge	19
(1) Th	is section applies if—	20
(a)	the outstanding amount of land rich duty is paid; or	21
(b)	under a reassessment, no land rich duty is payable.	22
outstandi	e commissioner must, as soon as practicable after payment of the ang amount of land rich duty or the reassessment, lodge with the a request to release the charge in the appropriate form.	23 24 25
(3) Th	e registrar must register the release of the charge over the land.	26
	is section does not prevent the commissioner requesting the f the charge in other circumstances.	27 28

²² See the Administration Act, section 32 (Time for payment of other amounts)

	Subdivision 2—Power of sale	1
200 Con	nmissioner may apply to Supreme Court for order to sell	2
(1) Thi	is section applies if—	3
(a)	under subdivision 1, a charge has been registered over land; and	4
(b)	the outstanding amount of land rich duty has not been paid within 18 months after registration.	5 6
	e commissioner may apply to the Supreme Court for an order to and stated in the application.	7 8
must giv owner of Court for	least 6 months before making the application, the commissioner e notice to the person liable to pay the land rich duty and the the land of the commissioner's intention to apply to the Supreme an order to sell the land unless the outstanding amount of land is paid within 6 months after the date of the notice.	9 10 11 12 13
201 Wh	en court must order sale of land	14
(1) The	e court must order the sale of the land if it is satisfied—	15
(a)	proper notice of the application for the order was given under section 200; and	16 17
(b)	there is an outstanding amount of land rich duty payable to the State.	18 19
considers	wever, the court may make an order only for the land the court is sufficient to realise proceeds to pay the amounts mentioned in 02(a) to (d).	20 21 22
202 App	olication of proceeds of sale	23
The profollows—	occeeds of the sale of land sold under the order must be applied as	24 25
(a)	first, in payment of the commissioner's expenses on the application to the court for the order;	26 27
(b)	second, in payment of expenses properly incurred by the commissioner on the sale or any attempted sale:	28

(c)	third, in payment of amounts secured by a security interest or charge on the land recorded before the charge, unless the land is sold subject to the security interest or charge;	1 2 3
(d)	fourth, in payment of the outstanding amount of land rich duty under the Administration Act, section 42; ²³	4 5
(e)	fifth, any balance must be applied as the court orders.	6
203 Regi	istration of transfer	7
	and is sold under the order to sell, the person stated in the order ection must—	8 9
(a)	sign a transfer in the appropriate form in favour of the purchaser; and	10 11
(b)	lodge the transfer with the registrar.	12
	e registrar must register the transfer as if it had been signed by the lowner of the land.	13 14
(3) Sub instrumer	osection (2) applies despite non-production of the relevant at of title.	15 16
204 Corp	poration or subsidiary may recover proceeds of sale as debt	17
less an a	e amount equal to the proceeds of the sale of land under the order amount paid under section 202(c) is a debt payable to the on or subsidiary that previously owned the land by the persons bay the land rich duty for which the order was made.	18 19 20 21
` '	e corporation or subsidiary may recover the debt in a court of at jurisdiction.	22 23

²³ Administration Act, section 42 (Application of payments to assessment liability)

	PART 2—CORPORATE TRUSTEE DUTY	
	Division 1—Preliminary	2
205 Imp	position of corporate trustee duty	3
(1) The acquisition	is part imposes duty ("corporate trustee duty") on relevant ons.	4 5
Note—		6
Exempt	ions for corporate trustee duty are dealt with in division 6.	7
(2) Co acquisition	rporate trustee duty is imposed on the dutiable value of a relevant on.	8 9
206 Inte	erpretation for property held by partnership or trust	10
	rence to a partnership or trust holding property is a reference to the of the property by the partners for the partnership or trustees for	11 12 13
D	ivision 2—Some basic concepts for corporate trustee duty	14
207 Wh	at is a "relevant acquisition"	15
A pers	on makes a "relevant acquisition" if—	16
(a)	the person acquires a share interest in a corporate trustee or relevant corporation for a corporate trustee; and	17 18
(b)	the acquisition is part of an arrangement under which any person obtains, directly or indirectly, a benefit relating to the property held by the corporate trustee on trust.	19 20 21
208 Wh	at is a "share interest"	22
	are interest" is a person's interest as a shareholder in a corporate relevant corporation for a corporate trustee.	23 24

209	Wh	at is a "corporate trustee"	1
	orise	d trustee corporation, that is the trustee of a discretionary trust	2 3 4
	(a)	holds dutiable property on trust for the discretionary trust; or	5
	(b)	has an indirect interest in dutiable property and that interest is held on trust for the discretionary trust.	6 7
210		at is a corporate trustee's "indirect interest" in dutiable perty	8 9
A	corp	orate trustee has an "indirect interest" in dutiable property if it—	10
	(a)	has a partnership interest or trust interest in an ultimate entity; or	11
	(b)	through a series of partnership interests or trust interests, or a combination of any of them, there is a connection between the corporate trustee and dutiable property of a partnership or trust in the series.	12 13 14 15
211	Wha	at is a "relevant corporation" for a corporate trustee	16
the	corp	corporation is a "relevant corporation" for a corporate trustee if oration is an unlisted corporation that has an interest in the trustee.	17 18 19
(2 if—	() Fo	subsection (1), a corporation has an interest in a corporate trustee	20 21
	(a)	it has a share interest in the corporate trustee; or	22
	(b)	it has a share interest in a corporation that has a share interest in the corporate trustee.	23 24
212	Acq	uiring share interest in corporation	25
		person acquires a share interest in a corporate trustee or relevant on for a corporate trustee if—	26 27
	(a)	the person becomes a shareholder of the corporate trustee or relevant corporation; or	28 29
	(b)	being a shareholder, the person's share interest increases.	30

(2) However, the acquisition of a share interest by a beneficiary from the personal representative in the administration of the estate of a deceased person is not an acquisition for this part.	1 2 3
213 Contracted property	4
(1) For a corporate trustee or relevant corporation for a corporate trustee, contracted property is taken to be dutiable property held by the corporate trustee or relevant corporation.	5 6 7
(2) For determining the dutiable value of a relevant acquisition—	8
(a) a sale agreement made by the corporate trustee or relevant corporation is taken not to have been made; and	9 10
(b) a purchase agreement made by the corporate trustee or relevant corporation is taken to have been completed.	11 12
(3) If contracted property is included in determining the dutiable value of a relevant acquisition and the sale agreement for the property is later completed or the purchase agreement for the property is later rescinded, the commissioner must make a reassessment as if the contracted property were never held by the corporate trustee or relevant corporation.	13 14 15 16 17
(4) For the reassessment, the acquirer under the relevant acquisition must lodge the corporate trustee duty statement for the acquisition.	18 19 20
Division 3—Liability for corporate trustee duty	21
214 When liability for corporate trustee duty arises	22
A liability for corporate trustee duty imposed on a relevant acquisition arises when the acquisition is made.	23 24
215 Who is liable to pay corporate trustee duty	25
Corporate trustee duty imposed on a relevant acquisition must be paid by the acquirer.	26 27

216 Rat	te of corporate trustee duty	1
	The rate of corporate trustee duty imposed on the dutiable value of a relevant acquisition is—	
(a)	for dutiable property that is a Queensland marketable security—60c for each \$100, or part of \$100, of the dutiable value relating to the security; and	4 5 6
(b)	for other dutiable property—stated in schedule 3, column 2, opposite the dutiable value relating to the property in schedule 3, column 1.	7 8 9
217 Co	rporate trustee duty statement	10
acquisiti	equirer under a relevant acquisition, must within 30 days after the on is made, lodge a statement in the approved form (a "corporate duty statement").	11 12 13
Maximu	m penalty—40 penalty units.	14
Divis	ion 4—Apportionment of unencumbered value for particular relevant acquisitions	15 16
	portionment—head office or principal place of business in eensland	17 18
dutiable personal principal	nis section applies for determining the unencumbered value of property that is a Queensland business asset, other than a debt or property, of a Queensland business that has its head office or place of business in Queensland if, at any time during the 3 years preceding the relevant acquisition concerned—	19 20 21 22 23
(a)	a supply or provision of services has been made by the business to customers outside Queensland; or	24 25
(b)	the asset has been used, exploited or exercised in, or relates to, a	26

(2) A reference in this chapter to the unencumbered value of the property is taken to be a reference to the amount (the "apportioned amount") worked out using the following formula—	1 2 3
$AA = UV \times \frac{(TS - OS)}{TS}$	
where—	4
"AA" means the apportioned amount.	5
"OS" means the gross amount of the supplies and provision of services made by the business to its customers in other States during the 3 completed financial years preceding the relevant acquisition.	6 7 8
"TS" means the gross amount of supplies and provision of services made by the business to all its customers during the 3 completed financial years preceding the relevant acquisition.	9 10 11
"UV" means the unencumbered value of the Queensland business asset mentioned in subsection (1).	12 13
(3) However, the commissioner may decide the unencumbered value of the dutiable property on another basis if the commissioner is satisfied the other basis would be more appropriate in particular circumstances.	14 15 16
219 Apportionment—head office or principal place of business in another State	17 18
(1) This section applies for determining the unencumbered value of dutiable property that is a Queensland business asset, other than a debt or personal property, of a Queensland business that does not have its head office or principal place of business in Queensland if, at any time during the 3 financial years preceding the relevant acquisition concerned—	19 20 21 22 23
(a) a supply or provision of services has been made by the business to customers in Queensland; or	24 25
(b) the asset has been used, exploited or exercised in, or relates to, Queensland.	26 27

27

(2) A reference in this chapter to the unencumbered value of the property is taken to be a reference to the amount (the "apportioned amount") worked out using the following formula—

1

2

3

 $AA = UV \times \frac{QS}{TS}$

where—	4
"AA" means the apportioned amount.	5
"QS" means the gross amount of the supplies and provision of services made by the business to its Queensland customers during the 3 completed financial years preceding the relevant acquisition.	6 7 8
"TS" means the gross amount of supplies and provision of services made by the business to all its customers during the 3 completed financial years preceding the relevant acquisition.	9 10 11
"UV" means the unencumbered value of the Queensland business asset mentioned in subsection (1).	12 13
(3) However, the commissioner may decide the unencumbered value of the dutiable property on another basis if the commissioner is satisfied the other basis would be more appropriate in particular circumstances.	14 15 16
220 Apportionment of particular acquisitions relating to existing rights	17 18
(1) This section applies for determining the unencumbered value of dutiable property that is an existing right if the right is exercisable or relates to the conduct of a business or an activity outside Queensland.	19 20 21
(2) A reference in this chapter to the unencumbered value of the right is taken to be a reference to the amount that represents the same proportion of the unencumbered value that the unencumbered value of the right to the extent it is exercisable or relates to the conduct of a business or activity in Queensland bears to the total unencumbered value of the right.	22 23 24 25 26
(3) However, the commissioner may decide the unencumbered value of the right on another basis if the commissioner is satisfied the other basis would be more appropriate in particular circumstances.	27 28 29

	Division 5—Dutiable value of relevant acquisitions	1
-	uirer's share interest is proportionate to shares in corporate tee or relevant corporation	2 3
corporate number of	r a relevant acquisition that is an acquisition of a share interest in a e trustee, the acquirer's share interest is the proportion that the of shares the acquirer has bears to the total issued shares in the e trustee expressed as a percentage.	4 5 6 7
relevant of an interest acquirer' interest i	r a relevant acquisition that is an acquisition of a share interest in a corporation for a corporate trustee if the relevant corporation has st in the corporate trustee as mentioned in section 211(2)(a), the s share interest is worked out by applying the acquirer's share in the relevant corporation to the relevant corporation's share in the corporate trustee.	8 9 10 11 12 13
relevant of an interest	r a relevant acquisition that is an acquisition of a share interest in a corporation for a corporate trustee if the relevant corporation has st in the corporate trustee as mentioned in section 211(2)(b), the s share interest is worked out by applying—	14 15 16 17
(a)	the acquirer's share interest in the relevant corporation to the relevant corporation's share interest in the other relevant corporation; and	18 19 20
(b)	the result worked out under paragraph (a) to the other relevant corporation's share interest in the corporate trustee.	21 22
(4) For	r subsections (2) and (3)—	23
(a)	the acquirer's share interest in the relevant corporation is the proportion that the number of shares the acquirer acquires bears to the total issued shares in the relevant corporation expressed as a percentage; and	24 25 26 27
(b)	the relevant corporation's share interest in the corporate trustee is the proportion that the number of shares the relevant corporation holds bears to the total issued shares in the corporate trustee expressed as a percentage.	28 29 30 31
the other	so, for subsection (3), the relevant corporation's share interest in relevant corporation is the proportion that the number of shares ant corporation holds bears to the total issued shares in the other	32 33 34

35

relevant corporation expressed as a percentage.

(6) However, if the commissioner is satisfied the acquirer's share interest worked out under subsection (1), (2) or (3) does not accurately represent the acquirer's rights and obligations as a shareholder when compared with the rights and obligations of the other shareholders, the commissioner may decide the acquirer's share interest.	1 2 3 4 5
(7) For applying subsection (1), (2) or (3) to a relevant acquisition that is an increase in the acquirer's share interest, the acquirer's share interest is taken to be the increase in the acquirer's share interest.	6 7 8
222 What is the dutiable value of a relevant acquisition	9
(1) The dutiable value of the relevant acquisition is the total of the amounts worked out by applying the acquirer's share interest to the unencumbered value, when the liability for corporate trustee duty arises, of—	10 11 12 13
(a) the dutiable property held on trust by the corporate trustee; ²⁴ and	14
(b) any indirect interest in dutiable property held on trust by the corporate trustee.	15 16
Note—	17
Under section 213(1), dutiable property includes contracted property.	18
(2) For subsection (1)(b), the unencumbered value of an indirect interest of a corporate trustee under section 210(a) is the amount worked out by applying to the unencumbered value of the dutiable property held by the entity in which the corporate trustee has a trust interest or partnership interest the corporate trustee's trust interest or partnership interest in the entity.	19 20 21 22 23 24
(3) For subsection (1)(b), the unencumbered value of an indirect interest of a corporate trustee under section 210(b) is the amount worked out by—	25 26
(a) first applying to the unencumbered value of the dutiable property held by the ultimate entity, the trust interest or partnership interest of the trust or partnership (the "last beneficiary or partner") that is a beneficiary or partner of the ultimate entity; and	27 28 29 30 31
(b) applying to the amount worked out under paragraph (a), and the unencumbered value of any dutiable property held by the last	32 33

²⁴ See section 14 (What is the "unencumbered value" of property).

	beneficiary or partner, the trust interest or partnership interest of the next trust or partnership in the series of trusts or partnerships that is a beneficiary or partner of the last beneficiary or partner; and	1 2 3 4
(c)	applying the calculation in paragraph (b) for each of the other trusts or partnerships in the series until the first entity's trust interest or partnership interest is used in the calculation; and	5 6 7
(d)	applying to the amount last worked out under paragraph (c) and the unencumbered value of any dutiable property held by the first entity, the trust interest or partnership interest of the corporate trustee.	8 9 10 11
	nedule 4 contains an example of how the dutiable value of a acquisition is worked out.	12 13
the unendindirect in	the corporate trustee is trustee of more than 1 discretionary trust, cumbered value of the dutiable property of each trust and each enterest held on trust by the corporate trustee must be aggregated in out the dutiable value of the relevant acquisition.	14 15 16 17
223 Agg	regation of particular relevant acquisitions	18
	s section applies for aggregating relevant acquisitions that form, evidence, give effect to or arise from what is, substantially 1 ent.	19 20 21
acquisitio	assessing corporate trustee duty on each of the relevant ons, the acquisitions must be aggregated and treated as a single acquisition.	22 23 24
acquisitio	subsection (1), all relevant circumstances relating to the relevant ons must be taken into account in deciding whether they together idence, give effect to or arise from what is, substantially ment.	25 26 27 28
(4) For	subsection (3), relevant circumstances include the following—	29
(a)	whether any of the acquisitions are conditional on entry into, or completion of, any of the other acquisitions;	30 31
(b)	whether the parties to any of the acquisitions are the same;	32
(c)	whether any party to an acquisition is a related person of another party to any of the other acquisitions;	33 34
(d)	the time over which the acquisitions take place;	35

(e)	whether, after the acquisitions take place, the acquirers' interests will be used together or dependently with one another;	1 2
(f)	whether, before the acquisitions take place, the interests were used together or dependently with one another.	3
	rporate trustee duty imposed on the relevant acquisition ed under this section must—	5 6
(a)	be assessed on the total of the dutiable values of the acquisitions when the liability for corporate trustee duty for each of the acquisitions arose; and	7 8 9
(b)	be apportioned between the acquisitions as decided by the commissioner.	10 11
relating t	e acquirer must, when lodging the corporate trustee duty statement to the acquisition, give notice to the commissioner stating details the acquirer about—	12 13 14
(a)	all of the interests of the acquirer and related persons of the acquirer included or to be included in the arrangement mentioned in subsection (1); and	15 16 17
(b)	the dutiable value of each relevant acquisition.	18
Note—		19
	the Administration Act, the requirement under this subsection is a lodgment ment for which a failure to comply is an offence under section 121 of that Act.	20 21
	Division 6—Exempt acquisitions	22
224 Exe	mption—change of trustee	23
	rate trustee duty is not imposed on a relevant acquisition for the cose of giving effect to a change of a trustee if—	24 25
(a)	the acquisition is not part of an arrangement—	26
	(i) involving a change in the rights or interest of a beneficiary of the trust; or	27 28
	(ii) terminating the trust; and	29
(b)	the acquisition is not part of an arrangement to avoid the imposition of duty; and	30 31

(c)	transfer duty has been paid on all trust acquisitions for which transfer duty is imposed for the trust before the acquisition.	1 2
225 Exe	mption—relevant acquisition in family trust	3
(1) Co	rporate trustee duty is not imposed on a relevant acquisition if—	4
(a)	the commissioner is satisfied the trust of which the corporate trustee is trustee is established primarily for the benefit of the members of a particular family or family company; and	5 6 7
(b)	the acquirer under the relevant acquisition is a member of the family who, or is a family company that, does not hold the shares acquired as trustee.	8 9 10
subsectio	e commissioner may be satisfied of the matter mentioned in $n(1)(a)$, even if an exempt institution is the last taker in default of attment by the trustee of the trust.	11 12 13
(3) In t	his section—	14
and	company" , for a trust, means a corporation in which all directors shareholders are members of the particular family for which the is established.	15 16 17
226 Exe	mption—if transfer duty not imposed	18
dutiable 1	rate trustee duty is not imposed on a relevant acquisition that is a transaction on which transfer duty is not imposed because of an n under sections 123 to 126. ²⁵	19 20 21
	Division 7—Deductions and reassessments	22
227 Ded	uction—transfer duty for marketable securities	23
(1) Thi	s section applies if—	24

²⁵ Sections 123 (Exemption—particular distribution of dutiable property to a beneficiary), 124 (Exemption—deceased person's estate), 125 (Exemption—particular vestings of dutiable property) and 126 (Exemption—transactions for trust created for person under legal disability)

(a)	transfer duty is paid or payable for a transfer, or agreement for the transfer, of shares of a corporate trustee or relevant corporation for a corporate trustee or an equivalent duty in another State is paid or payable for the transfer or agreement; and	1 2 3 4
(b)	the transfer or agreement is a relevant acquisition.	5
	rporate trustee duty imposed on the relevant acquisition must be by the amount of transfer or equivalent duty paid or payable.	6 7
228 Ded	uction—transfer duty for trust acquisition	8
(1) Thi	s section applies if—	9
(a)	a person makes a trust acquisition for which transfer duty is paid or payable; and	10 11
(b)	the acquisition is a relevant acquisition.	12
	rporate trustee duty imposed on the relevant acquisition must be by the amount of transfer duty paid or payable.	13 14
229 Whe	en commissioner must make reassessment	15
duty imp acquisitio	e commissioner must make a reassessment of corporate trustee losed for a relevant acquisition if at the time of the relevant on a person is taken to have acquired a share interest in a con under an agreement to acquire the interest but the agreement is leted.	16 17 18 19 20
	en reassessing the corporate trustee duty under subsection (1), the oner must disregard the interest mentioned in the subsection.	21 22
	the reassessment, the acquirer under the relevant acquisition must corporate trustee duty statement for the acquisition.	23 24

	CHAPTER 4—LEASE DUTY	1
	PART 1—PRELIMINARY	2
230 Imp	oosition of duty	3
(1) Thi	is chapter imposes duty ("lease duty") on instruments that are—	4
(a)	leases; or	5
(b)	occupancy rights.	6
Note—		7
Exempti in chapt	ions for lease duty are dealt with in part 4. Also, other exemptions are dealt with er 10.	8 9
(2) Lea	ase duty is imposed on the cost of a lease or occupancy right.	10
231 Wh	AND OCCUPANCY RIGHTS at is a "lease"	12 13
	se" is—	14
(a)	a lease, or agreement for lease, of land in Queensland; or	15
(b)	an offer for the grant of exclusive possession of land in Queensland.	16 17
232 Wh	at is an "occupancy right"	18
	"occupancy right", is an agreement granting, or an offer for the a right to occupy premises in Queensland for a term of more than if—	19 20 21
(a)	the occupier intends to use the premises for conducting a business; and	22 23
(b)	the occupier does not obtain a right to exclusive possession but the occupier's use and enjoyment of the premises as a place of	24 25

	business is not adversely affected by the absence of the right to exclusive possession.	1 2
	deciding whether the occupier's use and enjoyment of the is adversely affected, the following must be taken into account—	3 4
(a)	the periods the occupier's right to occupation is not exclusive;	5
(b)	the times when the occupier's right to occupy may be interrupted or denied.	6 7
233 Wh	at is the "cost" of a lease	8
(1) Th	e "cost" of a lease is the rent payable for the lease.	9
(2) He following	owever, the rent payable for the lease does not include the g—	10 11
(a)	amounts paid for reasonable outgoings for the lease;	12
(b)	penal rent, or increased rent in the nature of penal rent, payable for the lease;	13 14
(c)	amounts paid in consideration of the termination or surrender of an existing lease or agreement relating to the leased premises;	15 16
(d)	premiums, fines or other consideration payable for the grant of the lease;	17 18
(e)	consideration paid for, or the value of, any moveable chattels taken over by the lessee from the lessor or outgoing lessee;	19 20
(f)	if, on the leased premises, a business is to be carried on and an amount in excess of what would be the rent if a business was not carried on is charged for the lease—the excess amount.	21 22 23
234 Wh	at is the "cost" of an occupancy right	24
(1) Th right.	e "cost" of an occupancy right is the consideration payable for the	25 26
	owever, the term does not include an amount payable for le outgoings.	27 28

s 239

235 Cost of lease or occupancy right variable	1
If the cost of a lease or occupancy right may vary up to a maximum amount, the maximum amount is the cost of the lease or right.	2 3
236 Cost of lease or occupancy right paid in goods or services	4
(1) If the cost of a lease or occupancy right includes the provision of goods or services, the value of the goods or services is included in the cost.	5 6
(2) If the lease or occupancy right provides that the value of the goods or services must be at least, or must not be more than, a stated amount, or provides a conversion rate, the amount, or the amount worked out using the conversion rate, is the value of the goods or services for subsection (1).	7 8 9 10
PART 3—LIABILITY FOR, PAYMENT AND REASSESSMENTS OF LEASE DUTY	11 12
237 When liability for lease duty arises	13
(1) A liability for lease duty arises for a lease or occupancy right when the lessee or grantee takes possession of the leased premises in accordance with the lease or right.	14 15 16
(2) Also, if the lessee or grantee continues in possession of the leased premises after the lease or right ends, a liability for lease duty arises when the continued possession starts.	17 18 19
238 Who is liable to pay lease duty	20
Lease duty imposed on a lease or occupancy right must be paid by the lessor and lessee of the lease or the grantor and grantee of the right.	21 22
239 Rate of lease duty	23
The rate of lease duty imposed on a lease or occupancy right is 35c for each \$100, or part of \$100, of the cost of the lease or right.	24 25

1

240 Lodging instrument

	essor of a lease or grantor of an occupancy right must, within after the liability for lease duty arises, lodge the lease or right.	2 3
241 Lod	lging statements and payment of lease duty	4
occupand amount'	when the liability for lease duty arises, the cost of the lease or cy right, or part of the cost, is ascertainable (the "ascertainable"), the lessor or grantor must, within 30 days after the liability edge a statement in the approved form stating the ascertainable	5 6 7 8 9
mentione part of th	when the liability for lease duty arises, other than a liability ed in section 237(2), the cost of the lease or occupancy right, or ne cost, is not ascertainable (the "unascertainable amount"), the grantor must, within the time stated in subsection (3)—	10 11 12 13
(a)	lodge the lease or right and a statement in the approved form stating the unascertainable amount; and	14 15
(b)	pay to the commissioner the amount of lease duty to the extent it relates to the unascertainable amount and any assessed interest and penalty tax.	16 17 18
(3) For	r subsection (2), the stated time is 30 days after—	19
(a)	if possession or occupation of the leased premises is terminated within the term of the lease or right—the end of possession; or	20 21
(b)	if paragraph (a) does not apply—the final rent review carried out under the lease or right or, if no rent review is carried out, the end of the lease.	22 23 24
arises, th	when the liability for lease duty mentioned in section 237(2) are cost of the lease or occupancy right, or part of the cost, is not able (also the "unascertainable amount"), the lessor or grantor thin the time stated in subsection (5)—	25 26 27 28
(a)	lodge the lease or right and a statement in the approved form stating the unascertainable amount; and	29 30
(b)	pay to the commissioner the amount of lease duty to the extent it relates to the unascertainable amount and any assessed interest and penalty tax.	31 32 33
(5) For	r subsection (4), the stated time is 30 days after—	34

(a) the first anniversary of the liability arising and each later anniversary; and	1 2
(b) the continued possession ceases.	3
(6) However, the lessor or grantor does not have to comply with subsection (2) or (4) if the unascertainable amount is not more than \$10,000.	4 5 6
(7) If a lease or occupancy right contains an option for a further period—	7
(a) lease duty is only assessed under subsections (1) and (2) on the cost of the term of the lease or right; and	8 9
(b) if the option is exercised, liability to lease duty under subsections (1) and (2) for the further period arises when the option is exercised.	10 11 12
(8) If during the term of a lease or occupancy right the cost of the lease is increased by agreement, other than under the terms of the lease, liability for the increased cost arises when the agreement is made.	13 14 15
(9) For this section, the cost of a lease or occupancy right, or part of the cost, is ascertainable if the lease or right states the amount or provides how it is to be worked out and all factors necessary to work out the amount are known when the liability for lease duty arises.	16 17 18 19
(10) For the Administration Act, ²⁶ a statement under subsection (2) or (4) is taken to be a return for a self assessment for the cost of the lease or occupancy right.	20 21 22
242 Reassessment of lease duty for particular earlier termination of lease or occupancy right	23 24
(1) This section applies if the commissioner is satisfied a lease or occupancy right is terminated because—	25 26
(a) the leased premises are destroyed during its term; or	27
(b) the lessee or grantee dies.	28
(2) The commissioner must make a reassessment of lease duty on application made by—	29 30
(a) the lessor or grantor and lessee or grantee; or	31

²⁶ See the Administration Act, section 32 (Time for payment of other amounts).

(b) the lessor or grantor and personal representative of the lessee or grantee.	1 2
(3) In making the reassessment, the cost of the lease or right relating to the unexpired term of the lease or right must be disregarded.	3 4
(4) The application must be made within 6 months after the termination of the lease or right.	5 6
(5) The applicant must lodge the lease or right with the application.	7
(6) Subsection (2) applies to the reassessment despite the limitation period under the Administration Act for reassessments. ²⁷	8 9
243 Credit for lease duty paid	10
(1) This section applies if a lease or occupancy right is terminated and a replacement lease or occupancy right is entered into or granted in either of the following circumstances—	11 12 13
 (a) the real property description of the leased premises changes because of a strata title or group title plan being registered over the land comprising the leased premises; 	14 15 16
(b) the lessee takes a new lease or the grantee is granted a new occupancy right over premises in the same building because of the refurbishment of the leased premises.	17 18 19
(2) In assessing the lease duty on the replacement instrument, a credit must be allowed for the amount of lease duty paid to the extent that it relates to the unexpired term of the original lease or occupancy right.	20 21 22
PART 4—EXEMPTIONS FOR LEASE DUTY	23
244 Exemption—particular residences	24
Lease duty is not imposed on the following instruments if the leased premises are not used for carrying on a business or commercial venture—	25 26
(a) a lease of a dwelling house;	27

²⁷ See the Administration Act, part 3, (Assessments of tax), division 3 (Reassessments).

(b) a relevant agreement as defined in the <i>Mobile Homes Act 1989</i> , section 3.	1 2
245 Exemption—leases under Land Act	3
Lease duty is not imposed on a lease issued under the Land Act 1994.	4
246 Exemption—National Trust leases and occupancy rights	5
Lease duty is not imposed on a lease, or grant of an occupancy right, to The National Trust of Queensland constituted under the <i>National Trust of Queensland Act 1963</i> .	6 7 8
CHAPTER 5—MORTGAGE DUTY	9
PART 1—PRELIMINARY	10
247 Imposition of mortgage duty	11
(1) This chapter imposes duty ("mortgage duty") on instruments that are mortgages, particular caveats claiming an interest under mortgages and particular releases of mortgages.	12 13 14
Note—	15
Concessions and exemptions for mortgage duty are dealt with in parts 6 and 7. Also, other exemptions are dealt with in chapter 10.	16 17
(2) Mortgage duty is imposed on the amount secured by a mortgage. ²⁸	18

²⁸ See part 4 (Amount secured by a mortgage).

PART	2—SOME BASIC CONCEPTS FOR MORTGAGE DUTY	1 2
248 Wh	at is a "mortgage"	3
(1) An	instrument is a "mortgage" if it is—	4
(a)	a security by way of mortgage or charge over property wholly or partly in Queensland; or	5 6
(b)	a security by way of a transfer of property wholly or partly in Queensland to a trustee, to be sold or otherwise converted into money, redeemable before the sale or conversion, other than if the transfer is made for the benefit of creditors who accept the transfer in full satisfaction of debts owed to them; or	7 8 9 10 11
(c)	any transfer, or agreement for the transfer, of property wholly or partly in Queensland that is apparently absolute but is intended only as security; ²⁹ or	12 13 14
(d)	an instrument that, on the deposit of instruments of title to property wholly or partly in Queensland, becomes a mortgage or evidences the terms of a mortgage.	15 16 17
subsectio	However, for this chapter, an instrument mentioned in on (1)(a) is a mortgage only if it is a security by way of mortgage over property wholly or partly in Queensland at the liability date.	18 19 20
or previo	r sections 262, 268, 269, 276 and 281, ³⁰ a reference to a mortgage us mortgage includes a reference to a mortgage first signed before 1 of the repealed Act.	21 22 23
249 Wh	at is an "advance"	24
	"advance" is the provision or obtaining of funds by way of accommodation by—	25 26
(a)	a loan; or	27

²⁹ See section 32 (Transfer by way of security—land).

³⁰ Sections 262 (Collateral mortgage), 268 (Caveats), 269 (Releases of mortgages), 276 (What is a "home refinance mortgage") and 281 (Further concession for particular home refinance mortgages)

(b)	a bill facility that is 1 or more agreements, understandings or arrangements as a consequence of which a bill of exchange or promissory note—	1 2 3
	(i) is drawn, accepted, endorsed or made; or	4
	(ii) is held, negotiated or discounted.	5
(2) Sufrom—	bsection (1)(b) applies whether or not the funds are obtained	6 7
(a)	the person who draws, accepts, endorses or makes the bill of exchange or promissory note; or	8 9
(b)	a person who is a party to any of the agreements, understandings or arrangements.	10 11
(3) An	"advance" includes a contingent liability under section 259.	12
	owever, the term does not include an amount provided or obtained curity of a mortgage for—	13 14
(a)	insurance of the secured property against fire; or	15
(b)	keeping or effecting a policy of life insurance; or	16
(c)	payment of duty for the security or any loan other than a current account secured by the mortgage.	17 18
250 Wh	at is a "loan"	19
Each o	of the following is a "loan"—	20
(a)	an advance of money;	21
(b)	the payment of money for or on account of, or at the request of, any person;	22 23
(c)	a forbearance to require the payment of money owing on any account;	24 25
(d)	any transaction, whatever its terms or form, that in substance effects a loan of money.	26 27
251 Loc	eation of property	28
For thi stated—	is chapter, the following property is taken to be located in the place	29 30

(a) marketable securities of a company—in the State the comtaken to be registered under the Corporations Act;	pany is 1 2
(b) units in a unit trust—in the place where the register on who units are registered is kept or, if the register is not lead Australia, in the place of residence of the manager or respentity of the unit trust;	kept in 4
(c) debt securities of a government of a State—in that State.	7
PART 3—LIABILITY FOR MORTGAGE DUTY	8
252 When liability for mortgage duty arises	9
(1) A mortgage is liable to mortgage duty when it is first signed.	10
(2) A mortgage is liable to mortgage duty on the making of an a or further advance that results in the total amount secured by the me exceeding the amount secured by it for which it has been properly st or is exempt from duty, under this or a corresponding Act.	ortgage 12
(3) Subsection (4) applies if an instrument of security that does no property in Queensland when it is first signed—	ot affect 15
(a) affects any property that is specifically identified, whether in the instrument, when it is first signed and, unarrangement, the property is intended to be secured security; or	der an 18
(b) affects land, other than a security interest, in Queensland v year after it is first signed.	within 1 21 22
(4) The instrument of security is liable for mortgage duty when affects the property or land unless it is stamped with, or is exemp similar duty under a corresponding Act.	
(5) An instrument that, on the deposit of instruments of title to p in Queensland, becomes a mortgage or evidences the terms of a mois liable to mortgage duty on the deposit of the instruments.	1 .
253 Who is liable to pay mortgage duty	29
Mortgage duty imposed on a mortgage must be paid by the mortg	gagor. 30

254 Rate of mortgage duty	1
The rate of mortgage duty imposed on a mortgage is 40c for each or part of \$100, of the amount secured by the mortgage as determined under part 4.	
255 Lodging mortgage	5
The mortgager or mortgage under a mortgage must, within after the liability for mortgage duty arises, lodge the mortgage.	30 days 6 7
256 Effect of lodging mortgage by mortgagor or mortgagee	8
The lodging, under section 255, of a mortgage by the mortgage relieves the other person from complying with the section	-
257 Stamping before advance	11
(1) A mortgage may be stamped before an advance whether or earlier advance has been made.	not an 12 13
(2) A mortgage mentioned in section 260 or 261 may be stan secure any amount exceeding that to which it is already stamped by the dutiable proportion for the mortgage when it is stamped.	-
PART 4—AMOUNT SECURED BY A MORTGAG	GE 17
258 What is the amount secured by a mortgage	18
(1) The amount secured by a mortgage is the amount of actually secured by it and recoverable under it.	dvances 19 20
(2) However, if—	21
 (a) a mortgage has been properly stamped, or is exempt from under this or a corresponding Act for an amount of ac secured by the mortgage; and 	•
(b) a further advance secured by the mortgage is made; and	25

(c) the total amount secured by the mortgage exceeds the amount f which the mortgage has been properly stamped;	For 1 2
the amount secured by the mortgage is, for section 247(2), the exce amount mentioned in paragraph (c).	ess 3 4
259 Contingent liabilities	5
(1) This section applies to a mortgage securing or capable of securing whether directly or indirectly, an amount contingently payable (the "secured amount") in connection with an advance (the "prima advance")—	he 7
(a) by a guarantor or indemnifying party under a guarantee indemnity; or	or 10 11
(b) by another party under another type of instrument.	12
(2) Mortgage duty must be assessed on the secured amount as if it were separate advance secured by the mortgage.	e a 13 14
(3) For subsection (2), the contingent liability is limited to the amount the primary advance.	of 15 16
(4) This section—	17
(a) does not apply if the commissioner is satisfied there is connection between the mortgage and the primary advance; and	
(b) does not require mortgage duty to be paid more than once for advance.	an 20 21
260 Mortgage over property not wholly in Queensland	22
(1) Mortgage duty must be assessed for a mortgage over property that partly in and partly outside Queensland as if the amount secured by it we only the dutiable proportion.	
(2) For subsection (1), the dutiable proportion is the proportion of t amount secured by the mortgage on which mortgage duty is imposed th at the liability date, the value of property in Queensland affected by t mortgage bears to the value of all property affected by it, other th property located outside Australia or in a Territory.	at, 27 he 28
(3) The dutiable proportion must be worked out by reference to t property values according to a referable point.	he 31 32

	r subsection (3), a referable point is any of the following prepared ar before the liability date for the mortgage—	1 2
(a)	an independent valuation of the secured property;	3
(b)	a statement of the mortgagee based on information obtained by the mortgagee in deciding to make the advance to the mortgagor;	4 5
(c)	property valuations used by the mortgagor in preparing an annual return to be lodged under the Corporations Act;	6 7
(d)	a financial report of the mortgagor, certified by an independent auditor as presenting a true and fair view of a corporation's financial position;	8 9 10
(e)	agreed property valuations that form the basis of the mortgagor's insurance policies;	11 12
(f)	another document the commissioner considers to be appropriate for working out the dutiable proportion.	13 14
	owever, if there is more than 1 referable point for a mortgage, the point is the later or latest of the referable points.	15 16
	so, the acceptable referable point must be the same acceptable point used to determine liability to duty under a corresponding	17 18 19
261 Adv	vances secured by mortgage package	20
(1) If-	_	21
(a)	at a liability date, 2 or more security instruments secure or partly secure the same amount; and	22 23
(b)	at least 1 of the instruments is a security affecting property wholly or partly outside Queensland; and	24 25
(c)	at least 1 of the instruments is a mortgage;	26
the instru	uments are a "mortgage package".	27
(2) Al	so, a "mortgage package" includes—	28
(a)	a mortgage signed after the liability date if the commissioner is satisfied the mortgage was intended to be part of the package; and	29 30 31
(b)	a mortgage previously collateral to an earlier advance under 1 or more of the other mortgages in the package.	32 33

(3) Mortgage duty must be assessed under this part on the mortgage package as if the instruments comprising the mortgage package were 1 mortgage, first signed on the day the last of the signed instruments was signed.	1 2 3 4
(4) One of the mortgages in the mortgage package must be stamped with the mortgage duty paid in Queensland for the mortgage package and all other mortgages in the mortgage package must be stamped as a collateral mortgage.	5 6 7 8
262 Collateral mortgage	9
(1) Mortgage duty is not imposed on the part of the amount secured by a collateral mortgage that is secured by—	10 11
(a) a mortgage or security instrument that is properly stamped under this Act or a corresponding Act; or	12 13
(b) a mortgage package that has been properly stamped under section 261 or a corresponding Act.	14 15
(2) A collateral mortgage that no longer secures an amount secured by a mortgage, instrument or mortgage package mentioned in subsection (1) is not security for another advance unless mortgage duty for the amount of the other advance is paid.	16 17 18 19
263 Extent mortgage is enforceable	20
(1) A mortgage or mortgage package for which mortgage duty is imposed or a similar duty is chargeable under a corresponding Act is enforceable only to the extent of the amount secured by the mortgage or mortgage package for which duty has been paid, or the mortgage or mortgage package is exempt from duty, under this Act or the corresponding Act.	21 22 23 24 25 26
(2) For subsection (1), mortgage duty has been paid on a mortgage or mortgage package affecting property that is partly in and partly outside Queensland if—	27 28 29
(a) duty has been paid on the total advances under the mortgage or mortgage package when the mortgage duty paid is taken with the duty paid under a corresponding Act; and	30 31 32
(b) the dutiable proportion of the mortgage or mortgage package is not incorrect by more than 5%.	33 34

Note—	1
Under section 260(3), the dutiable proportion must be worked out by reference to property values according to a referable point.	2 3
264 Limit on security provided by stamped and collateral mortgages	4
(1) A stamped or collateral mortgage that was, but is no longer, part of the same mortgage package and no longer secures the same amount secured by the package is not security for another advance unless mortgage duty for the amount of the other advance is paid.	5 6 7 8
Example for subsection (1)—	9
A has property in 5 States, each valued at \$150 000. A borrows \$100 000 secured by a mortgage package comprising 5 mortgages. The mortgages secure the full \$100 000 and are stamped under this Act and the corresponding Acts of the other States on the basis that the dutiable proportion for each mortgage is \$20 000.	10 11 12 13
Under a restructure of the loans, the Queensland mortgage no longer secures the \$100 000 which remains secured by the other mortgages on which duty has been paid in the other States.	14 15 16
Under this subsection, if A takes out a new loan, the Queensland mortgage is not security for the new loan unless mortgage duty imposed on it is paid.	17 18
(2) The fact that the stamped or collateral mortgage is no longer part of the mortgage package does not affect the amounts for which the remaining mortgages in the mortgage package provide security.	19 20 21
265 Multi-jurisdictional statement	22
(1) If mortgage duty is imposed on the dutiable proportion of a mortgage, (whether for a mortgage over property not wholly in Queensland, a mortgage package or on original or subsequent advances), the mortgagor or mortgagee must make a statement in the approved form about the location and value of the secured property.	23 24 25 26 27
Maximum penalty—40 penalty units.	28
(2) The making of a statement under subsection (1) by the mortgagor or mortgagee relieves the other person from complying with the subsection.	29 30
(3) The statement may be taken to be the mortgage, or mortgages comprising the mortgage package.	31 32

	RT 5—MORTGAGE DUTY ON PARTICULAR	1
DERI	ENTURE ISSUES, CAVEATS AND RELEASES OF MORTGAGES	2
	WIORIGAGES	3
266 Mo	rtgage duty associated with particular debenture issues	4
(1) Th	is section applies if—	5
(a)	a corporation offers debentures to the public for subscription; and	6
(b)	the corporation is a party to an instrument of trust relating to the debentures; and	7 8
(c)	a mortgage secures the repayment of debentures issued by the corporation.	9 10
debentur equal to	ortgage duty must be assessed on the mortgage for the offer of es as if it were a mortgage securing the payment of an amount the total amount of debentures, other than exempt short-term es, subscribed for by the public in Queensland from time to time.	11 12 13 14
(3) Or trust mus	n or before 31 July in each year, the trustee under the instrument of st—	15 16
(a)	lodge a statutory declaration stating the total amount subscribed for in Queensland for the corporation's debentures and exempt short-term debentures in the year ending on the previous 30 June; and	17 18 19 20
(b)	pay to the commissioner mortgage duty on the amount subscribed for in the year for the debentures, other than exempt short-term debentures.	21 22 23
	mortgage duty is paid under subsection (3), the instrument of trust entures are not liable to duty under this Act.	24 25
debentur on the co	this section, a reference to an amount subscribed for relating to ses does not include an amount represented by debentures issued enversion or renewal of an existing holding of debentures or other ple securities.	26 27 28 29
267 Wh	at is an "exempt short-term debenture"	30
(1) A debentu	debenture issued by a public company is an "exempt short-term re" if—	31 32

(a) the amount repayable under the debenture is repayable within 6 months after it is issued or is not repayable within a fixed or certain period but the amount is later paid or repaid within 6 months after it is issued; and	1 2 3 4
(b) the debenture is not part of an arrangement, the effect of which is to extend the period for repayment of an amount to more than 6 months after it is issued.	5 6 7
(2) If a debenture is reissued or renewed, the combined terms of debentures is taken into account when deciding when the amount under the debenture is repayable for subsection (1).	8 9 10
(3) Also, for subsection (1), debentures subscribed for by a corporation include debentures subscribed for by a related body corporate unless the commissioner decides otherwise.	11 12 13
268 Caveats	14
(1) Mortgage duty is imposed on a caveat claiming an interest in land, or a water allocation, under a mortgage if mortgage duty is imposed, but not paid, on the mortgage.	15 16 17
(2) The amount of mortgage duty imposed on the caveat is the amount of mortgage duty that would be imposed on the mortgage.	18 19
(3) The mortgagor must pay the duty as if it were assessed on the mortgage.	20 21
(4) To the extent that mortgage duty is paid on the caveat, mortgage duty is not imposed on the mortgage.	22 23
269 Releases of mortgages	24
(1) Mortgage duty is imposed on a release of mortgage to the extent that mortgage duty is imposed, but not paid, on the mortgage.	25 26
(2) Immediately after the release, the mortgagor must—	27
(a) lodge a statement in the approved form; and	28
(b) pay the duty as if it were assessed on the mortgage.	29

PART 6—CONCESSIONS FOR HOME MORTGAGES AND FIRST HOME MORTGAGES	1 2
Division 1—Preliminary	3
270 Purpose of pt 6	4
The purpose of this part is to provide for concessions for mortgage duty on home mortgages and home refinance mortgages.	5 6
Division 2—Concessions for mortgage duty for home mortgages	7
Subdivision 1—Some basic concepts about concessions for mortgage duty for home mortgages	8
271 What is a "home mortgage"	10
(1) A "home mortgage" is a mortgage given by a person to the extent that the mortgage secures an advance to the person to finance the purchase or construction of the person's home or a further interest in the person's home.	11 12 13 14
(2) A home mortgage or, if there is more than 1 home mortgage, at least 1 of them, must be over the residential land.	15 16
272 What is a "home" and "first home" for div 2	17
(1) For this division, a residence that is to be constructed is the person's "home" or "first home" if, when constructed, it will be the person's home or first home under section 86.	18 19 20
(2) For subsection (1), section 86 applies as if the person's transfer date for the residential land were the date the mortgage was first signed.	21 22
273 Who is a "home borrower" and a "first home borrower"	23
(1) A person is a "home borrower" if the person is the mortgagor under a home mortgage.	24 25

home mortgage s	corrower is a "first home borrower" if the borrower's secures an advance to the borrower to finance the purchase of the borrower's first home.	1 2 3
Subo	division 2—Concessions for home mortgages	4
274 Concession	for mortgage duty—home mortgage	5
	ers of a home are home borrowers, mortgage duty is not part of the amount secured by the home mortgage that is following—	6 7 8
(a) the qua	alifying amount;	9
(b) if—		10
(i) al	If the owners are first home borrowers—\$100,000; or	11
(ii) al	If the owners are not first home borrowers—\$70 000.	12
not apply, mortg	rs who are home borrowers to which subsection (1) does age duty is not imposed on the part of the amount secured rtgage that is the lesser of the following—	13 14 15
(a) the total	al of—	16
	or each home borrower—the borrower's interest multiplied y \$70 000; and	17 18
* *	or each first home borrower—the borrower's interest nultiplied by \$100 000;	19 20
(b) the qua	alifying amount.	21
mortgages must	amount of concessions for mortgage duty on all home not be more than the maximum amount of concessions borrowers under subsection (1)(b) or (2)(a).	22 23 24
interest is the pr	ction (2), a home borrower or first home borrower's roportion that the value of the borrower's interest in the pears to the value of the land.	25 26 27
(5) Also, for proportion of—	subsections (1) and (2), the qualifying amount is the	28 29
	ome mortgage to which section 260 applies or a mortgage ge—the dutiable proportion; or	30 31

(b)	for another home mortgage—the amount secured by the mortgage;	1 2
are used	esponds to the part of the advances secured by the mortgage that or to be used to finance the purchase or construction of the home prowers to whom the concession relates.	3 4 5
mortgage	r subsection (4), advances used to refinance an existing home e for the home must be disregarded in working out the advances used or to be used to finance the purchase or construction of the	6 7 8 9
275 Cor	ncession for mortgage duty—particular trusts	10
(1) Th	is section applies if—	11
(a)	the trustee of a trust, other than a discretionary or unit trust, gives a mortgage to secure an advance to the trustee to finance the purchase or construction of a home or a further interest in a home; and	12 13 14 15
(b)	the beneficiaries are individuals all of whom are under a legal disability; and	16 17
(c)	the residence is the home of all or some of the beneficiaries.	18
(2) Th	is division applies as if—	19
(a)	the mortgage were a home mortgage; and	20
(b)	the beneficiaries were the home borrowers or first home borrowers under it; and	21 22

23

(c) the beneficiaries were the owners of the home.

Division 3—Concessions for mortgage duty for home refinance mortgages	1 2
Subdivision 1—Some basic concepts about concessions for mortgage duty for home refinance mortgages	3 4
276 What is a "home refinance mortgage"	5
(1) A "home refinance mortgage" is a mortgage securing advances to the person, all or part of which are used or to be used to repay the balance outstanding under a previous mortgage over the person's home.	6 7 8
(2) A home refinance mortgage, or if there is more than 1 home refinance mortgage, at least 1 of them must be over the person's home.	9 10
277 What is a "home" for div 3	11
For this division, a person's "home" is a residence the person has occupied as the person's principal place of residence for whichever is the shorter of the following—	12 13 14
(a) 6 months before signing the home refinance mortgage;	15
(b) since the borrower has owned the residence.	16
278 Who is a "home refinance borrower"	17
A person is a "home refinance borrower" if the person is the mortgagor under a home refinance mortgage.	18 19
Subdivision 2—Concessions for home refinance mortgages	20
279 Concession for mortgage duty—home refinance mortgage	21
(1) If all of the owners of a home are home refinance borrowers, mortgage duty is not imposed on the part of the amount secured by the home refinance mortgage that is the lesser of the following—	22 23 24
(a) the refinance qualifying amount;	25
(b) \$100 000.	26

(2) If all of the owners of a home are not home refinance borrowers, mortgage duty is not imposed on the part of the amount secured by the home refinance mortgage up to the amount that is the lesser of the following—	2
(a) home refinance borrowers' interests multiplied by \$100 000;	5
(b) the refinance qualifying amount.	6
(3) The total amount of concessions for mortgage duty on all home refinance mortgages must not be more than the maximum amount of concessions applicable to the borrowers under subsection (1)(b) or (2)(a).	
(4) For subsection (2), a home refinance borrower's interest is the proportion that the value of the home refinance borrower's interest in the residential land bears to the value of the land.	
(5) Also, for subsections (1) and (2), the refinance qualifying amount is the proportion of—	13 14
(a) for a home refinance mortgage to which section 260 applies or a mortgage package—the amount of the dutiable proportion; or	. 15 16
(b) for another home refinance mortgage—the amount secured or to be secured by the home refinance mortgage;	17 18
that corresponds to the part of the advances secured by the mortgage that are used or to be used to repay the balance outstanding on the previous mortgage by the borrowers to whom the concession relates.	
(6) For subsection (5), advances used to finance the acquisition of a home or first home must be disregarded in working out the advances that are used or to be used to repay the balance outstanding under the previous mortgage.	23
280 Concession for mortgage duty—particular trusts	26
(1) This section applies if—	27
(a) the trustee of a trust, other than a discretionary or unit trust, gives a mortgage to secure an advance to the trustee, all or part of which is used, or to be used, to repay the balance outstanding under a previous mortgage over a home; and	29
(b) the beneficiaries are individuals all of whom are under a legal disability; and	32 33
(c) the residence is the home of all or some of the beneficiaries.	34

(2) Th	is division applies as if—	1
(a)	the mortgage were a home refinance mortgage; and	2
(b)	the beneficiaries were the home refinance borrowers under it; and	3
(c)	the beneficiaries were the owners of the home.	4
	Division 4—Miscellaneous provisions	5
281 Fur	ther concession for particular home refinance mortgages	6
	is section applies if the amount secured by a home refinance e, or the dutiable proportion of a home refinance mortgage, is more	7 8 9
(a)	the amount determined under section 279(1) or (2); or	10
(b)	if there is also a home borrower for the mortgage—the total of the amount determined under section 279(2) and any amount determined under section 274(2) for the borrower.	11 12 13
reduced	e non-concessional balance for the home refinance mortgage is by the amount by which the amount secured for which duty has d in Queensland under the previous mortgage is more than—	14 15 16
(a)	for a mortgage or mortgage package to which section 260 or 261 applies—the balance outstanding under the previous mortgage multiplied by the dutiable proportion; or	17 18 19
(b)	for another mortgage—the balance outstanding under the previous mortgage.	20 21
	r subsection (2), the non-concessional balance for the home e mortgage is—	22 23
(a)	the part of the amount secured by the mortgage for which a concession for mortgage duty is not given under section 279; or	24 25
(b)	if there is also a home borrower for the mortgage—the total of the amount mentioned in paragraph (a) and the part of the amount secured by the mortgage for which a concession for mortgage duty is not given under section 274.	26 27 28 29

282 App	plication for concession for mortgage duty	1			
	plication for a concession for mortgage duty on a home mortgage refinance mortgage must be made in the approved form.	2 3			
PART 7—EXEMPTIONS FOR MORTGAGE DUTY 4					
Division 1—Particular debentures and instruments of trust, transfer of land by security and mortgages under particular Acts 6					
283 Exe	emption—particular debentures and instruments of trust	7			
(1) Mo	ortgage duty is not imposed on an exempt short-term debenture.	8			
(2) Mo	ortgage duty is not imposed on a mortgage that is—	9			
(a)	a debenture issued by a financial corporation or related corporation of a financial corporation under an instrument of trust—	10 11 12			
	(i) to which the financial corporation or related corporation is a party; and	13 14			
	(ii) that protects the interests of the holders of the debentures; or	15			
(b)	a debenture issued by a financial corporation or related corporation of a financial corporation, the repayment for which is secured by a mortgage given by the financial corporation or related corporation; or	16 17 18 19			
(c)	an instrument of trust—	20			
	(i) to which a financial corporation or related corporation of a financial corporation is a party; and	21 22			
	(ii) that protects the interests of the holders of debentures issued under the instrument of trust.	23 24			
corporati	ortgage duty is not imposed on a mortgage given by a financial ion or a related corporation of a financial corporation to secure the nt of debentures issued by the financial corporation or related ion.	25 26 27 28			

instrumer corporation or the in	nt of on or strun	anly so far as the debentures are issued, the mortgage is given ment of trust is signed, for raising funds to be used by the	1 2 3 4 5
(5) In t	his s	ection—	6
			7 8
	_	<u>-</u>	9 10
284 Exe	mpti	on—transfer of land by way of security	11
_	_	•	12 13 14
285 Exe	mpti	on—mortgages under particular Acts	15
Mortga	age d	of trust signed, by a related corporation of a financial only so far as the debentures are issued, the mortgage is given ament of trust is signed, for raising funds to be used by the rporation. Section— corporation" means a corporation whose sole or principal sis is providing finance to the public. Septon—transfer of land by way of security eduty is not imposed on a mortgage that is a transfer of land by rity if transfer duty is paid on the dutiable transaction that is the eduty is not imposed on the following instruments— solution—mortgages under particular Acts eduty is not imposed on the following instruments— mortgage given to secure an advance to a cooperative registered ander the Cooperatives Act 1997 whose members are primary roducers, if the mortgage secures advances to finance— of the acquisition of primary produce; or in payments to suppliers on account of primary produce marketed for the suppliers; or in working or other expenses, other than capital expenses, incidental to the acquisition, processing or marketing of primary produce; mortgage given to secure an advance to a parents and citizens sociation formed under the Education (General Provisions) Act of the primary produce; mortgage given by a society registered as a cooperative housing citety under the Financial Intermediaries Act 1996 to secure— 20 3 3 3 4 4 4 5 4 7 8 4 7 8 4 7 7 8 7 8 4 7 7 8 8 4 7 7 8 7 8 9 11 12 12 13 14 15 15 16 17 18 19 10 10 10 11 11 12 12 13 14 15 15 16 17 18 19 10 10 10 11 11 12 12 13 14 15 15 16 17 18 19 10 10 10 11 11 12 11 12 12 13 14 15 15 16 17 18 19 10 10 11 11 12 11 12 11 12 12	
(a)	und	er the Cooperatives Act 1997 whose members are primary	18
	(i)	the acquisition of primary produce; or	20
	(ii)		
	(iii)	incidental to the acquisition, processing or marketing of	24
(b)		ociation formed under the Education (General Provisions) Act	27
(c)			
	(i)		

	(ii) an advance guaranteed by the Treasurer and made, or to be made, to the society by—	1 2
	(A) a financial institution; or	3
	(B) another entity prescribed under a regulation;	4
(d)	a mortgage given to secure an advance made by the Brigalow Corporation under the <i>Land Act 1994</i> , chapter 8, part 7A;	5 6
(e)	a mortgage given to secure an advance to The National Trust of Queensland constituted under the <i>National Trust of Queensland Act 1963</i> ;	7 8 9
(f)	a mortgage of a tenure, or interest in a tenure, under the <i>Offshore Minerals Act 1998</i> ;	10 11
(g)	a mortgage of, or a mortgage of an interest in, an access authority, licence, permit or pipeline licence under the <i>Petroleum</i> (Submerged Lands) Act 1982.	12 13 14
Ck.Ji:	Division 2—Mortgage-backed securities	15
	vision 1—Some basic concepts for mortgage-backed securities	16
	at is a "mortgage-backed security"	17
	"mortgage-backed security" is—	18
(a)	an entitlement or interest of a person in—	19
	(i) an entitlement of a mortgagee or another entitlement for a mortgage or pool of mortgages; or	20 21
	(ii) amounts payable by a mortgagor under a mortgage or pool of mortgages whether or not on the same conditions applying under the mortgage and whether or not the person is entitled to a transfer of the mortgage or pool of mortgages; or	22 23 24 25 26
(b)	a debenture, promissory note, bill of exchange, stock, bond, note or other security creating, evidencing or acknowledging indebtedness issued or made by a corporation if the payments	27 28 29

	(i) substantially from the receipts, whether of capital or income, from a mortgage or pool of mortgages; or	1 2
	(ii) if another extent is prescribed under a regulation—to the extent prescribed, from the receipts, whether of capital or income, from a mortgage or pool of mortgages; or	3 4 5
(c)	a security by which an interest in, or mortgage or charge over, an entitlement, interest or security mentioned in paragraph (a) or (b) is created.	6 7 8
(2) Ho	wever, the term does not include—	9
(a)	a mortgage, other than a mortgage mentioned in subsection (1)(c); or	10 11
(b)	a transfer of a mortgage.	12
287 Wh	at is a "mortgage"	13
	ortgage " is a mortgage of, or charge over, land regardless of the land is situated in Queensland or elsewhere.	14 15
288 Wh	at is a "pool of mortgages"	16
	"pool of mortgages" is a pool or collection of assets that consists mortgages.	17 18
consists s to the ext a combin	so, a "pool of mortgages" is a pool or collection of assets that substantially or, if another extent is prescribed under a regulation, tent prescribed, of mortgages or amounts paid under mortgages, or nation of them, if the other assets in the pool or collection are cash horised investment.	19 20 21 22 23
289 Wh	at is an "authorised investment"	24
An "a following	nuthorised investment" , for a pool of mortgages, is any of the	25 26
(a)	a bond, debenture, stock or Treasury bill of the Commonwealth or a State;	27 28
(b)	a debenture or stock of a public statutory body established under an Act of the Commonwealth or a State;	29 30
(c)	a note or other security of the Commonwealth or a State;	31

((d)	a deposit with, or a certificate of deposit or another security issued by, a financial institution;	1 2
((e)	a bill of exchange, promissory note or other negotiable instrument accepted, drawn or endorsed by a financial institution;	3 4
((f)	a mortgage-backed security.	5
		Subdivision 2—Exemption	6
290 1	Exe	mption—mortgage-backed security	7
Mo	ortga	age duty is not imposed on the following—	8
((a)	a mortgage of a mortgage-backed security or release of a mortgage-backed security;	9 10
((b)	a mortgage of a mortgage or pool of mortgages or part of a pool of mortgages for creating, issuing, marketing or securing a mortgage-backed security—	11 12 13
		(i) to a person entitled to a mortgage-backed security or a trustee or agent for a person entitled to a mortgage-backed security; or	14 15 16
		(ii) by or to a person who issues, makes or endorses a mortgage-backed security; or	17 18
		(iii) to a person who provides security, whether as guarantor, surety or otherwise, to a person entitled to a mortgage-backed security or a trustee or agent for a person entitled to a mortgage-backed security;	19 20 21 22
((c)	a mortgage of an instrument—	23
		(i) issued or made for creating, issuing, marketing or securing payments under a mortgage-backed security; and	24 25
		(ii) that is of a class prescribed under a regulation	26

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PART 8—REASSESSMENTS FOR MORTGAGE DUTY	PA	RT	8—	REAS	SSESS	MENTS	FOR	MORT	GAGE	DUTY
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291 Rea	ssessment—concession under pt 6	2
(1) This section applies if mortgage duty on a home mortgage is assessed on the basis of a concession under part 6 and one of the following events happen—		3 4 5
(a)	before the occupation date for the residence, the home borrower disposes of the residential land under section 154(2);	6 7
(b)	other than because of an intervening event, the home borrower's occupation date for the residence is not within 1 year after the later of the transfer date for the land or when the mortgage was first signed;	8 9 10 11
(c)	in the year following the home borrower's occupation date for the residence, the home borrower disposes of the residential land by—	12 13 14
	(i) transferring part or all of it; or	1.5
	(ii) leasing or otherwise granting exclusive possession of part or all of it to another person.	10 17
	thin 28 days after the event happens, each home borrower under gage must—	18 19
(a)	give notice in the approved form to the commissioner; and	20
(b)	ensure the mortgage is lodged for a reassessment of mortgage duty on the mortgage.	21 22
Note—		23
Failure	to give the notice is an offence under the Administration Act, section 120.	24
reassessn	subsection (1)(a) or (b) applies, the commissioner must make a nent to impose mortgage duty on the mortgage as if the concession gage duty had never applied.	25 26 27
reassessn	subsection (1)(c) applies, the commissioner must make a nent to impose further mortgage duty on the mortgage worked out following formula—	28 29 30

$$MD = \frac{C \times (365 - OD)}{365}$$

where—	1
"C" means the concession received by the home borrower, being the difference between the mortgage duty that would have been imposed on the home mortgage if the concession had not applied and the mortgage duty assessed on the mortgage.	2 3 4 5
"MD" means the further mortgage duty payable on the reassessment.	
"OD" means the number of days between the home borrower's occupation date for the residence and the date of disposal of the residential land, both days inclusive.	7 8 9
292 Reassessment—noncomplying use by cooperatives	10
(1) This section applies if—	
(a) under section 285(a), mortgage duty is not imposed on a mortgage given to secure an advance to a cooperative registered under the <i>Cooperatives Act 1997</i> ; and	12 13 14
(b) the advance or part of it is not used for a purpose mentioned in the section (the "noncomplying use").	15 16
(2) Within 28 days after starting to use the advance or part of it for the noncomplying use, the cooperative must—	
(a) give notice in the approved form to the commissioner; and	19
(b) ensure the mortgage is lodged for a reassessment of mortgage duty on the mortgage.	20 21
Note—	22
Failure to give the notice is an offence under the Administration Act, section 120.	
(3) The commissioner must make a reassessment to impose mortgage duty on the mortgage as if the exemption from duty had never applied.	24 25
Note—	26
Unpaid tax interest and penalty tax may be payable under the Administration Act, part 5.	
(4) Subsection (3) applies to the reassessment despite the limitation period under the Administration Act for reassessments. ³¹	29 30

³¹ See the Administration Act, part 3 (Assessments of tax), division 3 (Reassessments).

CHAPTER 6—CREDIT BUSINESS DUTY AND CREDIT CARD DUTY	
PART 1—CREDIT BUSINESS DUTY	3
Division 1—Preliminary	4
293 Imposition of credit business duty	5
(1) This part imposes duty ("credit business duty") on credit transactions.	6 7
Note—	8
Exemptions for credit business duty are dealt with in division 5. Also, other exemptions are dealt with in chapter 10, part 4.	9 10
(2) Credit business duty is imposed on the credit amount for a credit transaction.	11 12
294 Credit transactions to which pt 1 applies—jurisdictional link	13
(1) This part applies to a credit transaction only if—	14
(a) for a loan—the loan is to a Queensland resident or any negotiations for the loan take place in Queensland; or	15 16
(b) for a discount transaction—the transaction relates to book debts or other things in action that are situated or enforceable in Queensland; or	17 18 19
(c) for a credit arrangement—the credit arrangement relates to goods sold or services provided in Queensland.	20 21
(2) For subsection (1)(a), a person is a Queensland resident if the person's address last known to the credit provider entering into the loan, or at the person's direction, is in Queensland.	22 23 24
(3) Despite subsection (1), this part does not apply to a credit transaction if none of the negotiations for the transaction take place in Queensland, and the amount or goods obtained were obtained for the purpose of being spent or used exclusively outside Oueensland.	25 26 27 28

s 296

1	Division 2—Some basic concepts for credit business duty	1
295 Wh	at is a "credit transaction"	2
(1) Ea	ch of the following is a "credit transaction"—	3
(a)	a loan;	4
(b)	a discount transaction;	5
(c)	a credit arrangement.	6
	owever, only the following transactions entered into by a financial on that is a credit provider is a "credit transaction"—	7 8
(a)	loans other than an overdraft on a current account;	9
(b)	discount transactions for bills of exchange or promissory notes;	10
(c)	loans, discount transactions or credit arrangements for which a credit card is produced.	11 12
	so, a credit purchase agreement or equipment financing nent is not a credit transaction.	13 14
296 Wh	at is a "loan" for pt 1	15
(1) Fo	r this part, a "loan" ³² does not include the following—	16
(a)	a forbearance through an extension of time for payment of an existing loan for which credit business duty has already been paid if the extension does not result in an increase in the value or amount of the loan payable on maturity;	17 18 19 20
(b)	a loan from one corporation to another corporation that—	21
	(i) is for \$50,000 or more; and	22
	(ii) is for a term of not more than 180 days; and	23
	(iii) is by way of temporary investment of surplus funds or to a financial institution or to or by an eligible money market dealer or dealer in the unofficial short-term money market;	24 25 26
(c)	a loan advanced on security of debentures issued for an amount borrowed by—	27 28

³² For what is a loan generally, see section 250.

	(i) a body or instrumentality that represents the State; or	1
	(ii) a local government; or	2
	(iii) an entity prescribed under a regulation;	3
(d)	a loan obtained solely for financing all or part of the cost of constructing or acquiring a residence if the borrower has made a statutory declaration in the approved form;	4 5 6
(e)	the part of a loan secured on an interest mentioned in subsection (2) that is equal to the value of the interest on which the loan is secured.	7 8 9
	subsection (1)(e), the interest must be in 1 of the following that is ct of a credit transaction on which credit business duty has been	10 11 12
(a)	another loan;	13
(b)	a book debt;	14
(c)	a thing in action.	15
297 Wh	at is a "discount transaction"	16
of book of a consider	"discount transaction" is the purchasing, acquiring or factoring lebts or other things in action, other than marketable securities, for eration less than the amount of the book debt or nominal or face the thing in action.	17 18 19 20
	wever, the term does not include a transaction mentioned in on (1) that—	21 22
(a)	is between related bodies corporate if the consideration for the discount transaction is at least 96% of the amount of the book debt or the nominal or face value of the thing in action; or	23 24 25
(b)	relates solely to an amount payable to a person in Australia for goods exported from Australia by the person; or	26 27
(c)	is between corporations for an exempt bill of exchange or exempt promissory note; or	28 29
(d)	relates to book debts or other things in action the subject of a credit transaction on which credit business duty has been paid.	30 31

(3) For subsections (1) and (2)(a), the amount of a book debt or the nominal or face value of a thing in action does not include an amount	
payable as interest or appropriated to interest.	3
298 What is a "credit arrangement"	4
A "credit arrangement" is any arrangement for providing credit of more than \$200 relating to the sale of goods or providing of services, if any amount in excess of the cash price may be charged for the goods or services under the arrangement.	5 6 7 8
299 Who is a "credit provider"	9
(1) A "credit provider" is a person carrying on the business of entering into credit transactions.	10 11
(2) However, the term does not include a licensed pawnbroker carrying on business under the <i>Pawnbrokers Act 1984</i> .	12 13
(3) For this section, it is immaterial whether the business is the principal business or is ancillary to some other business and whether or not the principal or ancillary business is carried on wholly or partly outside Queensland.	14 15 16 17
300 Form of credit transactions	18
(1) A credit transaction may take any form.	19
(2) It is immaterial whether a credit transaction is effected or evidenced by an instrument.	20 21
Division 3—Liability for credit business duty	22
301 Who is liable to pay credit business duty	23
Credit business duty imposed on a credit transaction must be paid by the credit provider for the transaction.	24 25

302 Rat	e of credit business duty	1
	e rates of credit business duty imposed on the credit amount for a m credit transaction are the following—	2 3
(a)	if the credit amount for the transaction is not more than \$1 000 000—0.0025%;	4 5
(b)	if the credit amount for the transaction is more than \$1 000 000—the lesser of the following—	6 7
	(i) \$208.33;	8
	(ii) the total of \$25 and 0.00125c for each dollar of the credit amount in excess of \$1 000 000.	9 10
	e rates of credit business duty imposed on the credit amount of credit transaction are the following—	11 12
(a)	if the credit amount for the transaction is not more than \$1 000 000—0.03%;	13 14
(b)	if the credit amount for the transaction is more than \$1 000 000—the lesser of the following—	15 16
	(i) \$2 500;	17
	(ii) the total of \$300 and 0.015c for each dollar of the credit amount in excess of \$1 000 000.	18 19
303 Wh	at is the "credit amount" for a credit transaction	20
(1) Fo	r a loan, the "credit amount" for a credit transaction is—	21
(a)	for a short-term loan that is a current account—the maximum amount of principal payable on the loan at any time in a month; or	22 23 24
(b)	for another short-term loan—the principal of the loan if it was made in the previous year and is still outstanding at the end of a month or it was made and repaid in a month; or	25 26 27
(c)	for another loan—the principal amount of the loan.	28
(2) Fo transaction	r a discount transaction, the "credit amount" for a credit on is—	29 30
(a)	for a short-term discount transaction—the amount spent in the transaction if it was entered into in the previous year for book	31 32

debts or things in action still unrealised at the end of a month or it was entered into and completed in a month; or	1 2
(b) for another discount transaction—the amount spent in the transaction.	3 4
(3) For a credit arrangement, the "credit amount" for a credit transaction is—	5 6
(a) for a short-term credit arrangement—the maximum amount outstanding under the arrangement in a month; or	7 8
(b) for another credit arrangement—the amount debited under the arrangement, less amounts credited against amounts debited for goods returned or services not provided.	9 10 11
(4) For subsection (3)(b), if an arrangement provides an amount in excess of the cash price is or may be charged for the sale of goods or provision of services if the cash price is not paid within a period of not more than 60 days, the amount of the cash price is an amount debited under the arrangement only if the cash price is not paid at the end of the period.	12 13 14 15 16
(5) The "credit amount" for a credit transaction does not include the amount of duty payable under this Act or a corresponding Act.	17 18
Division 4—Arrangements applying to credit providers	19
304 Credit providers to be registered	20
(1) A credit provider must not carry on business in Queensland unless the credit provider is registered under chapter 12, part 1, to carry on the business.	21 22 23
Maximum penalty—200 penalty units.	24
(2) For subsection (1), a credit provider is carrying on business in Queensland if the credit provider undertakes negotiations in Queensland with the object of entering into credit transactions.	25 26 27
(3) However, subsection (1) does not apply to a credit provider who is not liable to credit business duty under section 306.	28 29

305	Cred	lit business duty base	1
		business duty must be assessed on the total of the credit amounts stered credit provider's credit transactions for a month.	2 3
306 V	Whe	en credit provider not liable for credit business duty	4
(1)	A c	redit provider is not liable to credit business duty for a month if—	5
((a)	the credit provider does not have to lodge returns as a commercial hirer; and	6 7
((b)	the credit transactions entered into by the credit provider comprise solely credit arrangements; and	8 9
((c)	the total of the credit amounts for the credit arrangements entered into by the credit provider in the previous 12 months did not exceed \$400 000.	10 11 12
than Comr	in a	the credit provider is carrying on business in Queensland, other a Commonwealth place, and is also carrying on business in a wealth place in Queensland, the total of the credit amounts for the tangements is, for subsection (1)(c), the total of—	13 14 15 16
((a)	the total credit amounts for the business carried on in Queensland, other than in the Commonwealth place; and	17 18
((b)	the total credit amounts for the business carried on in the Commonwealth place.	19 20
		ging return and payment of credit business duty—registered it provider	21 22
` ′	mor	registered credit provider has a liability to credit business duty on the in a return period, the credit provider must on or before the e—	23 24 25
((a)	lodge a return in the approved form; and	26
((b)	pay to the commissioner the amount of credit business duty on all credit transactions that relate to the return period and any assessed interest and penalty tax.	27 28 29
(2)	Hov	wever, subsection (3) applies if—	30
((a)	credit business duty has been paid for a loan; and	31
((b)	the loan is repaid within 10 months after the loan is made; and	32

()		_
(c)	the credit business duty paid was not paid at the short-term rate.	1
under sul duty paic	e credit provider may deduct from the amount required to be paid bsection (1), an amount equal to one-twelfth of the credit business If for each complete month between the repayment of the loan and of 1 year from the date the loan is made.	2 3 4 5
Note—		6
(Assess	visions about reassessments and refunds, see the Administration Act, part 3 ments of tax), division 2 (Self assessments) and part 4 (Payments and refunds of other amounts), division 2 (Refunds of tax and other amounts).	7 8 9
	lging statement and payment of credit business y—unregistered credit providers	10 11
(1) Th	is section applies if—	12
(a)	a credit provider who is required under section 304 to be registered is not registered; and	13 14
(b)	the credit provider has a liability to credit business duty for a month.	15 16
(2) The	e credit provider must, within 14 days after the end of the month—	17
(a)	lodge a statement in the approved form; and	18
(b)	pay to the commissioner the amount of credit business duty on all credit transactions for the month and any assessed interest and penalty tax.	19 20 21
	r the Administration Act, ³³ the statement is taken to be a return for essment for the credit transactions for the month.	22 23
	Division 5—Exemptions	24
309 Exe	emption—government entities	25
	business duty is not imposed on a credit transaction entered into stered credit provider with—	26 27
(a)	the government of the Commonwealth or a State; or	28
(b)	an entity prescribed under a regulation.	29

³³ See the Administration Act, section 32 (Time for payment of other amounts).

PART 2—CREDIT CARD DUTY	1
Division 1—Preliminary	2
310 Imposition of credit card duty	3
(1) This part imposes duty ("credit card duty") on credit card transactions.	4 5
(2) Credit card duty is imposed on credit card transactions in each billing period.	6 7
Division 2—Some basic concepts for credit card duty	8
311 What is a "credit card transaction"	9
(1) A "credit card transaction" is any debit to a credit card holder's credit card account, or an adjustment to a credit card holder's credit card account, for—	
(a) a payment by a credit card provider to a merchant to whom the holder's credit card is produced; or	13 14
(b) a cash advance made by a credit card provider to, or at the direction of, the credit card holder.	15 16
(2) However, a debit or adjustment to a credit card holder's credit card account mentioned in subsection (1) is a credit card transaction only if it involves the giving of credit by the credit card provider or an adjustment of credit previously given by the credit card provider.	17 18 19 20
312 Who is a "credit card holder"	21
(1) A "credit card holder" is a person to whom a credit card has been issued and who is ordinarily resident in Queensland.	22 23
(2) For subsection (1), a person is ordinarily resident in Queensland if the person's address last known to the credit card provider, or at the credit card holder's direction, is in Queensland	24 25 26

313 Wh	at is a "credit card"	1
	redit card" is a card, or other thing, for which the credit card agrees, whether or not on conditions, to—	2 3
(a)	make payment to a merchant to whom the card is produced; or	4
(b)	provide a cash advance to the credit card holder.	5
314 Wh	at is a "credit card account"	6
a credit card pro	edit card account" is an account kept by a credit card provider for card holder recording the balance of account between the credit vider and the credit card holder for credit card transactions for the rd holder's credit card.	7 8 9 10
315 Wh	o is a "credit card provider"	11
A "cre	edit card provider" is—	12
(a)	a person who has issued a credit card and, in the ordinary course of business may make payment or provide credit under an obligation accepted by the person on the issue of the credit card; or	13 14 15 16
(b)	a prescribed credit card provider.	17
316 Wh	o is a "prescribed credit card provider"	18
A corp	poration is a "prescribed credit card provider" if—	19
(a)	it is principally engaged in supplying goods or services or it is a related body corporate of a corporation (the "related corporation") that is principally engaged in supplying goods or services; and	20 21 22 23
(b)	the credit card issued by it is principally for use in connection with transactions between the credit card holder and it or the related corporation for the supply of goods or services by it or the related corporation; and	24 25 26 27
(c)	it is prescribed under a regulation to be a corporation to which this paragraph applies.	28 29

317 Wh	o is a "merchant"	1
A "mo	erchant" is a person who—	2
(a)	supplies goods, services, money or money's worth; and	3
(b)	relies, partly or wholly, on a credit card for payment or recoupment for the supply.	4 5
318 Wh	at is a "billing period"	6
credit ca	lling period " is a period for which a statement of account for ard transactions is issued for a credit card provider to recover s or provisions of credit made by the credit card provider.	7 8 9
	Division 3—Liability for credit card duty	10
319 Wh	o is liable to pay credit card duty	11
	card duty imposed on a credit card transaction must be paid by the rd provider for the transaction.	12 13
320 Rat	e of credit card duty	14
Credit	card duty imposed on credit card transactions is—	15
(a)	for prescribed credit card providers—10c for each merchant with whom there was a credit card transaction in each billing period, less 10c; or	16 17 18
(b)	for other credit card providers—10c for each transaction in each billing period, less 10c.	19 20
321 Cre	dit card duty base	21
credit ca	card duty must be assessed on all credit card transactions on all ard accounts kept by a credit card provider during the billing ending in a month.	22 23 24

D	Division 4—Arrangements applying to credit card providers	1
322 Cr	edit card providers to be registered	2
	dit card provider must not carry on business in Queensland unless it card provider is registered under chapter 12, part 1, to carry on ness.	3 4 5
Maximu	m penalty—200 penalty units.	6
	dging return and payment of credit card duty—registered	7 8
	egistered credit card provider has a liability to credit card duty for a n a return period, the credit card provider must on or before the ate—	9 10 11
(a)	lodge a return in the approved form; and	12
(b)	pay to the commissioner the amount of credit card duty on all credit card transactions that relate to the return period and any assessed interest and penalty tax.	13 14 15
	dging return and payment of credit card duty—unregistered	16 17
(1) Th	nis section applies if—	18
(a)	a credit card provider who is required under section 322 to be registered is not registered; and	19 20
(b)	the credit card provider has a liability to credit card duty for a month.	21 22
(2) The month—	he credit card provider must, within 14 days after the end of the	23 24
(a)	lodge a statement in the approved form; and	25
(b)	pay to the commissioner the amount of credit card duty on all credit card transactions for the month and any assessed interest and penalty tax	26 27

(3) For the Administration Act, ³⁴ the statement is taken to be a return for a self assessment for the credit card transactions for the month.	1 2
CHAPTER 7—HIRE DUTY	3
PART 1—PRELIMINARY	4
325 Imposition of hire duty	5
(1) This chapter imposes duty ("hire duty") on—	6
(a) a hire of goods under which a commercial hirer hires out the goods; and	7 8
(b) a hire of goods effected by an instrument under which another person hires out the goods.	9 10
Note—	11
Exemptions for hire duty are dealt with in part 7. Also, other exemptions are dealt with in chapter 10.	12 13
(2) Hire duty is imposed on the hiring charges for the hire of goods.	14
326 Hire of goods to which ch 7 applies—jurisdictional link	15
(1) This chapter applies to a hire of goods only if they are solely or predominantly used in Queensland during any period for which a liability to hire duty arises.	16 17 18
(2) A motor vehicle that is registered under the Vehicle Registration Act, or an Act of another State that corresponds to the Vehicle Registration Act, that is the subject of an equipment financing arrangement is taken to be used at all times in the course of the arrangement, in the State in which it is registered.	19 20 21 22 23
(3) A motor vehicle that is the subject of an ordinary hire of goods is taken at all times in the course of the hiring to be used in Queensland if it was initially delivered in Queensland to the hirer.	24 25 26

³⁴ See the Administration Act, section 32 (Time for payment of other amounts).

predomina to be pred	goods hired under a hire of goods are not used solely or antly in any particular Australian jurisdiction, the goods are taken dominantly used in Queensland if, under the hire of goods, the initially delivered in Queensland.	1 2 3 4
, ,	this section, goods are predominantly used in Queensland if they nore in Queensland than any other State.	5 6
PART 2	2—SOME BASIC CONCEPTS FOR HIRE DUTY	7
327 Wha	t are "goods"	8
	"includes all chattels personal and fixtures severable from land, ot include money, livestock, books and things in action.	9 10
328 Wha	t is a "hire of goods"	11
	hire of goods" is an arrangement under which goods are or may any time by a person other than the person hiring out the goods.	12 13
(2) How	vever, a "hire of goods" does not include—	14
, ,	an arrangement giving a person the right to use goods in conjunction with a lease of, or a licence to occupy or use, land; or	15 16
, ,	an arrangement providing goods to a trader for displaying or demonstrating the goods pending their sale or hire; or	17 18
, ,	an arrangement for the hire of an aircraft or boat or for the hire of an engine or other component part of an aircraft or boat; or	19 20
· · ·	an arrangement under which an operator is provided by or at the direction of the person hiring out the goods to operate the goods for the hirer; or	21 22 23
(an arrangement under which a motor vehicle is subleased by an employee to an employer in connection with the employee's remuneration or other employment benefits.	24 25 26
(3) The	3 kinds of hire of goods are as follows—	27
(a) a	a credit purchase agreement;	28

	(b)	an equipment financing arrangement;	1
	(c)	an ordinary hire of goods.	2
329	Wha	at is a "credit purchase agreement"	3
good	ls un	edit purchase agreement" is an agreement for the purchase of der which, regardless of when property in the goods passes or is to be purchaser—	4 5 6
	(a)	the purchase price, or any part of it, is paid or payable by at least 6 instalments payable over at least 6 months; and	7 8
	(b)	any of the instalments are to be paid after the goods have been delivered to the purchaser.	9 1(
330	Wha	at is an "equipment financing arrangement"	11
	n "e ists c	equipment financing arrangement" is a hire of goods that of—	12 13
	(a)	a hire-purchase agreement; or	14
	(b)	another agreement for a term of at least 9 months and under which the final payment is payable not earlier than 8 months after the agreement is made.	15 16 17
331	Wha	at is a "hire-purchase agreement"	18
(1) A '	'hire-purchase agreement'' is—	19
	(a)	a letting of goods with an option to purchase the goods; or	20
	(b)	an agreement for the purchase of goods by instalments, whether the agreement describes the instalments as rent, hire or otherwise.	21 22 23
agre	emer	"hire-purchase agreement" may be constituted by 2 or more ats, none of which by itself constitutes a hire-purchase agreement essection (1).	24 25 26
prop	erty	wever, the term does not include an agreement by which the in the goods comprised in the agreement passes when the it is made or on or at any time before delivery of the goods.	27 28 29

332 Wh	at are "hiring charges"	1
	liring charges" are payments made to the person who hires out or for the hirer, for (or that arise as an incident of) the hire of the	2 3 4
(2) Al	so, "hiring charges" include the following—	5
(a)	payments for the delivery, erection and installation of the goods;	6
(b)	payments for the maintenance, cleaning and repair of the goods;	7
(c)	payments for insurance of the goods;	8
(d)	fees payable for the late return of the goods.	9
(3) In	addition, "hiring charges" include the following—	10
(a)	any payments under an arrangement that are not hiring charges, including exempt payments, that have been increased for minimising hire duty;	11 12 13
(b)	any payments that would be hiring charges except for the fact that they are paid to a person other than the person who hires out the goods.	14 15 16
hires out goods an	rther, "hiring charges" include a charge, made by a person who goods or a related person of the person, for giving the hirer of the person about, or any right relating to, the use of the goods burpose for which they are hired out.	17 18 19 20
(5) Su charges'	bject to subsection (3)(a), exempt payments are not "hiring".	21 22
333 Wh	at is an "exempt payment"	23
(1) Fo	r all kinds of hires of goods, each of the following is an "exempt"—	24 25
(a)	a refundable cash deposit or bond, unless appropriated as hiring charges;	26 27
(b)	duty paid or payable under this Act or a corresponding Act;	28
(c)	GST paid on the supplies constituted by the hire of the goods;	29
(d)	a payment for the sale of goods, including, for example, fuel, replacement parts or theft replacement;	30 31

(e) a payment by the hirer of goods if title to the goods passes to the hirer because of the payment.	1 2		
(2) Also, for a hire of goods that is a credit purchase agreement or hire-purchase agreement, each of the following is an "exempt payment"—	3 4 5		
(a) the deposit or other consideration paid or given to the person who hires out the goods at or before making the agreement;	6 7		
(b) an interest payment;	8		
(c) a payment for maintenance, freight, vehicle registration or insurance for the goods.	9 10		
334 Who is a "commercial hirer"	11		
(1) A person who hires out goods as a business is a "commercial hirer".			
(2) For subsection (1), it is immaterial whether the hiring out of the goods is the person's principal business or is ancillary to some other business and whether or not the principal or ancillary business is carried on wholly or partly outside Queensland.	14 15 16 17		
PART 3—LIABILITY FOR HIRE DUTY	18		
335 Who is liable to pay hire duty	19		
Hire duty imposed on a hire of goods must be paid by the person who hires out the goods.	20 21		
Note—	22		
For circumstances in which a commercial hirer is not liable for hire duty, see section 342.	23 24		
336 Rate of hire duty	25		
The rate of hire duty imposed on a hire of goods is 0.43% of the total amount of the hiring charges for the goods.	26 27		

337 Credit for duty paid in another State	1
Hire duty imposed on a hire of goods must be reduced by the amount of luty paid on the hire under a corresponding Act.	
PART 4—OBLIGATIONS OF PARTIES TO HIRE OF GOODS	4 5
338 Hirer to advise of place of registration of motor vehicle or sole or predominant use of other goods	6 7
(1) A hirer of a motor vehicle under an equipment financing arrangement must advise the person who hires out the vehicle—	8 9
(a) for a registered motor vehicle—where it is registered; or	10
(b) for an unregistered motor vehicle—where it will be, or is intended to be, registered during the course of the hire.	11 12
Maximum penalty—40 penalty units.	13
(2) A hirer of goods, other than a motor vehicle, under a hire of goods must advise the person who hires out the goods where the goods will be, or are intended to be, solely or predominantly used in the course of the hire.	14 15 16
Maximum penalty—40 penalty units.	17
(3) A hirer of goods under a hire of goods must advise the person who hires out the goods of any change in the State in which the goods are solely or predominantly used or, for a motor vehicle, in the place of registration, within 30 days after the change.	18 19 20 21
Maximum penalty—40 penalty units.	22
(4) A hirer of goods under a hire of goods must not state anything to the person who hires out the goods that the hirer knows is false or misleading.	23 24
Maximum penalty—200 penalty units.	25
(5) It is enough for a complaint for an offence against subsection (4), to state the statement made was 'false or misleading' to the person's knowledge, without specifying which.	26 27 28

339 Ascertainment and disclosure of place of use of goods	1
(1) A person who hires out goods may, in determining the person's liability to hire duty, rely on a statement by the hirer in compliance with section 338(1) or (2) unless the person knows the statement is false or misleading.	2 3 4 5
(2) A person who hires out goods is not bound to inquire about any change in the place of use of the goods, or for a motor vehicle, the place of registration.	6 7 8
(3) However, if the person becomes aware that the goods are or will be solely or predominantly used or, for a motor vehicle, are or will be registered, in a place other than the place advised in a statement by the hirer, the person can not continue to rely on the statement of the hirer.	9 10 11 12
(4) If the goods are solely or predominantly used or, for a motor vehicle, registered, in a place other than the place advised in a statement by the hirer, the commissioner may make an assessment or reassessment of the hire duty payable according to the actual place of sole or predominant use of the goods or, for a motor vehicle, the place of registration.	13 14 15 16 17
(5) Subsection (4) applies to the reassessment despite the limitation period under the Administration Act for reassessments. ³⁵	18 19
PART 5—ARRANGEMENTS APPLYING TO COMMERCIAL HIRERS	20 21
340 Commercial hirer to be registered	22
(1) A commercial hirer must not carry on business in Queensland unless the hirer is registered under chapter 12, part 1, to carry on the business.	23 24
Maximum penalty—200 penalty units.	25
(2) For subsection (1), a commercial hirer is carrying on business in Queensland if the hirer undertakes negotiations in Queensland with the object of hiring out goods.	26 27 28

³⁵ See the Administration Act, part 3, (Assessments of tax), division 3 (Reassessments).

341 Hire duty base	1
(1) Hire duty must be assessed on the total amount of the hiring charges received in a month by a commercial hirer.	2 3
(2) However, the commissioner may, by notice given to the commercial hirer, approve a different basis of working out hiring charges if the commissioner is satisfied hire duty payable on the basis will, over a period of time, be approximately the same as the hire duty payable under subsection (1).	4 5 6 7 8
(3) In addition, if the commissioner is satisfied it is not reasonably practicable for the commercial hirer to work out the hiring charges received by the hirer, the commissioner may decide the way the hiring charges are to be worked out.	9 10 11 12
(4) In deciding the way the hiring charges are to be worked out, the commissioner must take into account the representations made to the commissioner by the hirer.	13 14 15
(5) Subsection (4) does not limit the matters the commissioner may take into account in making the decision.	16 17
(6) An amount worked out under a method approved or decided under subsection (2) or (3) is, for hire duty purposes, taken to be the amount of hiring charges received while the approval or decision is in force.	18 19 20
(7) The commissioner may, at any time, revoke the approval or decision by notice given to the hirer.	21 22
342 When commercial hirer not liable for hire duty	23
(1) A commercial hirer is not liable to hire duty for a month if—	24
(a) the total hiring charges received by the hirer in the preceding 12 months did not exceed \$100 000; and	25 26
(b) the hirer does not have to lodge a return as a registered credit provider for the month.	27 28
(2) If a commercial hirer is carrying on business in Queensland other than in a Commonwealth place, and is also carrying on business in a Commonwealth place in Queensland, the total amount of hiring charges received by the hirer is, for subsection (1)(a), the total of—	29 30 31 32
(a) the total hiring charges received by the hirer for the business carried on in Queensland, other than in the Commonwealth place; and	33 34 35

	(b)		ied on in the Commonwealth place.	1 2
343			returns and payment of hire duty—registered cial hirer	3 4
	•		ed commercial hirer has a liability to hire duty for a month in d, the hirer must on or before the return date—	5 6
	(a)	lodg	ge a return in the approved form; and	7
	(b)	pay	to the commissioner—	8
		(i)	for a hiring arrangement that is a credit purchase agreement entered into in the return period—the amount of hire duty on the total hiring charges payable under the agreement; and	9 10 11
		(ii)	for another hiring arrangement—the amount of hire duty on the hiring charges that relate to the return period; and	12 13
		(iii)	for all hiring arrangements—any assessed interest and penalty tax.	14 15
344			statement and payment of hire duty—unregistered cial hirer	16 17
(1) Th	is sec	tion applies if—	18
	(a)		ommercial hirer who is required under section 340 to be stered is not registered; and	19 20
	(b)	the l	hirer has a liability to hire duty for a month.	21
(2) The	e hire	er must, within 14 days after the end of the month—	22
	(a)	lodg	ge a statement in the approved form; and	23
	(b)	pay	to the commissioner—	24
		(i)	for a hiring arrangement that is a credit purchase agreement entered into in the month—the amount of hire duty on the total hiring charges payable under the agreement; and	25 26 27
		(ii)	for another hiring arrangement—the amount of hire duty on the hiring charges that relate to the month; and	28 29
		(iii)	for all hiring arrangements—any assessed interest and penalty tax.	30 31

(3) For the Administration Act, ³⁶ the statement is taken to be a return for a self assessment for the hire of the goods.	
PART 6—ARRANGEMENTS APPLYING TO OTHER PERSONS	3 4
345 Application of pt 6	5
This part applies if a person, other than a commercial hirer—	6
(a) hires out goods under a hire of goods; and	7
(b) the total hiring charges paid or payable under the hire of goods is at least \$1 000.	8 9
346 Lodging instrument	10
The person hiring out the goods must, within 30 days after the hiring of the goods lodge the instrument for the hire of the goods.	11 12
347 Hire of goods for indefinite period	13
(1) For imposing hire duty, if the hire of goods is for an indefinite period, it is taken to be a hire of goods for 3 years.	14 15
(2) However, if the hire of the goods ends within 6 months after entering into it, the commissioner must, on application made by the person, make a reassessment of hire duty on the basis of the actual period the goods were hired out.	16 17 18 19
(3) The applicant must lodge the instrument for the hire of the goods with the application.	20 21
	22

³⁶ See the Administration Act, section 32 (Time for payment of other amounts).

	PART 7—EXEMPTIONS FOR HIRE DUTY	1
348 Exe	emption—particular credit purchase agreements	2
	uty is not imposed on a credit purchase agreement for the purchase together with—	3
(a)	freehold land or land leased under the Land Act 1994; or	5
(b)	a business or interest in a business.	6
	CHAPTER 8—INSURANCE DUTY	7
	PART 1—PRELIMINARY	8
349 Im _l	position of insurance duty	9
(1) Th following	is chapter imposes duty ("insurance duty") on each of the g—	10 11
(a)	a contract of insurance that effects general insurance;	12
(b)	a contract of insurance that effects life insurance;	13
(c)	accident insurance.	14
Note—		15
	ions for insurance duty are dealt with in part 7. Also, other exemptions are dealt chapter 10.	16 17
(2) Ins	surance duty is imposed on the following—	18
(a)	for general insurance—premiums for the insurance;	19
(b)	for life insurance—premiums for the insurance or the sum insured, depending on the type of the insurance;	20 21
(c)	for accident insurance—net premiums charged for the insurance.	22

PARI	DUTY	1 2
350 Wh	at is "general insurance"	3
	General insurance' is any kind of insurance that is applicable to both of the following—	4 5
(a)	property in Queensland;	6
(b)	a risk, contingency or event concerning an act or omission that in the normal course of events may happen wholly or partly in Queensland.	7 8 9
(2) Ho	owever, the term does not include the following—	10
(a)	life insurance;	11
(b)	accident insurance.	12
351 Wh	at is "life insurance"	13
continge persons	insurance" is insurance applying to a life or lives, or any event or ncy relating to or depending on a life or lives, of a person or whose place of residence is in Queensland when the policy the insurance is issued.	14 15 16 17
352 Wh	at is "accident insurance"	18
	dent insurance" is accident insurance under the WorkCover and Act 1996.	19 20
353 Wh	at is a "premium"	21
consider person to payable,	"premium" for general insurance or life insurance is the total ation given to a general insurer or life insurer by or for the insured of effect the insurance without deductions for any amounts paid or allowed or allowable, by way of commission or discount to an e intermediary.	22 23 24 25 26
(2) Ho	owever, a "premium" does not include—	27
(a)	an amount paid to an insurance intermediary by the insured person as a fee under a contract between the insured person and	28 29

the intermediary if the amount can be clearly identified as a fee; or	1 2
(b) an amount of duty under this or a corresponding Act.	3
(3) It is immaterial where the amount is paid or where the insurance is effected.	4 5
354 Who is a "general insurer"	6
A "general insurer" is a person who—	7
(a) writes general insurance, other than as an insurance intermediary; and	8 9
(b) is authorised under the <i>Insurance Act 1973</i> (Cwlth) to carry on an insurance business.	10 11
355 Who is a "life insurer"	12
A "life insurer" is a person who—	13
(a) writes life insurance, other than as an insurance intermediary; and	14 15
(b) is registered under the <i>Life Insurance Act 1995</i> (Cwlth).	16
356 What are "net premiums charged"	17
"Net premiums charged", for accident insurance, are all amounts charged to policy holders under the WorkCover Queensland Act 1996 for premiums after any adjustments are made for any previous period.	18 19 20
PART 3—LIABILITY FOR INSURANCE DUTY	21
357 Who is liable to pay insurance duty	22
(1) Insurance duty imposed on general insurance must be paid by the general insurer.	23 24
(2) Insurance duty imposed on life insurance must be paid by the life insurer.	25 26

(3) Insurance duty imposed on accident insurance must be paid by WorkCover Queensland.	1 2
358 When insurance duty is payable—general insurance	3
Insurance duty must be paid each time a premium is paid for a contract of general insurance.	4 5
359 When premium is paid—general insurance	6
(1) For this chapter, a premium is paid when the first of the following happens—	7 8
(a) the premium is received by the insurer;	9
(b) a part of the premium is received by the insurer.	10
(2) For subsection (1), a premium or part of a premium is taken to be received by an insurer if—	11 12
(a) it is received by the insurer or another person on behalf of the insurer; or	13 14
(b) an account of the insurer is credited with the amount of the premium or part of the premium.	15 16
360 When insurance duty is payable—life insurance	17
Insurance duty must be paid each time a life insurer writes a contract of life insurance.	18 19
361 When insurance duty is payable—accident insurance	20
Insurance duty must be paid each time net premiums are charged for accident insurance.	21 22
362 Rate of insurance duty—general and accident insurance	23
(1) The rate of insurance duty imposed on a premium for general insurance is—	24 25
(a) 8.5% of the premium to the extent to which the premium is paid to effect class 1 general insurance; or	26 27

(b)	5% of the premium to the extent to which the premium is paid to effect class 2 general insurance.	1 2
(2) The is 10c.	e rate of insurance duty imposed on a premium for CTP insurance	3 4
	e rate of insurance duty imposed on net premiums charged for insurance is 5%.	5 6
(4) Thi	s section has effect subject to part 4.	7
363 Rate	e of insurance duty—life insurance	8
	e rate of insurance duty imposed on a contract of life insurance ts temporary or term insurance is 5% of the first year's premium.	9 10
(2) The insurance	e rate of insurance duty imposed on another contract of life e is—	11 12
(a)	if the sum insured is not more than \$2 000—.05% of the sum insured; or	13 14
(b)	if the sum insured is more than \$2 000—	15
	(i) .05% of the first \$2,000; and	16
	(ii) .1% of the balance of the sum insured.	17
P	ART 4—APPORTIONMENT OF PREMIUMS	18
	Division 1—Apportionment between States	19
364 App	lication of div 1	20
	s division applies to a contract of general insurance that insures both of the following—	21 22
(a)	property in Queensland as well as property in another State;	23
(b)	a risk, contingency or event about an act or omission that in the normal course of events may happen wholly or partly in Queensland as well as wholly or partly in another State.	24 25 26

(2) Also, this division applies to a contract of life insurance that insures lives, or any event or contingency relating to or depending on lives, of persons resident in Australia, at least one of whom has a place of residence in Queensland when the policy effecting the insurance is issued.	1 2 3 4
365 Purpose of div 1	5
The purpose of this division is—	6
(a) to provide a way for apportioning premiums or parts of premiums paid for insurance; and	7 8
(b) to avoid multiple duty between the States; and	9
(c) to give the States their appropriate share of duty by way of the apportionment.	10 11
366 Apportionment of premiums	12
(1) A regulation may state how premiums for insurance are to be apportioned.	13 14
(2) A premium or part of a premium must be apportioned under the regulation.	15 16
(3) However, the commissioner may, on the written application of an insurer or an insured person, apportion a premium or part of a premium on another basis if the commissioner is satisfied the apportionment on that basis would result in less insurance duty being paid.	17 18 19 20
Division 2—Other apportionments	21
367 Apportionment between different types or classes of insurance	22
If the commissioner is not satisfied a premium paid for a contract of insurance effecting different types or classes of insurance has been properly apportioned for assessing insurance duty, the commissioner may decide the basis of the apportionment.	23 24 25 26
368 Apportionment of premiums between 2 or more policies	27
(1) This section applies if—	28

(a)		more contracts of insurance (the "primary contracts") are cted with—	1 2
	(i)	1 insurer; or	3
	(ii)	separate insurers between whom there is an arrangement about the insurance; and	4 5
(b)	1 or	more of the premiums under the primary contracts—	6
	(i)	are conditional on 1 or more other contracts of insurance (the "secondary contracts") being effected; or	7 8
	(ii)	are part of an arrangement that applies only if 1 or more other contracts of insurance (also the "secondary contracts") are effected; and	9 10 11
(c)	insu	r more of the premiums under the primary contracts attract trance duty at a different rate to 1 or more of the premiums er the secondary contracts; and	12 13 14
(d)		commissioner is not satisfied a premium for 1 of the contracts ects the relative risk of the contract.	15 16
	of t	nmissioner may apportion part of the total premiums payable he contracts of insurance as the commissioner considers	17 18 19
Note—			20
For obj	ection	s and appeals against assessments, see the Administration Act, part 6.	21
		ARRANGEMENTS APPLYING TO GENERAL	22
IINS	UK.	ERS, LIFE INSURERS AND WORKCOVER OUEENSLAND	23 24
		QUEEN IN EAST OF	∠ ¬
369 Gei	neral	and life insurers to be registered	25
Queensla	and a	insurer or life insurer must not carry on business in as a general insurer or life insurer unless the insurer is ler chapter 12, part 1, to carry on the business.	26 27 28
Maximu	m pei	nalty—200 penalty units.	29

370 Lod	ging returns and payment of insurance duty	1
	a registered general insurer has a liability to insurance duty for a riod, the general insurer must on or before the return date—	2 3
(a)	lodge a return in the approved form; and	4
(b)	pay to the commissioner the amount of insurance duty based on the total amount of the premiums received in the return period by the general insurer and any assessed interest and penalty tax.	5 6 7
	a registered life insurer has a liability to insurance duty for a return ne life insurer must, on or before the return date—	8 9
(a)	lodge a return in the approved form; and	10
(b)	pay to the commissioner the amount of insurance duty based on—	11 12
	(i) for contracts of life insurance that effect temporary or term insurance—the total amount of the premiums received in the return period by the life insurer; and	13 14 15
	(ii) for other contracts of life insurance—the amounts of the sums insured for the contracts written in the return period by the life insurer; and	16 17 18
(c)	pay to the commissioner any assessed interest and penalty tax.	19
premium insurance required	a general insurer or life insurer refunds the whole or part of a for a contract of general insurance or life insurance for which e duty has been paid, the insurer may deduct from the amount to be paid under subsection (1) or (2) the insurance duty paid on nt of the premium refunded.	20 21 22 23 24
Note—		25
(Assess:	visions about reassessments and refunds, see the Administration Act, part 3 ments of tax), division 2 (Self assessments) and part 4 (Payments and refunds of other amounts), division 2 (Refunds of tax and other amounts).	26 27 28
(4) If month, it	WorkCover Queensland has a liability to insurance duty for a must—	29 30
(a)	lodge a statement in the approved form; and	31
(b)	pay to the commissioner the amount of insurance duty based on the total amount of the net premiums charged in the month and any assessed interest and penalty tax.	32 33 34

 (5) WorkCover Queensland must comply with subsection (4) within 14 days after the end of the month or the longer period the commissioner allows. (6) For the Administration Act,³⁷ the statement is taken to be a return for a self assessment for the accident insurance. 	1 2 3 4 5
PART 6—ARRANGEMENTS APPLYING TO OTHER PERSONS	6 7
371 Application of pt 6	8
This part applies if a person, other than a registered general insurer or registered life insurer, effects or renews general insurance or life insurance.	9 10
372 Lodging statement and payment of insurance duty	11
(1) The person must, within 30 days after payment of the premium for the insurance—	12 13
(a) lodge a statement in the approved form; and	14
(b) pay to the commissioner the amount of insurance duty for the insurance.	15 16
(2) For the Administration Act, the statement is taken to be a return for a self assessment for the insurance.	17 18
PART 7—EXEMPTIONS FOR INSURANCE DUTY	19
373 Exemption—particular marine insurance	20
Insurance duty is not imposed on a contract of insurance for the physical loss or damage to the hull of a boat used primarily for commercial purposes.	21 22 23

³⁷ See the Administration Act, section 32 (Time for payment of other amounts).

374 Exe	emption—goods in transit	1
	ance duty is not imposed on a contract of insurance for the physical damage to goods in transit or for the loss of freight of goods in	2 3 4
375 Exe	emption—health insurance	5
the cour	ance duty is not imposed on a contract of insurance entered into in use of an insurer's health insurance business as defined in the Health Act 1953 (Cwlth), section 67.	6 7 8
376 Exe	emption—reinsurance	9
	ance duty is not imposed on a contract of reinsurance between one and another insurer.	10 11
CHA	APTER 9—VEHICLE REGISTRATION DUTY PART 1—PRELIMINARY	12
377 Im _]	position of vehicle registration duty	14
(1) Th	nis chapter imposes duty ("vehicle registration duty") on—	15
(a)	an application to register a vehicle; and	
(b)		16
Note—	an application to transfer a vehicle if the person in whose name the vehicle is to be registered differs from the person in whose name the vehicle is registered.	16 17 18 19
	the vehicle is to be registered differs from the person in whose	17 18
	the vehicle is to be registered differs from the person in whose	17 18 19

PART 2—SOME BASIC CONCEPTS FOR VEHICLE REGISTRATION DUTY	1 2
378 What is the "dutiable value" of a vehicle	3
(1) The "dutiable value" of a vehicle that has not previously been registered, whether in Queensland or another State, and for which there is a list price is the total of the following—	4 5 6
(a) the vehicle's list price;	7
(b) the price of all items of optional equipment not included in the list price.	8 9
(2) The "dutiable value" of a vehicle that has previously been registered, whether in Queensland or another State, or for which there is no list price is the greater of the following—	10 11 12
 (a) the total consideration, in monetary terms, payable by the purchaser including any deposit, trade-in allowance and the price of all items of optional equipment; 	13 14 15
(b) the market value of the vehicle.	16
379 What is the "market value" of a vehicle	17
The "market value" of a vehicle is the amount for which the vehicle might reasonably be sold, free of encumbrances, on the open market when the transaction to which an application to register or transfer the vehicle is made.	18 19 20 21
PART 3—LIABILITY FOR VEHICLE REGISTRATION DUTY	22 23
380 Who is liable to pay vehicle registration duty	24
(1) For an application to register a vehicle, the applicant is liable to pay the vehicle registration duty.	25 26
(2) For an application to transfer a vehicle, the transferee and the transferor are liable to pay the vehicle registration duty.	27 28

381 Wh	en vehicle registration duty must be paid	1
	r an application to register a vehicle, the applicant must pay the egistration duty on the application when making it.	2 3
	r an application to transfer a vehicle, the transferee and the or must pay the vehicle registration duty on the application when t.	4 5 6
382 Ass	essment of vehicle registration duty	7
(1) Or	the making of an application to register or transfer a vehicle—	8
(a)	the commissioner is taken to have made an assessment of vehicle registration duty on the application; and	9 10
(b)	the application is taken to be an assessment notice for the duty; and	11 12
(c)	the commissioner is taken to have given the assessment notice to the persons liable to pay the duty.	13 14
amount	e liability for the vehicle registration duty on the application is the worked out by applying the rate of vehicle registration duty to the value of the vehicle stated in the application.	15 16 17
383 Rat	te of vehicle registration duty	18
register o	ate of vehicle registration duty imposed on an application to or transfer a vehicle is \$2 for each \$100, and each part of \$100, of ble value of the vehicle at the dutiable day.	19 20 21
384 Rec	luction in vehicle registration duty payable	22
(1) Ve reduced	chicle registration duty worked out under section 383 must be if—	23 24
(a)	the application to register or transfer the vehicle is made in relation to a dutiable transaction; and	25 26
(b)	the dutiable value of the dutiable transaction relating to the dutiable property includes an amount representing the market value or part of the market value of the vehicle; and	27 28 29
(c)	transfer duty in schedule 3 has been paid or is payable on the dutiable transaction.	30 31

(2) The reduction must be worked out using the following formula—

1

 $R = \frac{DP \times MVV}{DVDP}$

wnere—	2
"DP" means the duty paid or payable on the dutiable transaction that was worked out by applying the rate of transfer duty under schedule 3.	3 4
"DVDP" means the dutiable value of the dutiable transaction relating to the dutiable property on which transfer duty in schedule 3 was worked out.	5 6 7
"MVV" means the market value of the vehicle or part of the market value of the vehicle mentioned in subsection (1)(b).	8 9
"R" means the amount of the reduction.	10
Example for subsection (2)—	11
A dutiable transaction comprises the transfer of the following dutiable property for the consideration stated—	12 13
 Queensland marketable securities (\$2 000) 	14
• a statutory business licence (\$5 000)	15
 personal property (\$15 000) including a vehicle (\$10 000). 	16
Assuming the consideration for the transaction is the dutiable value, transfer duty is imposed on the transaction under chapter 2 as follows—	17 18
• for the marketable securities—\$12, being the amount worked out at the rate stated in section 24(1)	19 20
• for the licence and personal property—\$300, being the amount worked out at the applicable rate of duty stated in schedule 3.	21 22
In working out the reduction—	23
 factor DP is \$300, being transfer duty on the transaction so far as it relates to the licence and personal property (transfer duty on the marketable securities is disregarded) 	24 25 26
 factor MVV is \$10 000, being the market value of the vehicle 	27
• factor DVDP is \$20 000, being the dutiable value of the transaction relating to the licence and personal property on which transfer duty is imposed at the applicable rate of duty stated in schedule 3.	28 29 30
Applying the formula, the reduction is \$150.	31
(3) However, the reduction must not be more than the amount of vehicle registration duty that is otherwise payable under section 383.	32 33

	REGISTRATION DUTY	2
385 Exe	emption—registration of previously registered vehicle	3
Vehicle is	le registration duty is not imposed on an application to register a f—	4 5
(a)	the vehicle was registered under the Vehicle Registration Act; and	6 7
(b)	the registration expired or was cancelled under that Act; and	8
(c)	the application is made by the same person in whose name the vehicle was registered immediately before the expiry or cancellation.	9 10 11
386 Exe	emption—registration of interstate registered vehicle	12
	bject to subsection (3), vehicle registration duty is not imposed on eation to register a vehicle if—	13 14
(a)	the vehicle is registered under an Act of another State that corresponds to the Vehicle Registration Act; and	15 16
(b)	duty under a corresponding Act was paid in that State for the registration of the vehicle; and	17 18
(c)	the application is made by a person or persons mentioned in subsection (2).	
(2) Fo	r subsection (1)(c), the applicant or applicants must be—	21
(a)	if there is only 1 registered operator—	22
	(i) the registered operator; or	23
	(ii) the registered operator and a relative of the registered operator; or	24 25
	(iii) a relative of the registered operator; or	26
(b)	if there is more than 1 registered operator—	27
	(i) the registered operators; or	28
	(ii) 1 of the registered operators if the other registered operators are the applicant's relatives; or	29 30

	(iii) 1 of 2 registered operators and a relative of the other registered operator; or	1 2
	(iv) a relative of the registered operators; or	3
	(iv) a relative of each of 2 registered operators.	4
interest i	bsection (1) applies only if the registration of the vehicle, or an in the vehicle, in the name of a relative of a registered operator es a gift of the vehicle or interest by the operator to the relative.	5 6 7
	r subsections (2) and (3), a person is a relative of another person if on is a relative of the other person under section 390(2).	8 9
387 Exe	emption—registration of heavy vehicle	10
Vehicl of a vehic	e registration duty is not imposed on an application for registration cle if—	11 12
(a)	the vehicle has a GVM under the Vehicle Registration Act of more than 4.5 t; and	13 14
(b)	immediately before 1 July 1995, the vehicle was registered under the <i>Interstate Road Transport Act 1985</i> (Cwlth); and	15 16
(c)	the application is the first application for registration of the vehicle in a State; and	17 18
(d)	the application is made by the same person in whose name the vehicle is registered under the Act mentioned in paragraph (b).	19 20
388 Exe	emption—business name	21
	e registration duty is not imposed on an application to register or a vehicle if—	22 23
(a)	the vehicle is registered in the name of a business; and	24
(b)	vehicle registration duty or duty under a corresponding Act was paid for the registration of the vehicle; and	25 26
(c)	the application is made by or for the owners of the business to register or transfer the vehicle—	27 28
	(i) in the sole names of the owners; or	29
	(ii) in the name of another business owned solely by the owners; or	30 31

	(iii) for an application to register a vehicle registered under a corresponding Act in a business name—in the name of the business owned solely by the owners.	1 2 3
389 Exe	emption—vehicle dealer	4
Vehicl	e registration duty is not imposed on—	5
(a)	an application to register a vehicle in the name of a vehicle dealer or to transfer a vehicle to a vehicle dealer if the vehicle is acquired as trading stock; or	6 7 8
(b)	an application to register a new vehicle in the name of a vehicle dealer if the vehicle is acquired for the dealer's use as a demonstrator.	9 10 11
390 Exe	emption—particular persons and entities	12
a vehicle	chicle registration duty is not imposed on an application to register in the name of, or an application to transfer a vehicle to, any of wing persons—	13 14 15
(a)	the Governor;	16
(b)	the personal representative of the estate of a deceased person;	17
(c)	a person who is beneficially entitled to the vehicle in the estate of a deceased person;	18 19
(d)	a person who is in the business of financing the purchase or use of vehicles if the vehicle the subject of the application is repossessed by, or voluntarily surrendered to, the person;	20 21 22
(e)	a hirer who redeems a previously repossessed vehicle if the registration will be in the same name as before the repossession;	23 24
(f)	a government entity;	25
(g)	a local government;	26
(h)	a consul or officer of a consulate if the person is a national of the country represented;	27 28
(i)	a primary producer if—	29
	(i) the vehicle is a vehicle with a GVM under the Vehicle Registration Act of more than 6 t; and	30 31

	(that the primary producer intends to use the vehicle solely in	1 2 3
(j		<u> </u>	4 5
(k			6 7
(1	Ű	use for transport to and from the person's place of employment	8 9 10
transfe	r a v	vehicle or an interest in a vehicle wholly by way of gift to any of	11 12 13
(a	i) t	the registered operator's spouse;	14
(t	o) a	a parent or grandparent of the registered operator;	15
(0	e) a	a parent or grandparent of the registered operator's spouse;	16
(0	d) a	a child, stepchild or grandchild of the registered operator;	17
(6			18 19
(f	() t	the spouse of anyone in paragraphs (b) to (e).	20
391 E	xem	nption—forfeiture orders	21
Vehivehicle		• • •	22 23
(a	ı) t	the Crimes (Confiscation) Act 1989, section 28, 29 or 33; or	24
(b) t	the Drugs Misuse Act 1986, section 38(4) or 39(4).	25
392 E	xem	nption—industrial organisations	26
Industi	rial .	Relations Act 1999, chapter 12, part 15, to register a vehicle in	27 28 29

393 Ex	xemption—disposal under particular Acts	1
	cle registration duty is not imposed on an application to transfer a	2
vehicle	under—	3
(a)	the Libraries and Archives Act 1988, section 28; or	4
(b)	the Queensland Art Gallery Act 1987, section 28; or	5
(c)	the Queensland Museum Act 1970, section 21; or	6
(d)	the Queensland Performing Arts Trust Act 1977, section 19; or	7
(e)	the Royal Queensland Theatre Company Act 1970, section 18.	8
	PART 5—REASSESSMENTS FOR VEHICLE	9
	REGISTRATION DUTY	10
394 Re	eassessment—noncomplying use by primary producer	11
	This section applies if—	12
(a)		13 14 15
(b)	within 5 years after the application to register or transfer the vehicle, the primary producer starts using the vehicle other than in the business of primary production, or sells or otherwise transfers the vehicle.	16 17 18 19
	Within 28 days after the event mentioned in subsection (1)(b) s, the primary producer must give notice in the approved form to the ssioner.	20 21 22
Note—		23
Failur	e to give the notice is an offence under the Administration Act, section 120.	24
registra	The commissioner must make a reassessment to impose vehicle ation duty on the application to register the vehicle as if the ion from duty had never applied.	25 26 27
Note—		28
Unpai part 5	id tax interest and penalty tax may be payable under the Administration Act,	29 30

395 Re	assessment of vehicle registration duty	1
(1) Th	is section applies if the commissioner is satisfied that—	2
(a)	after an application to register or transfer a vehicle is made, the vehicle is repossessed from a person because it was stolen before it was acquired by the person; or	3 4 5
(b)	vehicle registration duty was paid for an application to register or transfer a vehicle and the transaction is cancelled within 3 months after the application is made.	6 7 8
duty on must ma	n application made by the person who paid the vehicle registration the application to register or transfer the vehicle, the commissioner ake a reassessment of the duty paid as if it were exempt from registration duty.	9 10 11 12
	n application under subsection (2) must be made within 1 year after cation to register or transfer the vehicle was made.	13 14
	DADT (MICCELL ANEQUE DEOVICIONE	
	PART 6—MISCELLANEOUS PROVISIONS	15
396 Ob	ligations of vehicle dealers	
		16
	ligations of vehicle dealers	16 17 18 19
(1) Th	ligations of vehicle dealers is section applies if— under section 389, vehicle registration duty is not imposed on an application to register a vehicle in the name of a vehicle dealer or	16 17 18 19 20
(1) Th	ligations of vehicle dealers his section applies if— under section 389, vehicle registration duty is not imposed on an application to register a vehicle in the name of a vehicle dealer or to transfer a vehicle to a vehicle dealer; and	16 17 18 19 20 21
(1) Th	ligations of vehicle dealers his section applies if— under section 389, vehicle registration duty is not imposed on an application to register a vehicle in the name of a vehicle dealer or to transfer a vehicle to a vehicle dealer; and the vehicle dealer sells the vehicle.	15 16 17 18 19 20 21 22 23 24 25
(1) Th (a) (b) (2) Th	ligations of vehicle dealers tis section applies if— under section 389, vehicle registration duty is not imposed on an application to register a vehicle in the name of a vehicle dealer or to transfer a vehicle to a vehicle dealer; and the vehicle dealer sells the vehicle. the vehicle dealer must— give the purchaser of the vehicle a statement showing the consideration for the purchase of the vehicle and the value of any	16 17 18 19 20 21 22 23 24

³⁸ See the Administration Act, section 118 (Period for keeping records)

CHAPTER 10—GENERAL EXEMPTIONS	1
PART 1—EXEMPTIONS FOR PARTICULAR DUTIES FOR CORPORATE RECONSTRUCTION	2 3
Division 1—Preliminary	4
397 Purpose of pt 1	5
This part provides for exemptions for particular duties on particular transactions carried out for a corporate reconstruction.	6 7
Division 2—Some basic concepts about exemptions for duty for corporate reconstructions	8 9
Subdivision 1—Basic concepts about corporate reconstructions	10
398 What is a "corporate reconstruction"	11
(1) A "corporate reconstruction" happens if—	12
(a) through a transaction or series of transactions, property is transferred, or agreed to be transferred, for the purpose of changing a corporate structure to make internal adjustments to corporate arrangements; and	13 14 15 16
(b) the transaction or each transaction is necessary to give effect to the purpose and is not undertaken for any other purpose; and	17 18
(c) the transfer, or agreement for the transfer, of the property is not part of an arrangement under which any company involved with any of the transactions ceases to belong to the same corporate group other than in the circumstances mentioned in section 412(4).	19 20 21 22 23
(2) For subsection (1)(b), a transaction that is 1 in a series of transactions is taken to be necessary to give effect to the purpose if it is necessary for an exemption to apply to the transaction.	24 25 26

Subdivision 2—Basic concepts about companies, group companies, parent companies and subsidiaries	1 2
399 What is a "company"	3
A "company" is a body corporate other than a corporation sole.	4
400 What are "group companies", a "group company" and a "corporate group"	5 6
(1) If a company is the subsidiary of another company, the companies are "group companies".	7 8
(2) Also, if 2 or more companies are the subsidiary of another company, all the companies are "group companies".	9 10
(3) Each of the group companies is a "group company".	11
(4) All companies that are group companies form a "corporate group".	12
401 What is a "parent company"	13
A company is the "parent company" of another company if—	14
(a) it directly owns, other than as trustee, at least 90% of the issued shares in the other company; and	15 16
(b) has voting control over the other company.	17
402 What is a "subsidiary"	18
A company (the "first company") is a "subsidiary" of another company if at least 90% of the issued shares in the first company are owned, other than as trustee, and voting control of the first company is held, by 1 or more of the following companies—	19 20 21 22
(a) the other company;	23
(b) 1 or more other subsidiaries of the other company;	24
(c) the other company and 1 or more other subsidiaries of the other company.	25 26

403	Exa	imple of corporate group structure	1
(1	l) Sc	nedule 5 contains an example of a corporate group structure.	2
		e example shows the group companies, the parent companies and ies in the group.	3 4
404	Hov	v part applies to particular transactions	5
		is part—	6
	(a)	an application to transfer a vehicle is treated as an agreement for the transfer of dutiable property to the applicant transferee from the applicant transferor; and	7 8 9
	(b)	a vesting, under a court order, of dutiable property is treated as a transfer of the property to the person in whom it is vested from its owner immediately before the order is made; and	10 11 12
	(c)	a surrender of dutiable property is treated as a transfer of the property to the person to whom it is surrendered from the person who surrenders it; and	13 14 15
	(d)	a share buy-back for a Queensland marketable security is treated as a transfer of the security to the corporation from the former holder; and	16 17 18
	(e)	a partnership acquisition is treated as a transfer of dutiable property to the partner from the former owner; and	19 20
	(f)	a trust acquisition, under which a person becomes a beneficiary or the person's trust interest increases because of a transfer, or agreement for the transfer, of a trust interest, is treated as a transfer of dutiable property to the acquiring beneficiary from the transferor.	21 22 23 24 25
		Division 3—Exemptions for corporate reconstructions	26
405		mption—interposing new company between existing panies and their shareholders	27 28
pare com	ent co	bsection (2) applies to a corporate reconstruction constituted by a smpany (the "new parent company") being interposed between a true (the "existing company") and the shareholders of the existing true.	29 30 31 32

ransfer, parent co	ansfer duty is not imposed on a transfer, or agreement for the of shares from a shareholder of the existing company to the new ompany carried out solely for the corporate reconstruction if the as in subsections (3) and (4) are complied with.	1 2 3 4
(3) For	r subsection (2), the conditions are as follows—	5
(a)	the new parent company is a company with limited liability;	6
(b)	the new parent company has been dormant from its registration until the resolution to become the new parent company of the existing company;	7 8 9
(c)	under the dutiable transaction, the new parent company acquires at least 90% of the issued shares, and voting control of, the existing company;	10 11 12
(d)	at least 90% of the consideration for the acquisition is the issue of shares in the new parent company to the shareholders of the existing company;	13 14 15
(e)	each shareholder of the existing company whose shares are acquired by the new parent company receives consideration equal in value to the value of the shareholder's shares in the existing company;	16 17 18 19
(f)	immediately after the transfer of shares in the existing company, at least 90% of the issued shares in the new parent company consists of the shares it issued as consideration for the acquisition of the shares in the existing company.	20 21 22 23
l existing subsections shares in	so, if the new parent company is interposed between more than g company and their shareholders, it is a condition for on (2) that the same shareholders owned at least 90% of the issued the existing companies, and had voting control of the existing es, before the acquisition by the new parent company.	24 25 26 27 28
406 Exe	mption—intra-group transfers of property	29
ransfer,	ansfer duty or vehicle registration duty is not imposed on a or agreement for the transfer, of dutiable property carried out for a e reconstruction if the conditions in subsection (2) are complied	30 31 32 33

³⁹ See section 404 (How part applies to particular transactions).

(2) For	r sub	section	n(1), the co	onditions are	as follow	/S	1
(a)		the transferor did not hold, and the transferee will not hold, the property as trustee;					
(b)		trans panie		transferee	of the	property are group	4 5
(c)		dutiab er whi		on has not b	een made	under an arrangement	6 7
	(i)	has o	or is to be p		eceived, d	ne dutiable transaction irectly or indirectly by or	
	(ii)	a gro	oup compan	y is to—			11
		(A)		-	•	he consideration by a n subsection (3); or	12 13
		(B)	or other di	sposition by	y a perso	ion through a payment on other than a group ordinary commercial	15
(d)			erty transfer ander section		he time	of the transfer, group	18 19
(3) For	r sub	section	n (2)(c)(ii)(.	A), consider	ation may	be provided—	20
(a)	•	i finan is; or	icial institut	ion by way	of loan o	n ordinary commercial	21 22
(b)	by a	grou	p company;	or			23
(c)				d sale of oned in secti		the public in the o(b).	24 25
407 Gro	up p	roper	ty for intra	a-group tra	nsfer of p	property	26
(1) For	r sect	ion 40	06(2)(d), pro	operty is gro	up prope	rty if—	27
(a)	the	transf	eror and tra	nsferee—			28
	(i)	at le	east 90% i		erty, was	perty, or an interest of a first owned by the and	29 30 31
	(ii)					nes subsequent during of at least 90% in the	

	property, has been continuously owned by the transferor or another group company; or	1 2				
(b)	the transferor and transferee—					
	(i) were group companies before the property, or an interest of at least 90% in the property, came into the ownership of the transferor or another group company by way of a transaction for which transfer duty, or an equivalent duty under a corresponding Act, has been paid; and	4 5 6 7 8				
	(ii) have been group companies at all times subsequent during which the property, or an interest of at least 90% in the property, has been continuously owned by the transferor or the other group company; or	9 10 11 12				
(c)	the transferor or transferee is the new parent company of the other party to the transfer and the transferor and the transferee became group companies in the circumstances mentioned in section 405; or	13 14 13 16				
(d)	the transferee is the parent company of the transferor and land rich duty was imposed and paid for the transferee acquiring its shares in the transferor; or					
(e)	the transferee is the parent company of the transferor, and the transferee acquired at least 70% of the shares of the transferor because of a takeover bid, under the Corporations Act, chapter 6, for the shares if they were quoted securities under that Act; or	20 21 22 23				
(f)	the transferor and transferee have been group companies for 3 years.					
(2) For	section 406(2)(d), property is also group property if—	26				
(a)	the transfer is between a parent company and a subsidiary of it; and	27 28				
(b)	either of the following apply—	29				
	(i) the parent company became the parent company of the subsidiary on its registration;	30 31				
	(ii) the parent company became the parent company of the subsidiary after its registration and the subsidiary has been dormant since its registration; and	32 33 34				

(c)	the parent company remained the parent company of the subsidiary from its registration or from when it became the subsidiary's parent company until the property is transferred.	1 2 3
408 Ex	emption—trustees	4
transfer	ransfer duty or vehicle registration duty is not imposed on a or agreement for the transfer, of dutiable property carried out for a te reconstruction if the following conditions are complied with—	5 6 7
(a)	the transferor of the property holds the property as trustee for the beneficiaries of a fixed trust, including a unit trust;	8 9
(b)	the transferor of the property holds at least 90% of the issued shares of the transferee as trustee for the beneficiaries or, for a unit trust, the unitholders;	10 11 12
(c)	the transferee and the unitholders or beneficiaries are group companies;	13 14
(d)	the conditions mentioned in section 406(2) are complied with. ⁴⁰	15
referenc	or subsection (1), section 406(2) and division 5 apply as if a set to the transferor of property were a reference to the unitholders or efficiaries.	16 17 18
409 Ex	emption—land rich duty	19
(1) T	his section applies if—	20
(a)	under section 405, a transfer, or agreement for the transfer, of shares is exempt from transfer duty and the acquisition of shares in the existing company by the new parent company or the issue of the shares in the new parent company to the shareholders of the existing company is a relevant acquisition; or	21 22 23 24 25
(b)	under section 406 or 408, a transfer, or agreement for the transfer, of shares is exempt from transfer duty and the acquisition of the shares by the transferee is a relevant acquisition.	26 27 28 29

⁴⁰ See section 404 (How part applies to particular transactions).

(2) Land rich duty is not imposed on the acquisition to the extent of the interest acquired by the new parent company or transferee under the dutiable transaction. ⁴¹	1 2 3
(3) Subsection (1) applies to a transfer, or agreement for the transfer, of shares that are not Queensland marketable securities as if the transfer or agreement were a dutiable transaction.	4 5 6
Division 4—Applications for rulings and exemptions	7
410 Application for ruling for proposed dutiable transaction or relevant acquisition	8
(1) A company that proposes being party to a dutiable transaction or relevant acquisition, may apply to the commissioner for a ruling whether the proposed transaction or acquisition will be exempt from duty under this part.	10 11 12 13
(2) The application must—	14
(a) be in the approved form; and	15
(b) be accompanied by enough information to enable the commissioner to make a ruling.	16 17
(3) The commissioner must give the applicant notice of the commissioner's ruling on the application.	18 19
411 Application for exemption for dutiable transaction or relevant acquisition	20 21
(1) The parties to a dutiable transaction or acquirer under a relevant acquisition may apply to the commissioner for an exemption from duty under division 3.	22 23 24
(2) The application must—	25
(a) be in the approved form; and	26
(b) be supported by enough information to enable the commissioner to make an assessment.	27 28

⁴¹ See section 179(4) (Working out dutiable value of relevant acquisition).

	the application, the commissioner must make an assessment of for the dutiable transaction or relevant acquisition if—	1 2
(a)	the commissioner is satisfied the transaction or acquisition is exempt from duty under division 3; or	3 4
(b)	the commissioner has, on an application for a ruling, decided the transaction or acquisition would be exempt from duty under division 3.	5 6 7
(4) Ho	wever, subsection (3)(b) does not apply if—	8
(a)	the instruments submitted with the application for exemption differ in a material particular to drafts of instruments lodged with the application for the ruling; or	9 10 11
(b)	the circumstances relating to the transactions in the application for exemption are materially different from those that were lodged with the application for the ruling, or	12 13 14
(c)	the information given with the application for the ruling was false or misleading in a material particular.	15 16
I	Division 5—Reassessments for corporate reconstructions	17
412 Rea	Division 5—Reassessments for corporate reconstructions assessment—exemption for intra-group transfers of property, stees and land rich duty	17 18 19
412 Rea trus	assessment—exemption for intra-group transfers of property,	18
412 Rea trus	assessment—exemption for intra-group transfers of property, stees and land rich duty	18 19
412 Rea trus (1) Th	assessment—exemption for intra-group transfers of property, stees and land rich duty is section applies if— duty is assessed on a dutiable transaction or relevant acquisition	18 19 20 21
412 Rea trus (1) Th (a)	assessment—exemption for intra-group transfers of property, stees and land rich duty is section applies if— duty is assessed on a dutiable transaction or relevant acquisition on the basis of an exemption under section 406, 408 or 409; and	18 19 20 21 22
412 Rea trus (1) Th (a)	duty is assessed on a dutiable transaction or relevant acquisition on the basis of an exemption under section 406, 408 or 409; and within 3 years after the transaction or acquisition— (i) the transferor or transferee has ceased to belong to the same	18 19 20 21 22 23 24

Note—		1
Unpaid part 5.	tax interest and penalty tax may be payable under the Administration Act,	2 3
(3) Su	bsection (2) applies to the reassessment despite the following—	4
(a)	the limitation period under the Administration Act for reassessments; ⁴²	5 6
(b)	the commissioner's ruling under section 410 for the dutiable transaction or relevant acquisition.	7 8
(4) Ho	owever, subsection (2) does not apply—	9
(a)	if the transferor or transferee has been deregistered under the Corporations Act, other than under an arrangement, a significant purpose of which was to avoid the requirement that the transferor and transferee belong to the same corporate group for the 3 years mentioned in subsection (1); or	10 11 12 13 14
(b)	if—	15
	(i) the transferor or transferee ceases to be a group company in the corporate group because its shares, or the shares of a new parent company interposed between the transferor and transferee, are offered and sold to the public; and	16 17 18 19
	(ii) the shares are quoted on the market operated by a recognised stock exchange within 1 year after the offer to the public; or	20 21 22
(c)	if less than 5% of the value of the property of the company that ceases to be a group company is dutiable property.	23 24
413 Wh	nen parties must give notice for reassessment	25
happens	his section applies if an event mentioned in section 412(1)(b) within 3 years after a dutiable transaction or relevant acquisition an exemption under this part was applied.	26 27 28
	ithin 28 days after the event happens, a party to the dutiable on or person making the relevant acquisition must—	29 30
(a)	give notice in the approved form to the commissioner; and	31

⁴² See the Administration Act, part 3 (Assessments of tax), division 3 (Reassessments).

(b)	ensure the instruments required for the assessment for the dutiable transaction or relevant acquisition are lodged for a reassessment of duty on the transaction or acquisition.	1 2 3
Vote—		4
Failure	to give the notice is an offence under the Administration Act, section 120.	5
PAR	Γ 2—EXEMPTIONS FOR PARTICULAR DUTIES FOR EXEMPT INSTITUTIONS	6 7
	Division 1—Exemptions for exempt institutions	8
414 Exe	emption—particular duties for exempt institutions	9
(1) Du	ity is not imposed on the following—	10
(a)	a dutiable transaction under which an exempt institution acquires dutiable property;	11 12
(b)	a dutiable transaction that is—	13
	(i) the creation or termination of a trust of dutiable property for the benefit of an exempt institution; or	14 15
	(ii) a trust acquisition or trust surrender by an exempt institution;	16 17
(c)	a lease to an exempt institution;	18
(d)	a mortgage given to secure an advance to an exempt institution;	19
(e)	a hire of goods by an exempt institution;	20
(f)	a premium for general insurance for property or undertaking of an exempt institution;	21 22
(g)	an application to register or transfer a vehicle in the name of an exempt institution.	23 24
	bsection (1) applies only if the use requirements under division 2 blied with.	25 26

	Division 2—Use requirements for exemptions	1
415 Use r	requirement	2
trust for, calmost sol	perty acquired, leased, hired or insured by, or property held on or an advance to, an exempt institution must be used solely or lely by the exempt institution for 1 or more of the following a "qualifying exempt purpose")—	3 4 5 6
(a) a	activities of a religious nature;	7
(b) I	public benevolent purposes;	8
(c) e	educational purposes;	9
(d) (conducting a kindergarten or preschool;	10
(e) t	the care of the sick, aged, infirm, afflicted or incorrigible persons;	11
(f) t	the relief of poverty;	12
(g) t	the care of children under section 459(2)(i);	13
(h) a	another charitable purpose or promotion of the public good;	14
(providing a residence to a minister, or members of a religious order who are engaged in an object or pursuit of a kind mentioned in paragraphs (a) to (h).	15 16 17
insured or solely for	subsection (1)(a) to (h), the property acquired, leased, hired, held is not used, or the advance is not made, solely or almost a qualifying exempt purpose if the property is used or the s made for a salary package of an officer or employee of the .	18 19 20 21 22
416 Start	of use requirement	23
	r property held on trust for an exempt institution, the oner must be satisfied—	24 25
6 1	the property will start to be used for the exempt institution for a qualifying exempt purpose on or before the date that is 6 months after the liability for transfer duty on the transaction would, apart from the exemption under division 1, arise (the "start date"); and	26 27 28 29 30
	the property will be used solely or almost solely for the institution for a qualifying exempt purpose for the period starting	31 32

	qualifying exempt purpose and ends 1 year after that date or the later date fixed by the commissioner by notice given to the institution (the "duration period").	1 2 3 4
(2) For satisfied—	other property or an advance, the commissioner must be	5 6
(a)	the property acquired, leased, hired or insured or the advance will start to be used by the exempt institution for a qualifying exempt purpose on or before the date stated in subsection (3) (also the "start date"); and	7 8 9 10
(b)	the property or advance will be used solely or almost solely by the institution for a qualifying exempt purpose for the period stated in subsection (4) (also the "duration period").	11 12 13
(3) For	subsection (2)(a), the start date is—	14
(a)	for a dutiable transaction that is an acquisition of dutiable property—6 months after the liability for transfer duty on the transaction would, apart from the exemption under division 1, arise; or	15 16 17 18
(b)	for a lease—immediately after the lease is entered into; or	19
(c)	for an advance—immediately after the advance is made; or	20
(d)	for a hire of goods—immediately after the hiring of the goods; or	21
(e)	for a premium for a contract of general insurance—immediately after the premium is paid; or	22 23
(f)	for an application to register or transfer a vehicle—immediately after the application is made.	24 25
(4) For	subsection (2)(b), the duration period starts—	26
(a)	for a dutiable transaction that is an acquisition of dutiable property—on the date the exempt institution starts to use the property for a qualifying exempt purpose and ends 1 year after that date or the later date fixed by the commissioner by notice given to the institution; or	27 28 29 30 31
(b)	for a lease—on the start date and ends on the earlier of the following—	32 33
	(i) 1 year after the lease is entered into;	34
	(ii) the end of the term of the lease; or	35

(c)	for an advance—on the start date and ends 1 year after the advance is made; or	1 2
(d)	for a hire of goods—on the start date and ends on the earlier of the following—	3 4
	(i) 1 year after the hiring of the goods;	5
	(ii) the end of the life of the goods;	6
	(iii) the end of the term of the hire; or	7
(e)	for a premium for a contract of general insurance—on the start date and ends 1 year after payment of the premium; or	8 9
(f)	for an application to register or transfer a vehicle—on the start date and ends 1 year after the application is made.	10 11
417 Con	nmissioner to extend start date and duration period	12
exemptic	is section applies if, after an assessment made on the basis of an on under division 1, the commissioner is satisfied the property leased, hired, insured or held or the advance—	13 14 15
(a)	has not been used solely or almost solely for a qualifying exempt purpose; but	16 17
(b)	will be used solely or almost solely for a qualifying exempt purpose by a later date (the "new start date"), and for the period, fixed by the commissioner (the "new duration period") by notice given to the institution.	18 19 20 21
property qualifyin	e commissioner must not make a reassessment merely because the or advance has not been used solely or almost solely for a g exempt purpose if the property or advance starts to be so used by start date.	22 23 24 25
	Division 3—Reassessments for exempt institutions	26
418 Rea	ssessment on application of exempt institution	27
instrume	is section applies if, under an assessment, duty is imposed on an ent or transaction because the use requirements under division 2 be complied with.	28 29 30

commiss held or the exempt	on application by the exempt institution concerned, the ioner is satisfied the property acquired, leased, hired, insured or ne advance, has been used solely, or almost solely, for a qualifying purpose from the start date for the duration period, the ioner must make a reassessment on the basis of compliance with 2.	1 2 3 4 5 6
	or the reassessment, the exempt institution must lodge the nts required for the original assessment.	7 8
419 Rea	ssessment—noncompliance with use requirements	9
	is section applies if—	10
(a)	duty is assessed on an instrument or transaction on the basis of an exemption under division 1; and	11 12
(b)	after the assessment, the property acquired, leased, hired, insured or held or the advance—	13 14
	(i) is used for a purpose other than a qualifying exempt purpose; or	15 16
	(ii) is not used for a qualifying exempt purpose by the start date or new start date; or	17 18
	(iii) is not used for a qualifying exempt purpose for the duration period or new duration period.	19 20
	ithin 28 days after the event mentioned in paragraph (b) happens, apt institution must—	21 22
(a)	give notice in the approved form to the commissioner; and	23
(b)	ensure the instruments required for the assessment of duty are lodged for a reassessment of duty on the instrument or transaction.	24 25 26
Note—		27
Failure	to give the notice is an offence under the Administration Act, section 120.	28
	e commissioner must make a reassessment to impose duty on the nt or transaction as if the exemption had never applied.	29 30
Note—		31
Unpaid part 5.	tax interest and penalty tax may be payable under the Administration Act,	32 33

DE FACTO RELATIONSHIP INSTRUMENTS	1 2
Division 1—Some basic concepts for matrimonial and de facto relationship instruments	3 4
420 What is a "matrimonial instrument"	5
(1) An instrument mentioned in subsection (2) that provides for the transfer of matrimonial property from 1 party to a marriage to only the other party to the marriage is a "matrimonial instrument" on the dissolution or annulment of the marriage.	e 7
(2) For subsection (1), the instruments are the following—	10
(a) an agreement registered or approved under the <i>Family Law Addition</i> (Cwlth);	t 11 12
(b) an order of a court under the Family Law Act 1975 (Cwlth);	13
(c) an instrument made under an instrument mentioned in paragraph (a) or (b);	n 14 15
(d) an instrument made after the start of a proceeding for the dissolution or annulment of the marriage.	e 16 17
421 What is "matrimonial property"	18
"Matrimonial property" is property of the parties to a marriage or ceither of them that is—	of 19 20
(a) residential land, the residence on which is for use as the principal residence of the party to whom it is to be or is being transferred or	
(b) a vehicle for use for private purposes by the party to whom it is t be or is being transferred.	o 24 25
422 What is a "de facto relationship instrument"	26
A "de facto relationship instrument" is any of the followin instruments that provide for the transfer of de facto relationship propert from 1 de facto spouse of a de facto relationship to only the other de fact spouse of the de facto relationship—	y 28

	(a)	an order of a court under the Property Law Act 1974, part 19;	1
	(b)	an instrument made under an order mentioned in paragraph (a).	2
423	Wh	at is "de facto relationship property"	3
		acto relationship property" is property of the de facto spouses of	4
		o relationship or of either of them that is—	5
	(a)	residential land, the residence on which is for use as the principal residence of the de facto spouse to whom it is to be or is being transferred; or	6 7 8
	(b)	a vehicle for use for private purposes by the de facto spouse to whom it is to be or is being transferred.	9 10
		Division 2—Exemptions and reassessments	11
424	Exe	mption—matrimonial and de facto relationship instruments	12
	-	s not imposed on a transaction to the extent that it gives effect to a	13
mati	rimo	nial instrument or de facto relationship instrument.	14
Note:			15
		ions for duty for particular maintenance agreements are provided in the <i>Family</i> 1975 (Cwlth), sections 90 and 90L.	16 17
425	Rea	ssessment on application	18
(1	l) Th	is section applies if—	19
	(a)	duty has been paid on a transaction to the extent that it gives effect to an instrument for the transfer, or agreement for the transfer, of—	20 21 22
		(i) matrimonial property from 1 party to a marriage to the other party; or	23 24
		(ii) de facto relationship property from 1 de facto spouse to the other; and	25 26
	(b)	duty was paid on the basis that the instrument was not a matrimonial instrument or de facto relationship instrument; and	27 28
	(c)	either of the following apply—	29

(i)	when the duty was paid, the instrument was a matrimonial instrument or de facto relationship instrument for the property;	1 2 3
(ii)	after the duty was paid, the instrument becomes a matrimonial instrument or de facto relationship instrument for the property.	4 5 6
spouses, the	ication made by a party to the marriage or 1 of the de facto commissioner must make a reassessment of duty for the were exempt from duty under section 424.	7 8 9
(3) The app	lication must be made within 6 months after—	10
(a) if su	bsection (1)(c)(i) applies—the instrument is made; or	11
matr	ubsection (1)(c)(ii) applies—the instrument becomes a rimonial instrument or de facto relationship instrument for property.	12 13 14
	blicant must lodge the matrimonial instrument or de facto strument for the property with the application.	15 16
	PART 4—OTHER EXEMPTIONS	17
426 Exemption	on—State	18
The State is otherwise. ⁴³	s not liable to pay duty unless this Act expressly provides	19 20
_	on—particular instruments and transactions under	21 22
property in	imposed on an instrument or transaction for a vesting of an incorporated association under the <i>Associations Act 1981</i> , because of its incorporation under part 2 or part 9, hat Act.	23 24 25 26

⁴³ See sections 17(1) (Who is liable to pay transfer duty) and 357 (Who is liable to pay insurance duty).

428		emption—particular instruments and transactions under Gas elines Access (Queensland) Act	1 2
D	uty i	s not imposed on—	3
	(a)	a transaction that is an exempt matter under the Gas Pipelines Access (Queensland) Act 1998, section 54; or	4 5
	(b)	an instrument or transaction for an exempt matter mentioned in paragraph (a).	6 7
429	Exe Act	emption—instruments and transactions under State Housing	8 9
mad	e ur	aty is not imposed on an instrument or transaction entered into or order the <i>State Housing Act 1945</i> by the Queensland Housing sion.	10 11 12
		owever, subsection (1) does not apply to an instrument or on entered into under the following provisions of that Act—	13 14
	(a)	section 23A, other than a mortgage given under the section or a release of the mortgage;	15 16
	(b)	section 24A or 26D.44	17
430	Exe	emption—instruments and transactions under other Acts	18
D mad	•	is not imposed on an instrument or transaction entered into or	19 20
	(a)	for the proper performance of the agreement under the <i>Anzac Square Development Project Act 1982</i> or to give effect to that Act or the agreement; or	21 22 23
	(b)	because of, or for a purpose connected with or arising out of, the <i>Government Owned Corporations Act 1993</i> , chapter 2 or chapter 3, part 3; or	24 25 26
	(c)	for giving effect to a provision of the <i>Ipswich Trades Hall Act</i> 1986; or	27 28

⁴⁴ State Housing Act 1945, sections 23A (Advances for the purchase of dwelling houses), 24A (Power of commission to provide home sites) and 26D (Sales of houses let or leased by employers).

(d)	for implementing a reviewable local government matter under the <i>Local Government Act 1993</i> ; or	1 2
(e)	under the <i>River Improvement Trust Act 1940</i> , section 14B, by a trust constituted under that Act.	3 4
431 Exe	mption—Queensland Investment Corporation	5
by the	s not imposed on an instrument or transaction entered into or made Queensland Investment Corporation established under the and Investment Corporation Act 1991.	6 7 8
	CHAPTER 11—AVOIDANCE SCHEMES	9
432 Pur	pose and operation of ch 11	10
(1) The purpose of this chapter is to deter artificial, blatant or contrived schemes to reduce liability to duty.		11 12
(2) Sul this chap	bject to subsection (1), nothing in this Act limits the operation of ter.	13 14
433 Арг	olication of ch 11	15
(1) Th	is chapter applies if—	16
(a)	an entity (the "avoider") has obtained, or would apart from this chapter obtain, a duty benefit from a scheme started to be carried out after the commencement of this chapter; and	17 18 19
(b)	the duty benefit is not attributable to an exemption or concession under this Act for duty; and	20 21
(c)	taking into account the matters mentioned in section 435, it is reasonable to conclude that an entity, whether alone or with others, that entered into or carried out the scheme, or part of the scheme, did so for the sole or dominant purpose of enabling the entity or another entity to obtain a duty benefit from the scheme.	22 23 24 25 26
(2) It d	loes not matter—	27

(a)	whether the scheme, or any part of the scheme is entered into or carried out inside or outside Queensland; or	1 2		
(b)	whether or not the duty benefit the entity obtained is the same kind of duty benefit mentioned in subsection (1)(a).	3 4		
434 Wh	en is a "duty benefit" obtained	5		
the entity	entity obtains a "duty benefit" if an amount of duty payable by under this Act apart from this chapter is, or could reasonably be to be, less than it would have been apart from the scheme or a part name.	6 7 8 9		
of duty p	e amount of the duty benefit is the difference between the amount ayable and the amount of duty that would have been payable apart scheme or part of the scheme.	10 11 12		
435 Mat	tters to be considered in deciding purpose for scheme	13		
deciding	r section 433, the following matters must be taken into account in an entity's purpose in entering into or carrying out the scheme ch the avoider obtained, or would obtain, a duty benefit—	14 15 16		
(a)	the way in which the scheme was entered into or carried out;	17		
(b)	the form and substance of the scheme, including—	18		
	(i) the legal rights and obligations involved in the scheme; and	19		
	(ii) the economic and commercial substance of the scheme;	20		
(c)	when the scheme was entered into and the length of the period during which the scheme was carried out;	21 22		
(d)	the purpose of this Act or a provision of this Act, whether or not the purpose is expressly stated;	23 24		
(e)	the effect that this Act would have in relation to the scheme apart from this chapter;	25 26		
(f)	any change in the avoider's financial position that has resulted, will result, or may reasonably be expected to result from the scheme;			
(g)	any change in the financial position of any person who has, or has had, any connection, whether of a business, family or other	30 31		

	nature, with the avoider, being a change that has resulted, will result, or may reasonably be expected to result from the scheme;	1 2	
(h)	any other consequence for the avoider or a person mentioned in paragraph (g) of the scheme having been entered into or carried out;	3 4 5	
(i)	the nature of the connection, whether of a business, family or other nature, between the avoider and any person mentioned in paragraph (g);	6 7 8	
(j)	the circumstances surrounding the scheme.	9	
into or co	bsection (1) applies for considering an entity's purpose in entering arrying out part of a scheme from which the avoider obtains, or otain, a duty benefit, as if the part were itself the scheme from e avoider obtains, or would obtain, the benefit.	10 11 12 13	
436 Ass	essments because of duty benefit from scheme	14	
be obtain	a duty benefit has been obtained, or would apart from this chapter ned, by the avoider from a scheme, the commissioner may decide amount of the duty benefit is payable as duty as decided by the ioner.	15 16 17 18	
(2) The	e commissioner must—	19	
(a)	give notice of the decision, and the reasons for the decision, to the avoider; and		
(b)	make an assessment of duty on the basis of the decision.	22	
Note—		23	
For obje	ections and appeals against assessments, see the Administration Act, part 6.	24	
(3) Sul	bsection (4) applies if the commissioner—	25	
(a)	has made an assessment under subsection (2); and	26	
(b)	is satisfied—	27	
	(i) a person, other than the avoider is liable to duty that would not have been assessed if the scheme had not been entered into or carried out; and	28 29 30	
	(ii) it would be fair and reasonable that the amount or part of the amount of duty should not have been assessed.	31 32	

(4) Despite the limitation period under the Administration Act for reassessments, 45 the commissioner must, for the other person, make a reassessment on the basis that the amount or part of the amount of duty is not payable.	1 2 3 4
(5) For the reassessment, the other person must lodge the instruments required for the original assessment.	5 6
CHAPTER 12—REGISTERED PERSONS	7
PART 1—REGISTRATION OF PERSONS CARRYING ON PARTICULAR BUSINESSES AND THEIR	8
REGISTRATION AS SELF ASSESSORS	10
437 Application for registration to carry on particular businesses	11
(1) A person may apply to be registered to carry on business in Queensland as a credit provider, credit card provider, commercial hirer, general insurer or life insurer.	12 13 14
(2) The application must be made to the commissioner in the approved form.	15 16
438 Registration to carry on business	17
On receipt of the application, the commissioner must register the person to carry on the business.	18 19
439 Registration as self assessor	20
On registration of the person to carry on the business, the commissioner must also register the person as a self assessor for duty on instruments or	21 22

⁴⁵ See the Administration Act, part 3, (Assessments of tax), division 3 (Reassessments).

transaction business.	ransactions to which the person is or becomes a party for carrying on the business.				
440 Not	ice of registration	3			
	e commissioner must give notice to the person of the person's on to carry on the business and as a self assessor.	4 5			
(2) Th	e notice must state the following—	6			
(a)	the date of registration;	7			
(b)	the dates for lodging returns, and for paying duty, by the self assessor;	8 9			
(c)	the periods to be covered by the returns;	10			
(d)	(d) the records required to be kept relating to the instruments and transactions to which the registration relates;				
(e)	(e) the types of reassessments the self assessor is required or permitted to make;				
(f)	whether the self assessor is permitted to remit the whole or part of unpaid tax interest or penalty tax.	15 16			
	PART 2—REGISTRATION OF PARTIES TO STRUMENTS AND TRANSACTIONS AS SELF ASSESSORS	17 18 19			
441 App	plication for registration	20			
assessor	person may apply to the commissioner to be registered as a self for duty on particular instruments or transactions to which the or becomes a party.	21 22 23			
(2) Th	e application must be in the approved form.	24			
442 D	ision on application	2.5			
	ision on application	25			
The c registrati	commissioner must approve or refuse the application for on.	26 27			

443 Ap	proval of application	1		
register	If the commissioner approves the application, the commissioner must register the person as a self assessor for duty on the instruments or transactions mentioned in the application.			
444 Re	gistration of self assessor without application	5		
as a self	commissioner may, by notice given to a person, register the person assessor for duty on particular instruments or transactions to which on is or becomes a party.	6 7 8		
445 No	tice of registration	9		
	n registration of a person as a self assessor, the commissioner must ice to the person of the registration.	10 11		
(2) T	ne notice must state the following—	12		
(a)	the date of registration;	13		
(b)	the instruments and transactions to which the registration relates and for which returns are required or permitted to be lodged;	14 15		
(c)	the dates for lodging returns, and for paying duty, by the self assessor;	16 17		
(d)	the periods to be covered by the returns;	18		
(e)	the records required to be kept relating to the instruments and transactions;	19 20		
(f)	the endorsements to be made on the instruments;	21		
(g)	the types of reassessments the self assessor is required or permitted to make;	22 23		
(h)	whether the self assessor is permitted to remit the whole or part of unpaid tax interest or penalty tax.	24 25		
446 Re	fusal of application	26		
	commissioner refuses the application, the commissioner must give icant an information notice for the decision.	27 28		

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447 Restriction on assessment by commissioner	1
(1) A self assessor who, under the self assessor's notice of registration, is required to lodge returns for particular instruments or transactions, must not lodge an instrument, or an instrument for the transaction, of that type for assessment by the commissioner.	2 3 4 5
(2) This section has effect subject to the Administration Act, section 11(2)(a). ⁴⁶	6 7
PART 3—REGISTRATION OF AGENTS AS SELF ASSESSORS	8 9
448 Application for registration	10
(1) A person who, in the ordinary course of business, acts as an agent for parties to instruments or transactions on which duty is imposed may apply to be registered as a self assessor for the duty on the instruments or transactions.	11 12 13 14
(2) The application must be in the approved form.	15
449 Decision on application	16
The commissioner must approve or refuse the application.	17
450 Approval of application	18
If the commissioner approves the application, the commissioner must register the person as a self assessor for duty on the instruments or transactions mentioned in the application.	19 20 21
451 Registration of self assessor without application	22
The commissioner may, by notice given to a person who, in the ordinary	23

course of business, acts as an agent for parties to instruments or

⁴⁶ The Administration Act, section 11 (When commissioner makes an assessment)

	ons on which duty is imposed, register the person as a self assessor uty on the instruments or transactions.	1 2
452 Not	ice of registration	3
	registration of a person as a self assessor, the commissioner must ce to the person of the registration.	4 5
(2) Th	e notice must state the following—	6
(a)	the date of registration;	7
(b)	the instruments and transactions to which the registration relates and for which returns are required or permitted to be lodged;	8 9
(c)	the dates for lodging returns, and for paying duty, by the self assessor;	10 11
(d)	the periods to be covered by the returns;	12
(e)	the records required to be kept relating to the instruments and transactions;	13 14
(f)	the endorsements to be made on the instruments;	15
(g)	the types of reassessments the self assessor is required or permitted to make;	16 17
(h)	whether the self assessor is permitted to remit the whole or part of unpaid tax interest or penalty tax.	18 19
453 Ref	usal of application	20
	commissioner refuses the application, the commissioner must give cant an information notice for the decision.	21 22
454 Res	triction on assessment by commissioner	23
required not lodge	self assessor who, under the self assessor's notice of registration, is to lodge returns for particular instruments or transactions, must e an instrument, or an instrument for the transaction, of that type sment by the commissioner.	24 25 26 27

	his section has effect subject to the Administration Act, $1(2)(a)$. ⁴⁷	1 2				
PART	4—RETURNS AND REASSESSMENTS BY SELF ASSESSORS	3 4				
455 Lod	lging returns	5				
(1) A s	self assessor registered under chapter 12, part 2 or 3, must—	6				
(a)	lodge returns for the return periods as required by the notice of the self assessor's registration; and	7 8				
(b)	pay any duty, assessed interest and penalty tax to the commissioner when each return is lodged; and	9 10				
(c)	endorse the instruments to which each return relates in the way mentioned in subsection (2).	11 12				
Maximuı	m penalty—100 penalty units.	13				
Note—		14				
For pro	ovisions about payments by self assessors who are tax agents under the stration Act, see section 35 of that Act.	15 16				
(2) For	r subsection (1)(c)—	17				
(a)	an instrument for which duty is imposed must be endorsed as follows—	18 19				
	(i) 'Queensland duty paid';	20				
	(ii) the amount of duty;	21				
	(iii) another endorsement stated in the self assessor's notice of registration; and	22 23				
(b)	another instrument must be endorsed in the way stated in the self assessor's notice of registration.					
	owever, a self assessor registered under chapter 12, part 3, does not comply with subsection (1) to the extent that the self assessor has	26 27				

⁴⁷ The Administration Act, section 11 (When commissioner makes an assessment)

	ived payment of duty, assessed interest or penalty tax by the iable to pay it.	1 2
456 Wh	en self assessor may make reassessments	3
(1) A s	self assessor may make a reassessment only if—	4
(a)	the assessor is required or permitted under the assessor's notice of registration; and	5 6
(b)	the assessor is satisfied the duty imposed under a self assessment is not correct.	7 8
	self assessor must not make a self assessment of a reassessment the commissioner.	9 10
457 Apj	plication for registration	12
	_	
	person authorised by an institution may apply to the commissioner tration of the institution under this part.	13 14
(2) Th	e application must—	15
(a)	be in the approved form; and	16
(b)	be supported by enough information to enable the commissioner to decide the application, including, the following—	17 18
	(i) a copy of the institution's constitution, however described;	19
	(ii) a certificate of the institution's incorporation, if applicable;	20
	(iii) details of the institution's current or proposed activities;	21
	(iv) details of fees charged for its activities.	22
458 Dec	rision on application	23
The co	ommissioner must approve or refuse the application.	24

459 Res	trictions on registration	1		
	e commissioner may register the institution only if it is an n mentioned in subsection (2) to (4).	2 3		
(2) Each of the following may be registered—				
(a)	a religious body or a body—	5		
	(i) that is controlled by, or associated with, a religious body; and	6 7		
	(ii) whose principal object and pursuit is the conduct of activities of a religious nature;	8 9		
(b)	a public benevolent institution;	10		
(c)	a university or university college;	11		
(d)	a primary or secondary school;	12		
(e)	an agricultural college as defined in the <i>Agricultural Colleges Act</i> 1994;			
(f)	a kindergarten or preschool;			
(g)	an institution whose principal object or pursuit is the care of the sick, aged, infirm, afflicted or incorrigible persons;			
(h)	an institution whose principal object or pursuit is the relief of poverty;			
(i)	an institution whose principal object or pursuit is the care of children by—			
	(i) being responsible for them on a full time basis; and	22		
	(ii) providing them with all the necessary food, clothing and shelter; and	23 24		
	(iii) providing for their general wellbeing and protection.	25		
(3) Als	so, an institution may be registered if it—	26		
(a)	has as a principal object or pursuit—	27		
	(i) fulfilling a charitable object; or	28		
	(ii) promotion of the public good; and	29		
(b)	does not have an object or pursuit involving a leisure, recreational, social or sporting activity.	30 31		

(4) In addition, the trustees of an institution mentioned in subsection (2) or (3), other than a university or university college, may be registered.					
institutio	n me	er, an institution, other than an institution or trustee of an ntioned in subsection (2)(a), (c) or (e), must not be registered, ts constitution, however described—	3 4 5		
(a)	its i and	ncome and property is used solely for promoting its objects;	6 7		
(b)	no part of its income or property is to be distributed, paid or transferred by way of bonus, dividend or other similar payment to its members; and				
(c)		ts dissolution, the assets remaining after satisfying all debts liabilities must be transferred—	11 12		
	(i)	to an institution that, under this section, may be registered; or	13 14		
	(ii)	to an institution the commissioner is satisfied has a principal object or pursuit mentioned in subsection (3)(a); or	15 16		
	(iii)	for a purpose the commissioner is satisfied is charitable or for the promotion of the public good.	17 18		
460 App	prova	al of application	19		
If the register to		missioner approves the application, the commissioner must stitution.	20 21		
461 Ref	usal	of application	22		
		nissioner refuses the application, the commissioner must give lecision to the institution.	23 24		
Note—			25		
instituti of an ol	on is r ojectio	the decision, the commissioner makes an assessment on the basis that the not an exempt institution, the institution may object to the decision as part on to the assessment. For objections and appeals against assessments, see ation Act, part 6.	26 27 28 29		
462 Lat	er re	gistration	30		
		ommissioner refuses the application, the commissioner may otice of the decision a later date when the commissioner will	31 32		

reconsider the application on the facts and circumstances known at the later date.	1 2
(2) If at the later date the commissioner is satisfied the institution is entitled to be registered, the commissioner must approve the application and register the institution.	3 4 5
(3) The date of registration must be the date that the institution would have been registered had the commissioner approved the application in the first instance.	6 7 8
463 Notice of registration	9
(1) On registration of an institution, the commissioner must give notice to the institution of its registration.	10 11
(2) The notice must state the following—	12
(a) the date of registration;	13
(b) the duties from which the institution is exempt and the use requirements applying to the exemption. ⁴⁸	14 15
(3) The date of registration may be a date before the date of the application or notice.	16 17
PART 6—AMENDMENT, SUSPENSION AND	18
CANCELLATION OF REGISTRATION OF SELF	19
ASSESSORS AND EXEMPT INSTITUTIONS	20
Division 1—Self assessors	21
464 Amendment of self assessor's registration	22
(1) The commissioner may amend a self assessor's registration by notice given to the self assessor.	23 24

⁴⁸ See chapter 10 (General exemptions), part 2 (Exemptions for particular duties for exempt institutions), divisions 1 (Exemptions for exempt institutions) and 2 (Use requirements for exemptions).

	The notice must state the particulars of the self assessor's notice of ation that are amended.	1 2
	If the commissioner amends a self assessor's registration, the ssioner must give the self assessor an information notice for the n.	3 4 5
465 G	rounds for suspension or cancellation	6
	of the following is a ground for suspending or cancelling a self r's registration—	7 8
(a	the self assessor or a representative of the self assessor has been convicted of an offence against this Act, the Administration Act or the repealed Act;	9 10 11
(b	the self assessor or a representative of the self assessor has contravened a provision of this Act or the repealed Act (being a provision a contravention of which is not an offence against this Act, the Administration Act or the repealed Act);	12 13 14 15
(c	the self assessor was registered because of a materially false or misleading representation or declaration.	16 17
466 SI	now cause notice	18
self ass	f the commissioner believes a ground exists to suspend or cancel a sessor's registration, the commissioner may give the self assessor a under this section (a "show cause notice").	19 20 21
(2) T	The show cause notice must state the following—	22
(a	the commissioner proposes to suspend or cancel the self assessor's registration (the "proposed action");	23 24
(b) the grounds for the proposed action;	25
(c	an outline of the facts and circumstances forming the basis for the grounds;	26 27
(d) if the proposed action is suspension of registration—the proposed suspension period;	28 29
(e	an invitation to the self assessor to show within a stated period (the "show cause period") why the proposed action should not be taken.	30 31 32

	e show cause period must be a period ending at least 21 days after cause notice is given to the self assessor.	1 2
467 Rep	resentations about show cause notices	3
	e self assessor may make representations about the show cause the commissioner in the show cause period.	4 5
	e commissioner must consider all written representations (the d representations") made under subsection (1).	6 7
468 End	ing show cause process without further action	8
for the sh	s section applies if, after considering the accepted representations now cause notice, the commissioner no longer believes a ground suspend or cancel the self assessor's registration.	9 10 11
(2) The cause not	e commissioner must not take any further action about the show ice.	12 13
	tice that no further action is to be taken about the show cause ast be given to the self assessor by the commissioner.	14 15
469 Susp	pension or cancellation of registration	16
	s section applies if, after considering the accepted representations ow cause notice, the commissioner—	17 18
(a)	still believes a ground exists to suspend or cancel the self assessor's registration; and	19 20
(b)	believes suspension or cancellation of the self assessor's registration is warranted.	21 22
	s section also applies if there are no accepted representations for cause notice.	23 24
(3) The	e commissioner may—	25
(a)	if the proposed action stated in the show cause notice was to suspend the self assessor's registration for a stated period—suspend the registration for not longer than the stated period; or	26 27 28 29

(b) if the proposed action stated in the show cancel the self assessor's registration registration or suspend the self assessor for	n—either cancel the	1 2 3
(4) The commissioner must immediately give information notice for the decision.	the self assessor an	4 5
(5) The decision takes effect on—		6
(a) the day the information notice is given to	the self assessor; or	7
(b) if a later day of effect is stated in the ir later day.	nformation notice—the	8 9
470 Cancellation of registration—ceasing to carr	ry on business	10
(1) This section applies if a self assessor register ceases to carry on, in Queensland, the business for its registered.	-	11 12 13
(2) Within 14 days after the ceasing to carry on assessor must give notice to the commissioner in the		14 15
(3) On receiving the notice, the commissioner n self assessor who—	nust give notice to the	16 17
(a) for a self assessor registered under part registration to carry on the business ar cancelled effective from the day stated in	nd as self assessor is	18 19 20
(b) for a self assessor registered under part registration is cancelled effective from notice.		21 22 23
(4) The stated day must be the return date for the the commissioner received the notice.	return period in which	24 25
Division 2—Exempt institution	ns	26
471 Cancellation of registration		27
(1) The commissioner may cancel an exempt inst the commissioner is satisfied the institution—	titution's registration if	28 29
(a) has ceased to exist; or		30
(b) has ceased to be entitled to be registered u	nder part 5; or	31

(c) was registered because of a materially false or misleading representation or declaration.	1 2
(2) If the commissioner cancels the institution's registration under subsection (1)(b) or (c), the commissioner must give notice to the institution that its registration is cancelled effective from the day stated in the notice.	3 4 5 6
(3) The stated day may be a date before the date of the notice.	7
Note—	8
If the commissioner makes an assessment on the basis of the decision to cancel the institution's registration, the institution may object to the decision as part of an objection to the assessment. For objections and appeals against assessments, see the Administration Act, part 6.	9 10 11 12
CHAPTER 13—REVIEWS AND APPEALS	13
PART 1—REVIEWS	14
PART 1—REVIEWS 472 Applying for a review of an original decision	14
472 Applying for a review of an original decision (1) A dissatisfied person may apply for a review of an original decision.	15 16
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 472 Applying for a review of an original decision (1) A dissatisfied person may apply for a review of an original decision. Note— For objections and appeals against assessments of duty, see the Administration Act, part 6. (2) The application must— (a) be made to the commissioner within 28 days after the applicant 	15 16 17 18 19 20 21
 472 Applying for a review of an original decision (1) A dissatisfied person may apply for a review of an original decision. Note— For objections and appeals against assessments of duty, see the Administration Act, part 6. (2) The application must— (a) be made to the commissioner within 28 days after the applicant receives notice of the decision; and 	15 16 17 18 19 20 21 22

473 Dec	iding review	1
	ter considering the application, the commissioner may make a (the "review decision") to—	2 3
(a)	confirm the decision; or	4
(b)	set aside the decision and substitute another decision.	5
	he original decision was made by a delegate of the commissioner, ate must not decide the application.	6 7
474 Not	ice of review decision	8
(1) The decision.	e commissioner must give notice to the applicant of the review	9 10
(2) Th	e notice must state the following—	11
(a)	the reasons for the decision;	12
(b)	the applicant may, within 28 days after receiving the notice, appeal against the decision;	13 14
(c)	how to appeal.	15
	PART 2—APPEALS	16
475 Rig	ht of appeal	17
	oplicant for the review of the original decision who is dissatisfied review decision may appeal against the decision.	18 19
476 Hov	v to start appeal	20
(1) Th	e appeal is started by—	21
(a)	filing notice of appeal with the clerk of the court of the Magistrates Court nearest the place where the application for the review was lodged; and	22 23 24
(b)	giving a copy of the notice of appeal to the commissioner within 7 days after the notice of appeal is filed.	25 26

(2) The notice of appeal must be filed within 28 days after the appellant receives notice of the review decision.	1 2
(3) The court may at any time extend the time for filing the notice of appeal.	3 4
(4) The notice of appeal must state fully the grounds of the appeal and the facts relied on.	5 6
477 Grounds of appeal	7
The grounds of the appeal are limited to the grounds of review unless the Magistrates Court orders otherwise.	8 9
478 Hearing procedures	10
In deciding the appeal, the Magistrates Court—	11
(a) is not bound by the rules of evidence; and	12
(b) must comply with natural justice; and	13
(c) may hear the appeal in court or chambers.	14
479 Decision on appeal	15
(1) On the appeal, the Magistrates Court may—	16
(a) confirm the decision; or	17
(b) set aside the decision and substitute another decision; or	18
(c) set aside the decision and return the issue to the commissioner with the directions the court considers appropriate.	19 20
(2) If the court substitutes another decision, the substituted decision is taken for this Act, other than this part, to be the commissioner's decision.	21 22

CH	IAPTER 14—ENFORCEMENT AND LEGAL PROCEEDINGS	1 2
480 Off	ences about self assessments	3
section 4	assessor must not endorse an instrument in the way mentioned in 455(1)(c) unless the amount of duty and any assessed interest and ax has—	4 5 6
(a)	if the self assessor is registered under chapter 12, part 2—been paid to the commissioner; or	7 8
(b)	if the self assessor is registered under chapter 12, part 3—been received by the self assessor.	9 10
Maximu	m penalty—200 penalty units.	11
481 Off	ence to endorse instrument unless self assessor	12
section 4	rson must not endorse an instrument in the way mentioned in 455(1)(c) unless the person is a self assessor or officer or employee lf assessor.	13 14 15
Maximu	m penalty—200 penalty units.	16
482 Ob	ligations relating to unstamped instruments	17
	person who acts under an instrument that has not been properly must immediately give notice in the approved form to the sioner.	18 19 20
Maximu	m penalty—200 penalty units.	21
subsection	owever, a person does not commit an offence against on (1) if the person proves the person did not know and could not bly have been expected to have known that—	22 23 24
(a)	duty is imposed on the instrument or transaction to which it relates; or	25 26
(b)	the instrument was not properly stamped	27

483 Registration of instruments and transactions	1
A person must not record an instrument or transaction in a register of interests in property unless the instrument that effects or evidences the transaction, or the instrument, is properly stamped.	2 3 4
Maximum penalty—100 penalty units.	5
484 Registration of instrument disposing of particular marketable securities etc.	6 7
A person must not enter in the records of a corporation or society an instrument that effects or evidences a dutiable transaction for a share or right relating to a share, or a relevant acquisition under chapter 3, part 1 or 2, unless the instrument is properly stamped.	8 9 10 11
Maximum penalty—100 penalty units.	12
485 Registration of instrument disposing of units in unit trust etc.	13
The trustee or responsible entity of a unit trust must not record in the trust's records an instrument that effects or evidences a trust acquisition or trust surrender of units in a unit trust, unless the instrument is properly stamped.	14 15 16 17
Maximum penalty—100 penalty units.	18
486 Saving of title—marketable securities and units in unit trust	19
The right or title of the transferee or subsequent holder of a marketable security or unit in a unit trust, other than a public unit trust, is not invalidated merely because the instrument that effects or evidences the transaction, acquisition or surrender was recorded in contravention of section 484 or 485.	20 21 22 23 24
487 Receipt of instruments in evidence	25
(1) Unless an instrument is properly stamped, it—	26
(a) is not available for use in law or equity or for any purpose; and	27
(b) must not be received in evidence in a legal proceeding, other than a criminal proceeding.	28 29
(2) However, a court may receive the instrument in evidence if—	30

(a)	after it is received in evidence, the instrument is given to the commissioner as required by arrangements approved by the court; or	1 2 3
(b)	if the person who produces the instrument is not the person liable to pay the duty, the name and address of the person so liable, and the instrument, is given to the commissioner as required by arrangements approved by the court.	4 5 6 7
that is in	court may receive in evidence an unsigned copy of an instrument mposed with duty or effects or evidences a transaction that is with duty if the court is satisfied—	8 9 10
(a)	the instrument of which it is a copy is properly stamped; or	11
(b)	the copy is properly stamped under section 494.	12
488 Cor	nmissioner may require payment of penalty	13
(1) Th	is section applies if—	14
(a)	a self assessor does not lodge a return or pay an amount in contravention of section 455(1)(a) or (b); or	15 16
(b)	a self assessor gives the commissioner a return containing false or misleading information in contravention of the Administration Act, section 122 or 123; or	17 18 19
(c)	a person, in making an application to register or transfer a vehicle, gives false or misleading information about the dutiable value of the vehicle in contravention of the <i>Transport Operations</i> (<i>Road Use Management</i>) <i>Act 1995</i> , section 53.	20 21 22 23
	Note—	24
	The self assessor does not commit an offence against the Administration Act, section 122 or 123, if the self assessor merely gives the commissioner a return containing information provided by a taxpayer that the self assessor does not know, or could not reasonably know, is false or misleading.	25 26 27 28 29
	e commissioner may, by notice given to the person, require the pay a penalty (the "penalty amount") of the greater of the g—	30 31 32
(a)	not more than 75% of the amount of duty payable under the return or application;	33 34
(b)	\$100.	35

(3) The	e notice must state the following—	1
(a)	the date for payment of the penalty amount being a day that is at least 30 days after the person receives the notice;	2 3
(b)	the reasons for the decision to require payment of the penalty amount;	4 5
(c)	the person may apply for a review of the decision within 28 days;	6
(d)	how to apply for the review.	7
Note—		8
-	alty amount is a debt payable to the commissioner and may be recovered in a competent jurisdiction, see the Administration Act, section 45.	9 10
	e commissioner must give the person an information notice for the ent to pay the penalty amount.	11 12
	e commissioner may enter into an arrangement for payment of the mount by instalments.	13 14
calculated	e arrangement may include provision for the payment of interest d at the rate for unpaid tax interest for the period starting on the and ending on the date the penalty amount is paid in full, both lusive.	15 16 17 18
	r subsection (6), the start date is the day after the failure or ation mentioned in subsection (1).	19 20
(8) In t	his section—	21
"self asso or 3.	essor" means a self assessor registered under chapter 12, part 2	22 23
489 Pena	alty amounts to be alternative to prosecution	24
amount,	is section applies if a penalty amount, including a part of a penalty becomes payable by a person because of the person's nation of a provision mentioned in section 488(1).	25 26 27
provision	proceeding is started against the person for an offence against the for the contravention and the penalty amount has not been paid to missioner, the penalty amount is payable only if the proceeding is on.	28 29 30 31
	the penalty amount has been paid to the commissioner, but a ng is started against the person for an offence against the provision	32 33

for the commission	contravention, the penalty amount must be refunded by the oner.	1 2
	spite subsection (3), if the commissioner withdraws the ag for the offence, the person again becomes liable to pay the mount.	3 4 5
CH	APTER 15—SIGNING AND STAMPING OF INSTRUMENTS	6 7
490 Whe	en is an instrument "first signed"	8
(1) An it.	instrument is "first signed" the first time it is signed by a party to	9 10
	wever, an agreement made by acceptance of an offer contained in ment is "first signed" when the offer is accepted.	11 12
491 Whe	en is an instrument "properly stamped"	13
	instrument is " properly stamped " if it is stamped under 92 or endorsed under section 455(1)(c).	14 15
	application to register or transfer a vehicle is taken to be y stamped" if—	16 17
	duty imposed on the application and any assessed interest or penalty tax on the application is paid in full; or	18 19
	no duty is imposed on the application because of an exemption under this or another Act.	20 21
402 Way	instruments are stamped	22
•	-	23
	mmissioner must stamp an instrument that has been lodged—	
	if duty imposed on the instrument or transaction to which the instrument relates, and any assessed interest or penalty tax on the instrument or transaction, is paid in full—with an impressed stamp indicating the payment; or	24 25 26 27

(b) if no duty is imposed on the instrument or transaction to which the instrument relates, because of an exemption under this or another Act—with an impressed stamp indicating no duty is imposed on the instrument or transaction because of the exemption; or	1 2 3 4 5
(c) if no duty is imposed on the instrument or transaction to which the instrument relates, other than because of an exemption under this or another Act—with a stamp indicating no duty is payable on the instrument or transaction.	6 7 8 9
493 Stamping of instrument dependant on another instrument or transaction	10 11
(1) This section applies if—	12
(a) duty imposed on an instrument (the "first instrument") or a transaction (the "first transaction") depends in any way on the payment of duty imposed on another instrument or transaction (the "second instrument or transaction"); and	13 14 15 16
(b) all instruments are produced to the commissioner.	17
(2) On application made by the parties liable to pay the duty on the second instrument or transaction, the commissioner may indicate the payment of that duty on the first instrument or the instrument relating to the first transaction in the way the commissioner considers appropriate.	18 19 20 21
494 Copies of instruments	22
(1) Duty may be imposed on a copy of an original instrument as if it had been signed in the same way and at the same time as the original instrument, unless the commissioner is satisfied the original instrument has been properly stamped.	23 24 25 26
(2) A copy of an original instrument may be stamped as if it had been signed in the same way as the original instrument, unless the commissioner is satisfied the original instrument has been properly stamped.	27 28 29
(3) For this section, an original instrument is taken to be properly stamped if a copy of it is properly stamped.	30 31
(4) In this section—	32
"copy", of an original instrument, includes a facsimile copy, duplicate copy and a photocopy, of the original instrument.	33 34

495 Inst	rument must not be delivered until duty or fee paid	1
commiss subsection	an instrument that is not properly stamped comes into the ioner's possession, other than in the circumstances mentioned in on (2), the commissioner must keep the instrument until any duty, interest and penalty tax on the instrument or transaction is paid.	2 3 4 5
(2) Su	bsection (3) applies if—	6
(a)	a person lodges an instrument for a decision by the commissioner as to whether the instrument, or transaction to which it relates, is imposed with duty; and	7 8 9
(b)	the commissioner decides the instrument or transaction is not imposed with duty.	10 11
	e commissioner must keep the instrument until the fee prescribed egulation is paid.	12 13
commiss	owever, the commissioner may waive payment of the fee if the ioner considers it is appropriate having regard to the type of nt and the circumstances in which the instrument was lodged.	14 15 16
СНА	PTER 16—MISCELLANEOUS PROVISIONS	17
496 Lod	ging declaration stating facts and circumstances	18
duty, the circumsta	is section applies if, for the assessment of a person's liability to person lodges an instrument that does not state all the facts and ances affecting the liability to duty or the amount of duty that may sed on it or a transaction to which it relates.	19 20 21 22
	e person must lodge a statutory declaration stating the facts and ances when lodging the instrument.	23 24
Note—		25
	to give the notice is an offence under the Administration Act, section 120.	26
take into	r determining the person's liability to duty, the commissioner must account the facts and circumstances stated in the declaration as if e in the instrument.	27 28 29

s 499

497 Recognition of duty paid for Commonwealth places	1
If this Act requires regard to be had to duty previously paid or payable, regard must be had to any duty previously paid or payable under the applied Act if regard would have been had under this Act to that duty if that duty were paid or payable under this Act.	2 3 4 5
498 Special provisions for working out value of particular shares	6
(1) For chapters 2 and 3, a reference to property in Queensland or dutiable property includes shares in a land rich corporation if, the holder of the shares and all related persons ⁴⁹ of the holder were to newly acquire the shares in the corporation, a relevant acquisition under the chapter would have been made.	7 8 9 10 11
(2) If it is necessary to determine the unencumbered value of the shares for imposing duty, the value is taken to be the amount that is equal to the greater of the amounts mentioned in subsection (3).	12 13 14
(3) For subsection (2), the amounts are the following—	15
(a) the amount worked out by applying the interests of the shareholder and related persons, or total of their interests, in the land rich corporation to the unencumbered value of all the corporation's Queensland land-holdings;	16 17 18 19
(b) the dutiable value of the dutiable transaction relating to the shares if they were to be transferred.	20 21
(4) For chapters 2 and 3, a reference to property in Queensland or dutiable property includes shares in a corporate trustee or relevant corporation for a corporate trustee.	22 23 24
(5) If it is necessary to determine the unencumbered value of the shares for imposing duty, the value is taken to be the dutiable value under section 222 had they been acquired.	25 26 27
(6) This section applies despite any provision of chapter 2 or 3.	28
400 Decements of duty in neuticular singularity	20
499 Reassessments of duty in particular circumstances(1) This section applies if—	29 30
(2) 2 mo occurs approon	50

⁴⁹ See section 164 (Who is a "related person").

(a)	a person, directly or by the person's agent, pays duty on an instrument or transaction effected or evidenced by an instrument; and	1 2 3
(b)	1 of the events in subsection (2) happens.	4
(2) For	r subsection (1)(b), the events are—	5
(a)	before having any legal effect, the instrument is—	6
	(i) inadvertently damaged, defaced or destroyed; or	7
	(ii) in any way, rendered unfit for the purpose intended; or	8
(b)	the instrument is void on its making; or	9
(c)	the instrument was voidable on its making and is rendered void before having legal effect; or	10 11
(d)	before having any legal effect, the instrument is unfit for the purpose intended because of an error or mistake in it; or	12 13
(e)	the instrument has no legal effect, but on having legal effect would have an unintended effect because of a mistake in it, and is imposed with duty because of the unintended effect; or	14 15 16
(f)	for a mortgage—	17
	(i) the mortgagor is not and does not become, nor has a right to become, the owner of the property purported to be mortgaged; or	18 19 20
	(ii) it secures an unlimited amount and the highest amount advanced under the mortgage has been wrongly overstated; or	21 22 23
	(iii) duty has been wrongly paid on more than 1 instrument for the advance secured by the mortgage; or	24 25
(g)	for a transfer—the transferor is not and does not become, nor has a right to become, the owner of the property purported to be transferred; or	26 27 28
(h)	for a transfer by way of gift—the gift is not accepted by the donee.	29 30
the instru	en though the signing of an instrument by the parties is evidence ment gives effect to the intention of the parties, the instrument has ended effect for subsection (2)(e) if—	31 32 33

(a)	when it was signed, the parties had a specific intention that was to be given effect to by the instrument; and	1 2
(b)	the instrument does not give effect to the intention or gives effect to the intention but also achieves some other effect that was not contemplated by the parties.	3 4 5
(4) For	r this section an instrument is taken to have legal effect only if—	6
(a)	a right has been exercised under it; or	7
(b)	an obligation has been fulfilled under it; or	8
(c)	it has been relied on in another way.	9
	e person may lodge an application for a reassessment in the form within 1 year after the event happens.	10 11
(6) Th	e person must lodge the instrument with the application.	12
	ne commissioner must make a reassessment of duty for the nt or transaction to which it relates.	13 14
	e commissioner may keep or otherwise dispose of the instrument	15 16
in the wa	y the commissioner considers appropriate.	10
	olication of Administration Act, pt 6, to particular decisions	17
500 App	•	
500 App	olication of Administration Act, pt 6, to particular decisions	17
500 App (1) Th	olication of Administration Act, pt 6, to particular decisions is section applies if— under a provision of this Act, the commissioner is required to make a reassessment for a particular instrument or transaction if	17 18 19 20
500 App (1) Th (a)	olication of Administration Act, pt 6, to particular decisions is section applies if— under a provision of this Act, the commissioner is required to make a reassessment for a particular instrument or transaction if particular circumstances apply; and a person asks the commissioner to make a reassessment for the	17 18 19 20 21 22
(1) The (a) (b) (c) (2) As	olication of Administration Act, pt 6, to particular decisions is section applies if— under a provision of this Act, the commissioner is required to make a reassessment for a particular instrument or transaction if particular circumstances apply; and a person asks the commissioner to make a reassessment for the instrument or transaction; and the commissioner decides not to make the reassessment because the commissioner is not satisfied the circumstances apply for the	17 18 19 20 21 22 23 24 25
(1) The (a) (b) (c) (2) As	olication of Administration Act, pt 6, to particular decisions is section applies if— under a provision of this Act, the commissioner is required to make a reassessment for a particular instrument or transaction if particular circumstances apply; and a person asks the commissioner to make a reassessment for the instrument or transaction; and the commissioner decides not to make the reassessment because the commissioner is not satisfied the circumstances apply for the instrument or transaction. soon as practicable after making the decision, the commissioner	17 18 19 20 21 22 23 24 25 26 27
(1) The (a) (b) (c) (2) As must give	olication of Administration Act, pt 6, to particular decisions is section applies if— under a provision of this Act, the commissioner is required to make a reassessment for a particular instrument or transaction if particular circumstances apply; and a person asks the commissioner to make a reassessment for the instrument or transaction; and the commissioner decides not to make the reassessment because the commissioner is not satisfied the circumstances apply for the instrument or transaction. soon as practicable after making the decision, the commissioner of the person notice stating the following—	177 188 199 200 211 222 233 244 255 266 277 288

(d) how to object.	1
(3) The Administration Act, part 6,50 applies for the decision as if—	2
(a) the decision were an assessment; and	3
(b) the notice were an assessment notice.	4
501 Consideration for instruments and transactions on which duty imposed	5
(1) It does not matter whether the consideration for an instrument or transaction on which duty is imposed is paid or given or is required to be paid or given.	7 8 9
(2) If the consideration, or any part of the consideration, for an instrument or transaction on which duty is imposed consists of property, other than a security, the consideration or part of the consideration is the unencumbered value of the property when the liability for duty arises.	10 11 12 13
(3) If the consideration, or any part of the consideration, for an instrument or transaction on which duty is imposed consists of a security, other than a marketable security or debenture issued, or to be issued, by a corporation, the consideration or part of the consideration is the amount of principal and interest owing when the liability for duty arises.	14 15 16 17 18
(4) If the consideration, or any part of the consideration, for an instrument or transaction on which duty is imposed is a marketable security or debenture issued, or to be issued, by a corporation, the value of the consideration is the market value of the security or debenture when the liability for duty arises.	19 20 21 22 23
(5) However, if the marketable security or debenture has not issued when the liability for duty arises, the value of the consideration is the market value of the security or debenture at the date of issue.	24 25 26
502 Consideration based on contingency	27
(1) Subsection (2) applies for determining the consideration payable under an instrument or transaction if the consideration payable—	28 29
(a) may be increased or decreased depending on a particular thing happening or not happening; or	30 31

⁵⁰ The Administration Act, part 6 (Objections and appeals against assessments)

(b)	may or may not actually become payable depending on a particular thing happening or not happening; or	1 2
(c)	is agreed to be a minimum amount, whether or not depending on a particular thing happening or not happening; or	3 4
(d)	is agreed to be a maximum amount, whether or not depending on a particular thing happening or not happening; or	5 6
(e)	is agreed to be either a minimum or maximum amount, whether or not depending on a particular thing happening or not happening.	7 8 9
	egardless of whether the thing happens or does not happen, the ation is—	10 11
(a)	if subsection (1)(a) or (b) applies—the highest consideration payable under the instrument or transaction; or	12 13
(b)	if subsection (1)(c) applies—the minimum amount; or	14
(c)	if subsection (1)(d) or (e) applies—the maximum amount.	15
503 Am	ounts stated in foreign currency	16
instrume	an instrument, an amount is stated in a foreign currency for an ent or transaction, for imposing duty, the amount is the amount d in Australian dollars according to the rate of exchange the in Queensland at—	17 18 19 20
(a)	the date the instrument was signed or the date of the transaction; or	21 22
(b)	if the rate is not obtainable for Queensland on that date—the last preceding date on which the rate was obtainable for Queensland.	23 24
504 Agg	regate minimum value and unencumbered value of particular res	25 26
the issue	spite any other provision of this Act, the shares comprising all of d capital of a corporation or society are taken to have an aggregate a value of \$800.	27 28 29
proportio	e unencumbered value of each share is taken to be not less than the on of \$800 that the share bears to the total issued share capital of oration or society.	30 31 32

505 V	Valı	nation or evidence of value of property	1
		determining whether a person is liable for duty or a person's for duty, the commissioner may—	2 3
((a)	by notice given to the person, require the person to lodge a valuation of property prepared by a registered valuer or to provide the other evidence of value the commissioner considers appropriate; or	4 5 6 7
((b)	have property valued; or	8
((c)	rely on a valuation of property prepared by a registered valuer, or other person the commissioner is satisfied is properly qualified to provide evidence of value of the property, for any purpose, whether or not for determining liability for duty.	9 10 12 12
, ,		he commissioner is not satisfied with the valuation or evidence provided under subsection (1)(a), the commissioner may—	13 14
((a)	have the property valued; or	15
((b)	rely on a valuation of the property prepared by a registered valuer, or another person the commissioner is satisfied is properly qualified to provide evidence of value of the property, for any purpose, whether or not for determining liability for duty under this Act.	16 17 18 19 20
, ,		e commissioner may recover the cost of obtaining a valuation s section from the person or persons liable for the duty.	21 22
		e commissioner may assess duty on the basis of a valuation or obtained under this section.	23 24
506 I	Req	uirement to keep particular instruments	25
, ,		e trustee of a unit trust must keep an instrument that effects or s an acquisition or disposition of a unit in the trust.	26 27
		corporation or society must keep an instrument that effects or	28

a relevar society. ⁵	nt acquisition under chapter 3, part 1 or 2, in the corporation or	1 2
507 Ap	proved forms	3
(1) Th	ne commissioner may approve forms for use under this Act.	4
	form may be approved for use under this Act that is combined is to be used together with, an approved form under another Act.	5 6
508 Re	gulation-making power	7
(1) Th	ne Governor in Council may make regulations under this Act.	8
(2) A	regulation may—	9
(a)	be made about fees payable under this Act; or	10
(b)	exempt, or provide a concession for, an instrument or transaction from the imposition of duty; or	11 12
(c)	provide for a maximum penalty of not more than 20 penalty units for a contravention of a regulation.	13 14
	CHAPTER 17—REPEAL, SAVINGS AND TRANSITIONAL PROVISIONS	15 16
	PART 1—REPEAL OF STAMP ACT 1894	17
509 Act	repealed	18
The S	tamp Act 1894 is repealed.	19

⁵¹ See the Administration Act, section 118 (Period for keeping records).

PART 2—SAVINGS AND TRANSITIONAL PROVISIONS	
Division 1—Interpretation	2
510 Definition for pt 2	3
In this part—	4
"commencement day" means the day this part commences.	5
Division 2—Application of this Act and repealed Act	6
511 Application of this Act	7
(1) This Act applies to instruments signed, and transactions entered into, on or after the commencement day.	8 9
(2) Subsection (1) has effect subject to the following provisions—	10
(a) division 3, subdivision 1 and sections 521, 522, 528, 530 and 538;	11 12
(b) a regulation made under section 550.	13
512 Continued application of repealed Act	14
(1) Despite its repeal, the repealed Act continues to apply in relation to instruments signed, and transactions entered into, before the commencement day.	15 16 17
Note—	18
Because of this declaration, a provision of the repealed Act that, for example, provides for an exemption, concession or reassessment for duty for an instrument or transaction continues to apply to it.	19 20 21
(2) This section has effect subject to the following provisions—	22
(a) sections 523(4), 526, 527 and 535;	23
(b) the Administration Act, part 13, division 2;	24
(c) a regulation made under section 550.	25

513 Del	egations	1
	A delegation under the repealed Act and in force immediately before the commencement day continues in force.	
	Division 3—Provisions for transfer duty	4
Subdiv	vision 1—Provisions for continuing repealed Act for particular transactions	5 6
514 Rep	pealed Act applies to particular agreements to transfer	7
(1) Su	bsection (2) applies if—	8
(a)	under section 54 ⁵² of the repealed Act, stamp duty is chargeable on a contract or agreement for the sale of property; and	9 10
(b)	a transfer of the property to the transferee under the contract or agreement is entered into on or after the commencement day.	11 12
(2) The transfere	ne repealed Act applies to the transfer of the property to the e.	13 14
(3) Su	bsection (4) applies if—	15
(a)	under section 54 of the repealed Act, stamp duty is chargeable on a contract or agreement for the sale of property; and	16 17
(b)	the transferee under the contract or agreement is acting as agent of another person; and	18 19
(c)	a transfer of the property to the other person is entered into on or after the commencement day.	20 21
(4) Th person.	e repealed Act applies to the transfer of the property to the other	22 23
	pealed Act applies to particular acquisitions after transfer by of security of other property	24 25
(1) Su	bsection (2) applies if—	26

⁵² Stamp Act 1894, section 54 (Certain contracts to be chargeable as conveyances).

(a)	before the commencement day, a conveyance or transfer by way of security of property, other than land, was assessed to or exempted from duty under the repealed Act or another Act; and	1 2 3
(b)	after the commencement day, the transferee or the transferee's assignee, acquires ownership of the property free from any interest of the transferor or the transferor's assignee.	4 5 6
(2) Th	e repealed Act applies to the acquisition. ⁵³	7
	pealed Act applies to particular dealings with statutory iness licences	8 9
(1) Su	bsection (2) applies if—	10
(a)	before the commencement day, the holder of a statutory business licence surrendered or relinquished, or agreed not to apply for an extension of, the licence as mentioned in section 54AD(2) ⁵⁴ of the repealed Act; and	11 12 13 14
(b)	after the commencement day, the licence or an extension or renewal of the licence or another licence for the same type of activity is granted.	15 16 17
(2) The licence.	ne repealed Act applies to the grant, extension or renewal of the	18 19
_	pealed Act applies to particular dispositions of units in unit st schemes	20 21
(1) Su	bsection (2) applies if—	22
(a)	under section 56B ⁵⁵ of the repealed Act, stamp duty is chargeable on an agreement to dispose of units in a unit trust scheme; and	23 24
(b)	a disposition of the units under the agreement is made on or after the commencement day.	25 26
(2) Th	e repealed Act applies to the disposition.	27

⁵³ See the *Stamp Act 1894*, section 56E (Conveyance of other property by way of security).

⁵⁴ Stamp Act 1894, section 54AD (Statutory businesses licences).

⁵⁵ Stamp Act 1894, section 56B (Unit trust schemes).

Subdivi	ision 2—Provisions for applying this Act for transactions before commencement day	1 2
518 Ag	gregation of dutiable transactions	3
repealed	n instrument of conveyance as defined in section 53(1) ⁵⁶ of the Act that was made or entered into before the commencement day to be a dutiable transaction for section 30. ⁵⁷	4 5 6
dutiable	or applying section 30, a reference to the dutiable value of the transaction is taken to be a reference to the full unencumbered order the repealed Act, of the property the subject of the transaction.	7 8 9
519 Tra	ansfers by way of security—land	10
(1) Su	absection (2) applies if—	11
(a)	a dutiable transaction that is the retransfer of land mentioned in section 32(1)(d) ⁵⁸ is entered into on or after the commencement day; and	12 13 14
(b)	before the commencement day, a conveyance or transfer by way of security of the land was made to the transferor under the retransfer.	15 16 17
(2) Se	ction 32 applies to the retransfer as if—	18
(a)	a reference to the original transfer were a reference to the conveyance or transfer mentioned in subsection (1)(b); and	19 20
(b)	a reference to mortgage duty were a reference to stamp duty that would have been chargeable under the repealed Act.	21 22
	ticular transfers for deceased persons' estates not dutiable nsactions	23 24
(1) Su	bsection (2) applies if—	25

⁵⁶ Stamp Act 1894, section 53 (Directions as to duty in certain cases).

⁵⁷ Section 30 (Aggregation of dutiable transactions)

⁵⁸ Section 32 (Transfer by way of security—land)

(a)	under the repealed Act, stamp duty is paid on an agreement to convey or transfer property for carrying into effect any distribution under a will or in intestacy; and	1 2 3
(b)	a transfer of the property is made on or after the commencement day.	4 5
(2) Tr	ansfer duty is not imposed on the transfer.	6
	Subdivision 3—Provisions for public unit trusts	7
_	pealed Act applies to particular trust acquisitions and trust renders in widely held unit trusts	8 9
(1) Su	bsection (2) applies if—	10
(a)	a disposition of units in a public unit trust scheme mentioned in the repealed Act, section 56B(1), ⁵⁹ definition "public unit trust scheme", paragraphs (b) to (d), that is one in a series of dispositions relating to the trust was not chargeable with stamp duty under that Act; and	11 12 13 14 15
(b)	a trust acquisition or trust surrender of a trust interest in the series mentioned in paragraph (a) in the unit trust is made on or after the commencement day; and	16 17 18
(c)	under section 70(2),60 the unit trust is not a widely held unit trust.	19
` '	the repealed Act applies to the disposition that is the trust acquisition surrender.	20 21
	pealed Act applies to issue of particular units in widely held t trusts	22 23
(1) Su	bsection (2) applies if—	24
(a)	a unit trust scheme is taken to be a public unit trust scheme under section $56B(1A)^{61}$ of the repealed Act; and	25 26

⁵⁹ Stamp Act 1894, section 56B (Unit trust schemes)

⁶⁰ Section 70 (What is a "widely held unit trust")

⁶¹ Stamp Act 1894, section 56B (Unit trust schemes)

(b) the start-up period for the scheme ends on or after the commencement day; and	1 2
(c) the disqualifying circumstances mentioned in section 71(3) ⁶² apply to the issue of units in the unit trust.	3
(2) The repealed Act applies to the issue of units during the start-up period.	5 6
Division 4—Provisions for land rich duty	7
523 Aggregations for land rich duty	8
(1) Subsection (2) applies if—	9
(a) before the commencement day, an interest was acquired in a corporation to which the prescribed provisions under section 56F ⁶³ of the repealed Act apply; and	10 11 12
(b) the interest may have been aggregated under the prescribed provisions.	13 14
(2) The acquisition of the interest is an acquisition of an interest in the corporation for chapter 3, part 1.64	15 16
(3) However, section 158(1)(b)(iii) ⁶⁵ applies only to aggregate interests of persons who become related persons on or after the commencement day.	17 18
(4) If an option mentioned in section 158(2) is exercised on or after the commencement day, chapter 3, part 1, applies to the preliminary acquisition to which the option relates.	19 20 21
(5) Subsection (4) applies regardless of whether the option or preliminary acquisition was given or made before or after the commencement day.	22 23 24
(6) For section 179(2)(b)(ii), ⁶⁶ the reference to interests previously aggregated includes a reference to interests aggregated under the repealed Act.	25 26 27

⁶² Section 71 (When unit trust may be treated as widely held unit trust)

⁶³ Stamp Act 1894, section 56F (Meaning of "prescribed provisions")

⁶⁴ Chapter 3 (Land rich and corporate trustee duty), part 1 (Land rich duty)

⁶⁵ Section 158 (What is a "relevant acquisition")

⁶⁶ Section 179 (Working out dutiable value of relevant acquisition)

524	Ref	erences to majority interests in land rich corporations	1
F	or ch	apter 3, part 1—	2
	(a)	a reference to a land rich corporation includes a reference to a corporation to which the prescribed provisions under section 56F of the repealed Act apply; and	3 4 5
	(b)	a reference to a majority interest in a corporation includes a reference to a majority interest in a corporation under section 56FN of the repealed Act. ⁶⁷	6 7 8
525	Par	ticular acquisitions included as exempt acquisitions	9
sect	ion 1	ection 163(2), the reference to an exempt acquisition under 90 includes a reference to a transfer by way of security mentioned bealed Act, section 56FA(1), definition "acquire", paragraph (e). ⁶⁸	10 11 12
526		plication of ch 3, pt 1, to particular acquisitions of security erests	13 14
(1) Su	bsection (2) applies if—	15
	(a)	before the commencement day, stamp duty under the repealed Act was paid on a transfer of shares by way of security; and	16 17
	(b)	on or after the commencement day, the commissioner ceases to be satisfied of the matter mentioned in section 190.69	18 19
		hapter 3, part 1, applies to the acquisition mentioned in h (a).	20 21
527	App	plication of ch 3, pt 1, div 7, to particular amounts	22
com	miss	his section applies if, before the commencement day, the ioner may have requested registration of a charge, under 6FD(1) of the repealed Act, for an amount of stamp duty	23 24 25

⁶⁷ Stamp Act 1894, sections 56F (Meaning of "prescribed provisions) and 56FN (Meaning of "interest", "majority interest" and "further interest")

⁶⁸ Sections 163 (When is an interest in a corporation acquired) and 190 (Exemption—security interests) and *Stamp Act 1894*, section 56FA (Interpretation)

⁶⁹ Section 190 (Exemption—security interests)

chargeable, or penalty payabin the section.	ole, on or in relation to a statement mentioned	1 2
	sion 7, applies to the amount of stamp duty or anding amount of land rich duty.	3 4
Division 5—Pro	ovisions for corporate trustee duty	5
528 Repealed Act applies t	o particular dispositions of shares	6
(1) Subsection (2) applies	if—	7
	of the repealed Act, stamp duty is chargeable of dispose of shares in a company to which the	8 9 10
(b) a disposition of the after the commence	ne shares under the agreement is made on or ement day.	11 12
(2) The repealed Act appli	es to the disposition.	13
529 Aggregation of relevan	nt acquisitions for corporate trustee duty	14
` '	e before the commencement day that was under section 56C of the repealed Act is taken or section 223. ⁷¹	15 16 17
1100	223, a reference to the dutiable value of the to be a reference to the value of the acquisition d under the repealed Act.	18 19 20
Division 6	—Provisions for lease duty	21
530 Repealed Act applies t	o particular leases	22
(1) Subsection (2) applies	if—	23

⁷⁰ Stamp Act 1894, section 56C (Companies involving trusts)

⁷¹ Stamp Act 1894, section 56C (Companies involving trusts) and section 223 (Aggregation of particular relevant acquisitions)

	(a)	before the commencement day, stamp duty under the repealed Act was paid on an agreement for lease; and	1 2
	(b)	a lease that is in substantial conformity with the agreement is entered into on or after the commencement day.	3 4
(2) Th	e repealed Act applies to the lease.	5
Note-			6
		e of this declaration, a provision of the repealed Act, including, for example, 64C (Refund of duty) applies to it.	7 8
531	Cre	dit allowed for particular leases	9
(1) Su	bsection (2) applies if—	10
	(a)	before the commencement day, stamp duty under the repealed Act was paid on an agreement for lease; and	11 12
	(b)	a lease that is in substantial conformity with the agreement is entered into on or after the commencement day; and	13 14
	(c)	on the exercise of an option for a further period contained in the lease, a new lease is entered into.	15 16
allov	ved 1	r assessing lease duty imposed on the new lease, a credit must be for stamp duty paid on the lease mentioned in subsection (1)(b) for n period.	17 18 19
(3) Su	bsection (4) applies if—	20
	(a)	before the commencement day, stamp duty under the repealed Act was paid on a lease; and	21 22
	(b)	on the exercise of an option for a further period contained in the lease, a new lease is entered into on or after the commencement day.	23 24 25
allov	ved 1	r assessing lease duty imposed on the new lease, a credit must be for stamp duty paid on the lease mentioned in subsection (3)(a) for n period.	26 27 28
532	Cre	dit or refund for termination of particular leases etc.	29
		is section applies if, before the commencement day, stamp duty e repealed Act was paid for any of the following—	30 31
	(a)	a lease or agreement for lease;	32

(b)	a transaction mentioned in section 54AB(1)(b) of that Act;	1
(c)	a contract or agreement mentioned in section 64D of that Act. ⁷²	2
after the	the lease, transaction, contract or agreement is terminated on or commencement day, section 242 ⁷³ applies to the termination as if ne termination of a lease or occupancy right.	3 4 5
(3) Su	bsection (4) applies if, on or after the commencement day—	6
(a)	the lease, transaction, contract or agreement is terminated; and	7
(b)	a lease or occupancy right is entered or granted in replacement of the lease, transaction, contract or agreement in circumstances mentioned in section 243(1). ⁷⁴	8 9 10
(4) Se	ction 243 applies to the replacement lease or right.	11
	Division 7—Provisions for mortgage duty	12
	bility for mortgage duty for particular mortgages first signed ore commencement day	13 14
(1) Su	bsection (2) applies if—	15
(a)	a mortgage is first signed before the commencement day; and	16
(b)	an advance or further advance is made on or after the commencement day; and	17 18
(c)	the amount of the advances secured by the mortgage exceeds the amount for which the mortgage has been duly stamped under the repealed Act.	19 20 21

⁷² Stamp Act 1894, sections 54AB (Duty payable where no dutiable instrument) and 64D (Licence to occupy premises)

⁷³ Section 242 (Reassessment of lease duty for particular earlier termination of lease or occupancy right)

⁷⁴ Section 243 (Credit for lease duty paid)

(2) Section 261 ⁷⁵ applies as if a reference to liability to duty arising under this Act were a reference to liability to stamp duty arising under the repealed Act.	1 2 3
534 Credit allowed for particular agreements for mortgage	4
(1) Subsection (2) applies if—	5
(a) before the commencement day, stamp duty under the repealed Act was paid on an agreement to grant a mortgage; and	6 7
(b) under the agreement, a mortgage as defined in section 248 is first signed on or after the commencement day.	8 9
(2) For assessing mortgage duty imposed on the mortgage, a credit must be allowed for stamp duty paid on the agreement to grant the mortgage.	10 11
535 Particular mortgages imposed with mortgage duty on commencement day	12 13
(1) A mortgage, as defined in section 248(1), that was first signed before the commencement day and had not been duly stamped under the repealed Act immediately before that day is, on that day, taken to be imposed with mortgage duty under chapter 5.	14 15 16 17
(2) Despite subsection (1), for a mortgage that is over property partly in and partly outside Queensland, mortgage duty is worked out in the way stamp duty on the mortgage would have been worked out under the repealed Act.	18 19 20 21
Division 8—Provision for hire duty	22
536 Liability for hire duty for hires of goods entered into before commencement day	23 24
To remove any doubt it is declared that chapter 7 does not apply to impose hire duty on hiring charges for a hire of goods entered into before the commencement day.	25 26 27

⁷⁵ Section 261 (Advances secured by mortgage package). See also section 252 (When liability for mortgage duty arises).

Note-	_		1
Un	ider s	ection 512, the repealed Act continues to apply to the hire of goods.	2
		Division 9—Provisions for vehicle registration duty	3
537	Red	uction in vehicle registration duty	4
(1)) Sul	osection (2) applies if—	5
	(a)	ad valorem duty chargeable on an instrument under the repealed Act was paid; and	6 7
	(b)	the duty was worked out by including the value of a vehicle; and	8
	(c)	an application to register or transfer the vehicle is made on or after the commencement day.	9 10
	(2) Section 384(2) and (3) apply for reducing the vehicle registration duty worked out under section 383 ⁷⁶ as if—		11 12
	(a)	factor DP were a reference to the stamp duty paid under the repealed Act; and	13 14
	(b)	factor DVDP were the value of the property on which the ad valorem duty was paid under the repealed Act, schedule 1, paragraph 4(a) under the heading 'Conveyance or transfer'; and	15 16 17
	(c)	factor MVV were a reference to the value of the vehicle or the part the value of the vehicle used to calculate the duty paid under the repealed Act.	18 19 20
		Division 10—Provisions for corporate reconstructions	21
538	Rep	ealed Act applies to particular agreements	22
(1)) Sul	osection (2) applies if—	23
	(a)	under section 49C(1) or (2) ⁷⁷ of the repealed Act, stamp duty is not chargeable on an agreement for or in connection with the	24 25

Sections 383 (Rate of vehicle registration duty) and 384 (Reduction in vehicle registration duty payable)

⁷⁷ Stamp Act 1894, section 49C (Relief from conveyance and transfer duty upon company reconstruction or amalgamation)

	transfer of shares or for conveying, transferring or assigning a beneficial interest in property; and	1 2
(b)	the conveyance, transfer or assignment of the property under the agreement is made on or after the commencement day.	3 4
(2) The	e repealed Act applies to the conveyance, transfer or assignment.	5
539 Gro	oup property for intra-group transfers of property	6
For see	ction 407(1)(c) ⁷⁸ —	7
(a)	the reference to new parent company includes a reference to the transferee company under section 49C(1) of the repealed Act; and	8 9 10
(b)	the reference to the transferor and transferee becoming group companies in the circumstances mentioned in section 405^{79} includes a reference to the transferor and transferee becoming associated companies in the circumstances mentioned in section $49C(1)$ of the repealed Act.	11 12 13 14 15
Di	vision 11—Provisions for approved and registered persons	16
540 App	proved persons	17
approved	son who, immediately before the commencement day, was an a person under section $13A^{80}$ of the repealed Act is taken to be a ssor registered under—	18 19 20
(a)	if the person's approval relates to instruments signed by or in favour of the person—chapter 12, part 2; and	21 22
(b)	if the person's approval relates to instruments regularly received by or on which the person acts in the course of the person's business—chapter 12, part 3.81	23 24 25

⁷⁸ Section 407 (Group property for intra-group transfer of property)

⁷⁹ Section 405 (Exemption—interposing new company between existing companies and their shareholders)

⁸⁰ Stamp Act 1894, section 13A (Duty accounted for by returns)

⁸¹ Chapter 12 (Registered persons), parts 2 (Registration of parties to instruments and transactions as self assessors) 3 (Registration of agents as self assessors)

(1) Subsection (2) applies to a person who, immediately before the commencement day, was registered under section 35A ⁸² of the repealed Act to carry on a credit business or rental business. (2) The person is taken to be—	1 2 3 4 5 6
(b) a self assessor, registered under chapter 12, part 1.83	7
A cardholder's bank as defined in section 42B ⁸⁴ of the repealed Act that, immediately before the commencement day, carried on business in Queensland and was required under the section 42B to lodge returns, is	8 9 10 11
(a) a registered credit card provider; and	13
(b) a self assessor, registered under chapter 12, part 1.	14
543 Approved insurers	15
· · · · · · · · · · · · · · · · · · ·	16 17
• • •	18 19
• • •	20 21
	22 23

⁸² Stamp Act 1894, section 35A (Persons carrying on credit or rental business to be registered)

⁸³ Chapter 12 (Registered persons), part 1 (Registration of persons carrying on particular businesses and their registration as self assessors)

⁸⁴ Stamp Act 1894, section 42B (Stamp duty on credit card business)

⁸⁵ Stamp Act 1894, section 46F (Approved insurers to pay duty by return)

544 Effect of continued registration of persons	1
(1) This section applies to a person who, under sections 540 to 543, is taken to be registered under chapter 12, parts 1 to 3.	2 3
(2) The person's date of registration is the commencement day.	4
(3) Subject to section 464,86 the matters required to be stated in a notice of registration for a self assessor are, for the person, the matters applying to the person immediately before the commencement day.	5 6 7
545 Exempt charitable institutions	8
(1) An institution that before the commencement day received an exemption from stamp duty under the repealed Act because it was an exempt charitable institution is taken to be an exempt institution.	9 10 11
(2) The institution's date of registration is the commencement day.	12
(3) As soon as practicable after the commencement, the commissioner must give a notice of registration to the institution.	13 14
546 Registration of particular institutions following reassessment	15
(1) This section applies if, before the commencement day, the commissioner had given a notice under section 59E(8), 69A(2) or 72(4) ⁸⁷ of the repealed Act to an institution stating a later time to decide whether an instrument would be exempt from stamp duty under that Act and the later time is after the commencement day.	16 17 18 19 20
(2) If, at the later time, the commissioner is satisfied the institution is an exempt institution, the commissioner must register the institution under chapter 12, part 5, and give the institution a notice of registration.	21 22 23
Note—	24
The reassessment of stamp duty is made under the repealed Act, see section 512.	25

⁸⁶ Section 464 (Amendment of self assessor's registration)

⁸⁷ Stamp Act 1894, sections 59E (Conveyance duty exemption for educational, religious and other institutions), 69A (Securities for loans to or debts of educational, charitable or religious bodies) and 72 (Exemptions for charitable institutions).

	Division 12—Miscellaneous provisions	1
547 Par	ticular references to related persons	2
transaction arrangen	obsection (2) applies if, for imposing duty on an instrument or on, it is necessary to take into account a transaction or other nent entered into before the commencement day by or in relation to person of another person.	3 4 5 6
to be a re	reference in this Act to a related person of another person is taken eference to a related person of the other person within the meaning in 56FA(3) ⁸⁸ of the repealed Act.	7 8 9
548 Inst	ruments stamped under repealed Act	10
	strument that has been stamped under the repealed Act is taken to in properly stamped to the extent it is duly stamped under that Act.	11 12
549 Ref	erences in Acts or documents	13
(1) In	an Act or document—	14
(a)	a reference to the repealed Act is, if the context permits, taken to be a reference to this Act; and	15 16
(b)	a reference to stamp duty is, if the context permits, taken to be a reference to—	17 18
	(i) if the reference is made in relation to a particular instrument or transaction—the duty under this Act applicable to the instrument or transaction; or	19 20 21
	(ii) otherwise—duty under this Act.	22
or assess	reference in this Act to a particular type of duty for the imposition ment of, or a deduction or credit for, the duty includes a reference duty under the repealed Act.	23 24 25
	so, a reference in another Act to duty, or a particular type of duty, context permits, taken to be a reference to stamp duty under the Act.	26 27 28

(4) A reference in this Act to a dutiable transaction or relevant acquisition is, if the context permits, taken to be a reference to an instrument chargeable with or exempt from stamp duty under the repealed Act that gives effect to or evidences an equivalent transaction or acquistion.	1 2 3 4
550 Transitional regulation-making power	5
(1) A regulation (a "transitional regulation") may make provision about a matter for which—	6 7
(a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of the repealed Act to the operation of this Act and the Administration Act; and	8 9 10 11
(b) this Act does not make provision or sufficient provision.	12
(2) A transitional regulation may have retrospective operation to a day not earlier than the commencement day.	13 14
(3) A transitional regulation must declare it is a transitional regulation.	15
(4) This section and any transitional regulation expire 5 years after the commencement day.	16 17
CHAPTER 18—AMENDMENTS OF ACTS	18
551 Acts amended	19
Schedule 1 amends the Acts mentioned in it.	20

SCHEDULE 1	1
AMENDMENTS OF ACTS	2
section 551	3
ABORIGINAL LAND ACT 1991	4
1 Section 137(2) and(3)—	5
omit, insert—	6
'(2) No fees or charges are payable for the preparation and registration of—	7 8
(a) a deed of grant in fee simple under this Act; or	9
(b) an Aboriginal lease or a lease prepared for section 83 or 136; or	10
(c) a surrender, under or for this Act, of a deed of grant or lease mentioned in paragraph (a) or (b).'.	11 12
2 Section 137(4)—	13
renumber as section 137(3).	14
ANZAC SQUARE DEVELOPMENT PROJECT ACT 1982	15
1 Section 13, heading, 'duties and'—	16
omit.	17
2 Section 13, from 'stamp' to 'and no'—	18
omit.	19

	ASSISTED STUDENTS (ENFORCEMENT OF OBLIGATIONS) ACT 1951	1 2
1	Section 10—	3
	omit.	4
	ASSOCIATIONS INCORPORATION ACT 1981	5
1	Sections 22(3), 24(5) and 87(5)—	6
	omit.	7
2	Section 87(6)—	8
	renumber as section 87(5).	9
	BEACH PROTECTION ACT 1968	10
1	Section 46(9), 'Stamp duty and fees shall not be'—	11
	omit, insert—	12
	'No fees are'.	13
В	BILLS OF SALE AND OTHER INSTRUMENTS ACT 1955	14
1	Section 18L, heading, 'stamp'—	15
	omit.	16

2	Section 18L, after 'instrument'—	1
	insert—	2
	'or transaction'.	3
3	Section 18L(1), 'chargeable'—	4
	omit, insert—	5
	'imposed'.	6
4	Section 18L, 'stamp duty'—	7
	omit, insert—	8
	'duty'.	9
5	Section 18L(1) 'Stamp Act 1894'—	10
	omit, insert—	11
	'Duties Act 2001'.	12
	BRISBANE FOREST PARK ACT 1977	13
1	Section 10(3)—	14
	omit	15

1	CENTRAL QUEENSLAND COAL ASSOCIATES AGREEMENT AND QUEENSLAND COAL TRUST ACT 1984	
1	Section 10D(2), after 'section 56B'—	4
	insert—	5
	'or the <i>Duties Act 2001</i> , chapter 2, part 8,'.	6
2	Section 10D(2), after 'chargeable'—	7
	insert—	8
	'or imposed'.	9
	COOPERATIVES ACT 1997	10
1	Schedule 3, section 20, heading, 'stamp'—	11
	omit.	12
2	Schedule 3, section 20(b), 'as required by any applicable law relating to stamp duty'—	13 14
	omit, insert—	15
	'under the Duties Act 2001'.	16

	CREDIT ACT 1987	1
3	Section 54(1)(e), 55(1)(d), 60(1)(g), 73(3)(a), 103(3)(b)(i), schedule 2, section 1(f), schedule 4, section 1(c), schedule 7, section 1(l) and schedule 9, section 6(1), 'stamp duty'—	2 3 4
	omit, insert—	5
	'duty under the Duties Act 2001'.	6
4	Section 71(1)(d)(v), 'stamp duty'—	7
	omit, insert—	8
	'duty under the <i>Duties Act 2001</i> relating to the agreement'.	9
	CRIMES (CONFISCATION) ACT 1989	10
1	Sections 28(10), 29(13) and 33(11)—	11
	omit.	12
	DRUGS MISUSE ACT 1986	13
1	Section 40, heading, 'stamp duty and'—	14
	omit.	15
2	Section 40, from 'trustee—' to 'no fees'—	16
	omit, insert—	17
	'trustee, no fees'.	18

	EVIDENCE ACT 1977	1
1	Section 127— omit.	2 3
	GAS PIPELINES ACCESS (QUEENSLAND) ACT 1998	4
1		5
	omit, insert— 'tax, other than a duty under the <i>Duties Act 2001</i> ,89'.	6 7
	GOVERNMENT OWNED CORPORATIONS ACT 1993	8
1	Section 154(5), 'or (4)'—	9
	omit.	10
2	Section 154(6), '(4)'—	11
	omit, insert—	12
	'(3)'.	13
3	Section 154(4) to (6)—	14
	renumber as section 154(3) to (5).	15

⁸⁹ For exemption for duty under the *Duties Act 2001*, see section 428 (Exemption—particular instruments and transactions under *Gas Pipelines Access (Queensland) Act 1998*).

4	Section 154—	1
	insert—	2
	'(6) In this section—	3
	"State tax" does not include duty under the <i>Duties Act 2001</i> .90.	4
	INDUSTRIAL RELATIONS ACT 1999	5
1	Section 658—	6
	omit.	7
	INTEGRATED RESORT DEVELOPMENT ACT 1987	8
1	Section 74(1), from 'subdivision—' to 'duty.'—	9
	omit, insert—	10
be	'subdivision does not affect the voting entitlement that applied to any lot efore registration of the plan.'.	11 12
	IPSWICH TRADES HALL ACT 1986	10
	IFSWICH INADES HALL ACT 1900	13
1	Section 11—	14
	omit.	15

⁹⁰ For exemption for duty under the *Duties Act 2001*, see section 430 (Exemption—instruments and transactions under other Acts).

	LAND ACT 1994	1
1	Section 448(2)(i)—	2
	omit.	3
2	Sections 504(4) and 505(5), 'Stamp duty and registration'—	4
	omit, insert—	5
	'Registration'.	6
3	Section 506N—	7
	omit.	8
	LAND SALES ACT 1984	9
1	Section 6, definition "registrable instrument of transfer", paragraphs (a) to (c), from 'duly' to 'duty'—	10 11
	omit, insert—	12
	'properly stamped under the <i>Duties Act 2001</i> '.	13
	LAND TAX ACT 1915	14
1	Section 37(1B)—	15
	omit.	16

	LIBRARIES AND ARCHIVES ACT 1988	1
1	Sections 30(4) and 79—	2
	omit.	3
	LIENS ON CROPS OF SUGAR CANE ACT 1931	4
1	Section 7R, heading, 'stamp'—	5
	omit.	6
2	Section 7R, after 'instrument'—	7
	insert—	8
	'or transaction'.	9
3	Section 7R(1), 'chargeable'—	10
	omit, insert—	11
	'imposed'.	12
4	Section 7R, 'stamp duty—	13
	omit, insert—	14
	'duty'.	15
5	Section 7R(1) 'Stamp Act 1894'—	16
	omit, insert—	17
	'Duties Act 2001'.	18

LOCAL GOVERNMENT ACT 1993	1
6 Section 159(2), definition "State tax", from 'stamp' to	
omit, insert—	3
'a tax, other than duty under the <i>Duties Act 2001</i> , fee,'.	4
7 Section 707(1), example 2, 'stamp duty is not payable'-	_ 5
omit, insert—	6
'duty under the <i>Duties Act 2001</i> is not imposed'.	7
MEAKER TRUST (RAINE ISLAND RESEA) ACT 1981	RCH) 8 9
1 Section 33—	10
omit.	11
MIXED USE DEVELOPMENT ACT 199	3 12
	12
1 Section 114(1) from 'division—' to 'duty.'—	13
omit, insert—	14
'division does not affect the voting entitlement that applie before registration of the plan.'.	ed to any lot 15
2 Section 122(3)—	17
omit.	18

N	MOUNT ISA MINES LIMITED AGREEMENT ACT 1985	
1	Section 6—	2
	omit.	3
	NATIONAL TRUST OF QUEENSLAND ACT 1963	4
1	Section 26—	5
	omit.	6
	OFFSHORE BANKING UNITS AND REGIONAL HEADQUARTERS ACT 1993	7 8
1	Section 3, definition "revenue law", paragraph (d)—	9
	omit, insert—	10
	'(d) the Duties Act 2001.'.	11
2	Section 20, heading—	12
	omit, insert—	13
'D	uty concessions'.	14
3	Section 20(1), 'Stamp Act 1894'—	15
	omit, insert—	16
	'Duties Act 2001'.	17

4	Section 20(2)(a) to (c)—	1
	omit, insert—	2
	'(a) a transfer of real property or a chattel in Queensland;	3
	(b) a relevant acquisition under the <i>Duties Act 2001</i> , chapter 3 part 1;91	3, 4 5
	(c) a transfer of a Queensland marketable security;'.	6
	OFFSHORE MINERALS ACT 1998	7
1	Section 352—	8
	omit.	9
	PARLIAMENTARY CONTRIBUTORY SUPERANNUATION ACT 1970	10 11
1	Section 31, 'stamp duty,'—	12
	omit.	13
	PAY-ROLL TAX ACT 1971	14
1	Section 11E(6), definition "client"—	15
	omit, insert—	16

⁹¹ *Duties Act 2001*, chapter 3 (Land rich duty and corporate trustee duty), part 1 (Land rich duty)

	"client" includes an individual or company that—	1
	(a) under the <i>Duties Act 2001</i> , section 164, is a related person of the client; or	2 3
	(b) is related to the client in another way prescribed under a regulation.'.	4 5
	PETROLEUM ACT 1923	6
1	Section 43(5), 'duly'—	7
	omit, insert—	8
	'properly'.	9
2	Section 62(5)—	10
	omit.	11
	PETROLEUM (SUBMERGED LANDS) ACT 1982	12
1	Section 93—	13
	omit.	14
	PROPERTY LAW ACT 1974	15
1	Section 75(3)(a)—	16
	omit, insert—	17

SCHEDULE 1	(continued)	١

SCILDOLL I (continued)	
'(a) an amount equal to the transfer duty imposed under the <i>Duties Act 2001</i> on the conveyance; and'.	1 2
2 Section 75(5), 'Duty under the Stamp Act 1894'—	3
omit, insert—	4
'Transfer duty under the Duties Act 2001'.	5
QUEENSLAND ART GALLERY ACT 1987	6
1 Sections 30(4) and 59—	7
omit.	8
QUEENSLAND INSTITUTE OF MEDICAL RESEARCH ACT 1945	9 10
1 Section 14(2)—	11
omit.	12
QUEENSLAND INVESTMENT CORPORATION ACT 1991	13 14
1 Section 36(a), third dot point—	15
omit.	16

2 Section 38(1)—	1
omit.	2
3 Section 38(4), '(3)'—	3
omit, insert—	4
'(2)'.	5
4 Section 38(2) to (4)—	6
renumber as section 38(1) to (3).	7
QUEENSLAND MUSEUM ACT 1970	8
1 Sections 23(4) and 61—	9
omit.	10
QUEENSLAND PERFORMING ARTS TRUST ACT 19	977 11
1 Sections 21(4) and 59—	12
omit.	13
QUEENSLAND TREASURY CORPORATION ACT 19	988 14
1 Section 38—	15
omit.	16

	RECREATION AREAS MANAGEMENT ACT 1988	1
1	Section 10(5)—	2
	omit, insert—	3
su	'(5) No fees are payable to the registrar of titles for a request under absection (1) or (4).'.	4 5
	RETAIL SHOP LEASES ACT 1994	6
1	Section 48(1)(b), 'stamp duty'—	7
	omit, insert—	8
	'lease duty under the <i>Duties Act 2001</i> '.	9
2	Section 48(2)(c)—	10
	omit, insert—	11
	'(c) lease duty on the lease'.	12
	RETIREMENT VILLAGES ACT 1999	13
1	Part 6, division 5, heading, 'stamp duty and'—	14
	omit.	15
2	Section 126, heading, 'stamp duty and'—	16
	omit.	17

3	Section 126, from 'of—' to 'registration'—	1
	omit, insert—	2
	'of registration'.	3
	RIVER IMPROVEMENT TRUST ACT 1940	4
		7
1	Section 14B(3G)—	5
	omit.	6
R	OYAL QUEENSLAND THEATRE COMPANY ACT 1970	7
1	Sections 20(4) and 59—	8
	omit.	9
	DUDAL LANDS DROTESTION AST 1005	10
	RURAL LANDS PROTECTION ACT 1985	10
1	Section 185(5), 'stamp duty or'—	11
	omit.	12
		12
	SOUTH BANK CORPORATION ACT 1989	13
1	Section 15, ', nor any duty under the Stamp Act 1894,'—	14
	omit.	15
	······	13

2	Section 25A(4), 'section—' to 'duty.'—	1
	omit, insert—	2
ac	'section operates, without any further assurance, to vest the land in cordance with the adjusted boundaries.'.	3 4
3	Schedule 7, section 6(3)—	5
	omit.	6
	STATE HOUSING ACT 1945	7
1	Section 23A(9) and (10)—	8
	omit, insert—	9
co	'(9) All fees payable under this Act, the Land Title Act 1994 or the Land et 1994 for an instrument or transaction entered into or made by the emmission for this section must be paid by the other party to the strument or transaction.'.	10 11 12 13
2	Sections 24A(10B)(a) and (11B), 'stamp duty'—	14
	omit, insert—	15
	'duty under the <i>Duties Act 2001</i> '.	16
3	Section 24A(12) and (13)—	17
	omit, insert—	18
co	'(12) All fees payable under this Act, the <i>Land Title Act 1994</i> or the <i>Land ct 1994</i> for an agreement or arrangement entered into or made by the emmission for this section must be paid by the other party to the greement or arrangement.'	19 20 21 22

4	Section 26D(3) and (3A)—	1
	omit, insert—	2
cc	'(3) All fees payable under this Act, the <i>Land Title Act 1994</i> or the <i>Land ct 1994</i> for an agreement or instrument entered into or given by the emmission for this section must be paid by the other party to the greement.'.	3 4 5 6
5	Section 32(3), heading—	7
	omit.	8
6	Section 32(3)—	9
	omit.	10
\$	STATUTORY BODIES FINANCIAL ARRANGEMENTS ACT 1982	11 12
1	Section 77—	13
	omit.	14
	STOCK ACT 1915	15
1	Section 14(2C)—	16
	omit.	17

	SUCCESSION ACT 1981		1	
2	Sect	cion 39C(3)(a), 'stamped under the Stamp Act 1894'—	2	
	omit, i	nsert—	3	
	'prope	rly stamped under the Duties Act 2001'.	4	
3	Sect	ion 39C—	5	
	insert-	_	6	
se		Subsection (3)(a) has effect despite the <i>Duties Act</i> 2001, 7(2). ⁹² .	7 8	
1		ORRES STRAIT ISLANDER LAND ACT 1991 ion 134(2) and (3)—	9 10	
	omit, i	nsert—	11	
of-		o fees or charges are payable for the preparation and registration	12 13	
	(a)	a deed of grant in fee simple under this Act; or	14	
	(b)	a Torres Strait Islander lease or lease prepared for section 80 or 133; or	15 16	
	(c)	a surrender, under or for this Act, of a deed of grant or lease mentioned in paragraph (a) or (b).'.	17 18	
2	Sect	tion 134(4)—	19	
	renum	ber as section 134(3).	20	

⁹² Duties Act 2001, section 17 (Who is liable to pay transfer duty)

TRANSPORT INF	RASTRUCTURE ACT 1994	1
3 Section 72, heading—		2
omit, insert—		3
'Guarantees and undertaking	gs'.	4
4 Section 72, ', undertakin	gs' to 'exemptions'—	5
omit, insert—		6
'or undertakings'.		7
5 Section 72, last dot point	_	8
omit.		9
6 Section 158(2)(b)—		10
omit.		11
VALUATION	N OF LAND ACT 1944	12
1 Section 82(2), definition	"combined form", paragraph (e)—	13
omit, insert—		14
(e) the <i>Duties Act 2001</i> .		15

	WATER ACT 2000	1
2	Section 151(2)—	2
	omit.	3
3	Section 1008—	4
	omit.	5
	WORKCOVER QUEENSLAND ACT 1996	6
1	Section 411(2), after 'tax,'—	7
	insert—	8
	'other than a duty under the <i>Duties Act 2001</i> ,'.	9

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SCHEDULE 2			
WHEN LIABILITY FOR TRANSFER DUTY ON DUTIABLE TRANSACTION ARISES			
	section 16		
Column 1	Column 2		
Dutiable transaction	When liability for transfer duty arises		
Transfer of dutiable property	The earlier of the following—		
	(a) when the property is transferred;		
	(b) if an instrument effects, or when recorded in a register will effect, the transfer—when the instrument is signed by the parties to the transaction		
Agreement for transfer of dutiable property	When the agreement is made		
Surrender of dutiable property that	The earlier of the following—		
is land in Queensland or a transferable site area	(a) when the property is surrendered;		
	(b) if an instrument effects, or when recorded in a register will effect, the surrender—when the instrument is signed by the parties to the transaction		
A share buy-back of a Queensland marketable security	When the security is cancelled		

Vesting under an Act or Commonwealth Act of dutiable property When the vesting takes place

Vesting under a court order of dutiable property

When the order is made

Foreclosure of a mortgage over dutiable property

When a foreclosure order is made for the property

Acquisition of a new right

The earlier of the following—

- (a) when the right is acquired;
- (b) if an instrument effects, or when recorded in a register will effect, the acquisition—when the instrument is signed by the parties to the transaction;
- (c) if a written agreement evidences the acquisition when the agreement is made

Partnership acquisition

The earlier of the following—

- (a) when the partnership interest is acquired;
- (b) if an instrument effects, or when recorded in a register will effect, the acquisition—when the instrument is signed by the parties to the transaction;
- (c) if a written agreement evidences the acquisition when the agreement is made

Creation or termination of a trust of dutiable property

The earlier of the following—

- (a) when the trust is created or terminated;
- (b) if an instrument effects, or when recorded in a register will effect, the creation or termination—when the instrument is signed by the parties to the transaction

Trust acquisition or trust surrender

The earlier of the following—

- (a) when the interest is acquired or surrendered;
- (b) if an instrument effects, or when recorded in a register will effect, the acquisition or surrender—when the instrument is signed by the parties to the transaction;
- (c) if a written agreement evidences the acquisition or surrender— when the agreement is made

SCHEDULE 3

RATES OF DUTY ON DUTIABLE TRANSACTIONS AND RELEVANT ACQUISITIONS FOR LAND RICH AND CORPORATE TRUSTEE DUTY		
	sections 24(4), 176 and 216(b)	
Column 1	Column 2	
Dutiable value of dutiable transaction or relevant acquisition	Rate of duty	
Not more than \$20 000	\$1.50 for each \$100, or part of \$100	
More than \$20 000 but not more than \$50 000	\$300 plus \$2.25 for each \$100, or part of \$100, by which the dutiable value is more than \$20 000	
More than \$50 000 but not more than \$100 000	\$975 plus \$2.75 for each \$100, or part of \$100, by which the dutiable value is more than \$50 000	
More than \$100 000 but not more than \$250 000	\$2 350 plus \$3.25 for each \$100, or part of \$100, by which the dutiable value is more than \$100 000	
More than \$250 000 but not more than \$500 000	\$7 225 plus \$3.50 for each \$100, or part of \$100, by which the dutiable value is more than \$250 000	
More than \$500 000	\$15 975 plus \$3.75 for each \$100, or part of \$100, by which the dutiable value is more than \$500 000	

SCHEDULE 4

1

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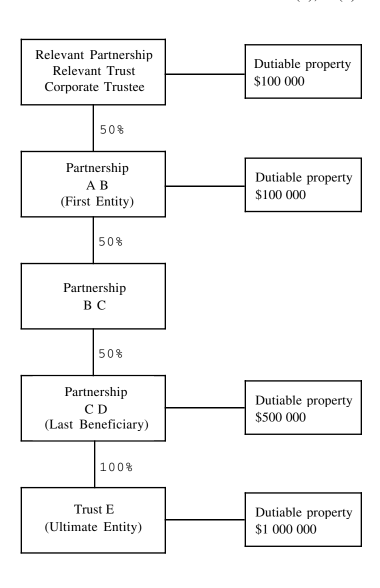
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EXAMPLE FOR PARTNERSHIP AND TRUST ACQUISITIONS AND RELEVANT ACQUISITIONS FOR CORPORATE TRUSTEES

sections 46(4), 63(5) and 222(4) 5

6



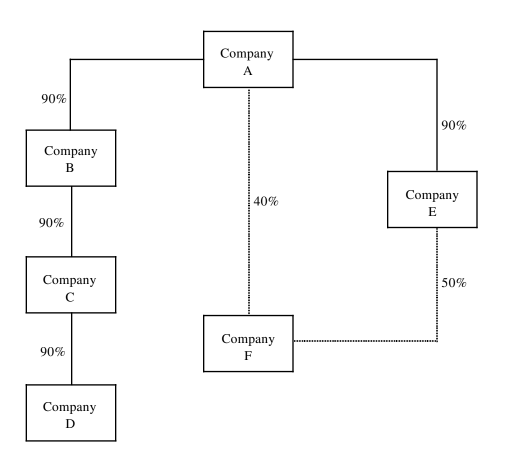
acquisitio	mple shows how the value of a partnership acquisition or trust on or dutiable value of a relevant acquisition under chapter 3, worked out in the following circumstances—	1 2 3
(a)	a person acquires a 20% interest in—	4
	(i) for a partnership acquisition—a relevant partnership under section 46; or	5 6
	(ii) for a trust acquisition—a relevant trust under section 63; or	7
	(iii) for a relevant acquisition under chapter 3, part 2—a corporate trustee;	8 9
(b)	the relevant partnership, relevant trust or corporate trustee holds dutiable property the unencumbered value of which is \$100 000 and has a 50% partnership interest in partnership AB;	10 11 12
(c)	partnership AB holds dutiable property the unencumbered value of which is \$100 000 and has a 50% partnership interest in partnership BC;	13 14 15
(d)	partnership BC has a 50% partnership interest in partnership CD;	16
(e)	partnership CD holds dutiable property the unencumbered value of which is \$100 000 and is the sole beneficiary in trust E;	17 18
(f)	trust E holds dutiable property the unencumbered value of which is \$1 000 000.	19 20
In this ex	ample—	21
(a)	trust E is the ultimate entity because it holds dutiable property and there is no other partnership or trust lower in the series holding dutiable property; and	22 23 24
(b)	under section 46(3)(a), 63(4)(a) or 222(3)(a), partnership CD is the last beneficiary.	25 26
	e of the partnership acquisition or trust acquisition or dutiable the relevant acquisition is worked out as follows—	27 28
Step 1		29
	ip CDs trust interest in trust E (100%) is applied to the bered value of the dutiable property held by the trust 000).	30 31 32
The resul	t is \$1 000 000.	33

Step 2		1
Partnership BCs partnership interest in partnership CD (50%) is applied to—		2 3
(a	the result under step 1 (\$1 000 000); and	4
(b	the unencumbered value of the dutiable property held by the partnership (\$500 000).	5 6
The res	sult is \$750 000.	7
Step 3		8
	rship ABs partnership interest in partnership BC (50%) is applied to ount worked out under step 2 (\$750 000).	9 10
The res	sult is \$375 000.	11
Step 4		12
The partnership interest of the relevant partnership, relevant trust or corporate trustee in partnership AB (50%) is applied to—		13 14
(a	the result under step 3 (\$375 000); and	15
(b	the unencumbered value of the dutiable property held by the partnership (\$100 000).	16 17
The res	The result is \$237 500.	
Step 5		19
The ac	quirer's interest (20%) is applied to—	20
(a	the result under step 4 (\$237 500); and	21
(b	the unencumbered value of the dutiable property held by the relevant partnership, relevant trust or corporate trustee (\$100 000).	22 23 24
	alue of the partnership acquisition or trust acquisition or dutiable of the relevant acquisition is \$67 500.	25 26

SCHEDULE 5

EXAMPLE FOR CORPORATE RECONSTRUCTION

section 403



Parent companies—

Company A owns 90% of the shares in, and has voting control over, companies B and E. Under section 401, company A is the parent company of companies B and E.

Company B owns 90% of the shares in, and has voting control over, company C. Under section 401, company B is the parent company of company C.

Company C owns 90% of the shares in, and has voting control over, company D. Under section 401, company C is the parent company of company D.	1 2 3
No company is the parent company of company F, because no company holds 90% of its issued shares, and has voting control, over it.	4 5
Subsidiaries—	6
Under section 402—	7
 companies B and E are subsidiaries of company A 	8
 company C is a subsidiary of company B and, because company B is a subsidiary of company A, company C is also a subsidiary of company A 	9 10 11
 company D is a subsidiary of company C and, because company C is a subsidiary of companies B and A, company D is also a subsidiary of companies A and B. 	12 13 14
• company F is a subsidiary of company A because company A, with its subsidiary company E, holds 90% of the issued shares in, and has voting control over, company F.	15 16 17
Group companies—	18
Under section 400(2), all the companies are group companies because companies B, C, D, E and F are subsidiaries of company A.	19 20
Corporate group—	21
Under section 400(4), the corporate group comprises the group companies A, B, C, D, E and F.	22 23

SCHEDULE 6	1
DICTIONARY	2
section 3	3
"accepted representations" see section 467(2).	4
"accident insurance" see section 352.	5
"acquirer", for chapter 2, part 8, division 7, means a person who acquires an indirect trust interest in a land holding trust.	6 7
"Administration Act" means the Taxation Administration Act 2001.	8
"ancestor", of a person, means—	9
(a) a parent or grandparent of the person or person's spouse; or	10
(b) a spouse of a parent or grandparent mentioned in paragraph (a).	11
"application to register" , for a vehicle, means an application under the Vehicle Registration Act to register the vehicle.	12 13
"application to transfer" , for a vehicle, means an application under the Vehicle Registration Act to transfer the registration of the vehicle.	14 15
"applied Act" means this Act as a law applied under the Commonwealth Places (Mirror Taxes) Act 1998 (Cwlth).	16 17
"approved form" means a form approved under section 507.	18
"assessed interest" see the Administration Act, section 54(3).	19
"assessment" see the Administration Act, schedule 2.	20
"assessment notice" see the Administration Act, section 26(1).	21
"associated person", of a corporation ("the first corporation"), means any of the following—	22 23
(a) a person who, under section 164, is a related person of the first corporation;	24 25
(b) a person who has an interest in the first corporation or a related body corporate of the first corporation:	26

(c)	a person who is a beneficiary of a trust if the property of the trust includes an interest in the first corporation or a related body corporate of the first corporation;	1 2 3
(d)	a member of the family of a person mentioned in paragraphs (a) to (c);	4 5
(e)	another corporation in which the first corporation, or a person mentioned in paragraph (a) to (d), has an interest;	6 7
(f)	another corporation ("the second corporation") if—	8
	(i) the first corporation or a person mentioned in paragraph (a) to (d) is a beneficiary of a trust; and	9 10
	(ii) the property of the trust includes an interest in the second corporation.	11 12
"Austral	lian register" see the Corporations Act, section 9.	13
	lian Stock Exchange" means the Australian Stock Exchange nited (ACN 008 624 691).	14 15
"authori	ised investment" see section 289.	16
Cor	ised trustee corporation' means a corporation declared under the porations Act to be an authorised trustee corporation for any vision of that Act.	17 18 19
"avoider	", for chapter 11, see section 433(1)(a).	20
"billing	period" see section 318.	21
	means a floating vessel of any size or kind, and includes a ercraft.	22 23
"busines calli	ss" includes any profession, trade, employment, vocation or ing.	24 25
"busines	ss asset" see section 35.	26
	ss of primary production" means a business of agriculture, turage or dairy farming.	27 28
"busines	ss property" means—	29
(a)	land primarily used to carry on a business of primary production or a prescribed business; or	30 31
(b)	personal property used to carry on the business on the land.	32

"caveat"	'means—	1
(a)	for an interest in freehold land—a caveat under the <i>Land Title Act</i> 1994; or	2 3
(b)	for an interest in a water allocation—a caveat under the <i>Land Title Act 1994</i> , as applied by the <i>Water Act 2000</i> , section 150.	4 5
	", for a trustee, means the trustee's retirement or the appointment new or additional trustee.	6 7
"chattel	" includes a chattel authority.	8
	authority" means a licence, permit or other authority that is need or issued under a law—	9 10
(a)	for using a chattel; and	11
(b)	transferable only with the chattel.	12
	layout right" means an exclusive right under the <i>Circuit Layouts</i> 1989 (Cwlth) for an eligible layout under that Act.	13 14
	general insurance" means general insurance other than class 2 eral insurance or CTP insurance.	15 16
	general insurance" means general insurance for, or relating to, of the following—	17 18
(a)	professional indemnity;	19
(b)	personal injury to a person relating to the person's travel on an aircraft;	20 21
(c)	a motor vehicle, other than CTP insurance;	22
(d)	a home mortgage that is a first mortgage;	23
(e)	a life insurance rider.	24
sam pac	ral mortgage" means a mortgage that secures all or part of the amount as another mortgage, security instrument or mortgage kage that has been properly stamped under this Act or a responding Act.	25 26 27 28
"comme	ercial hirer" see section 334.	29
	ssioner" means the Commissioner of State Revenue appointed er the Administration Act.	30 31

		monwealth for a public purpose.	2
"company", for—			3
(a	a)	chapter 10—see section 399; or	4
(1		otherwise—means a company registered under the Corporations Act.	5 6
d	lepo	ng approved deposit fund" means a complying approved sit fund under the <i>Superannuation Industry (Supervision) Act (Cwlth)</i> , section 43.	7 8 9
"com _j	plyi	ng superannuation fund" means—	10
(;		a complying superannuation fund under the <i>Superannuation Industry (Supervision) Act 1993</i> (Cwlth), section 42 or 42A; or	11 12
(1	b)	an exempt public sector superannuation scheme under that Act.	13
a n	cqu ot b	sory acquisition" , of property by a statutory entity, includes the isition of the property under an agreement if, had the agreement been made, the statutory entity would have compulsorily acquired property.	14 15 16 17
		ted property" means dutiable property the subject of a purchase le agreement.	18 19
p Iı	"conversion period" means the period from 1 July 1998 to the last day permitted by the Corporations Act or the Australian Securities and Investments Commission for the transition of a prescribed interest scheme to a registered managed investment scheme.		20 21 22 23
"corp	ora	te debt security", of a corporation or society, means—	24
(a		a debenture, debenture stock, bond or note or other similar security of the corporation or society; or	25 26
(1		any right relating to a thing mentioned in paragraph (a), whether or not the right is a charge on the assets of the corporation or society.	27 28 29
"corp	ora	te group" see section 400(4).	30
"corp	ora	te reconstruction" see section 398.	31
"corp	ora	te trustee" see section 209.	32

"corporate trustee duty" see section 205(1).	1
"corporate trustee duty statement" see section 217.	2
"corporation" see the Corporations Act, section 57A.93	3
"corresponding Act" means an Act of another State that corresponds to this Act or the applied Act.	4 5
"cost" for—	6
(a) a lease—see section 233; or	7
(b) an occupancy right—see section 234.	8
"credit amount" see section 303.	9
"credit arrangement" see section 298.	10
"credit business duty" see section 293(1).	11
"credit card" see section 313.	12
"credit card account" see section 314.	13
"credit card duty" see section 310(1).	14
"credit card holder" see section 312.	15
"credit card provider" see section 315.	16
"credit card transaction" see section 311.	17
"credit provider" see section 299.	18
"credit purchase agreement" see section 329.	19
"credit transaction" see section 295.	20
"CTP insurance" means insurance cover the subject of a policy of insurance under the <i>Motor Accident Insurance Act 1994</i> .	21 22
"custodian", for chapter 2, part 12 and part 13, division 3, means the corporation that has been or will be appointed under the Corporations Act, section 601FB, to hold the property of a registered managed investment scheme as agent for the responsible entity of the scheme.	23 24 25 26
"declared public unit trust" see section 79.	27
"de facto relationship" means the relationship between de facto spouses.	28

⁹³ The Corporations Act, section 57A (Meaning of corporation).

"de	facto	relationship instrument" see section 422.	1	
"de	facto	relationship property" see section 423.	2	
"de	"de facto spouse"—			
	1.	A "de facto spouse" means either 1 of 2 persons, whether of the same or the opposite sex, who are living or have lived together as a couple for at least 2 years on a genuine domestic basis in a relationship based on intimacy, trust and personal commitment to each other.	4 5 6 7 8	
	2.	However, 2 persons are not a couple only because they are cotenants.	9 10	
"der		trator" means a new vehicle used solely or primarily for the sale nother new vehicle of the same type.	11 12	
"descendant", of a person, means—			13	
	(a)	a child or grandchild of the person or the person's spouse; or	14	
	(b)	a spouse of a child or grandchild mentioned in paragraph (a).	15	
"dis	coun	t transaction" see section 297.	16	
"dissatisfied person" means—			17	
	(a)	for a decision of the commissioner to refuse to register a person as a self assessor—the applicant; or	18 19	
	(b)	for a decision of the commissioner to suspend or cancel a self assessor's registration—the self assessor; or	20 21	
	(c)	for a decision of the commissioner to require a self assessor to pay a penalty amount—the self assessor.	22 23	
"doi		at", for a company for a period, means the company has not, in the od—	24 25	
	(a)	had any assets or liabilities other than share capital for subscriber shares or shares issued to replace subscriber shares of the same value on their redemption; or	26 27 28	
	(b)	been party to an agreement or a beneficiary or trustee of a trust; or	29 30	
	(c)	issued or sold any shares or rights relating to shares other than subscriber shares, rights relating to subscriber shares or shares	31 32	

	issued to replace subscriber shares of the same value on their redemption.	1 2
"durat	ion period" see section 416(1)(b) and (2)(b).	3
"dutia	ble day", for the dutiable value of a vehicle, means—	4
(a) for an application to register a vehicle—the day the application is made; or	5 6
(b) for an application to transfer a vehicle—the day the transaction to which the transfer relates takes place.	7 8
"dutia	ble property " see section 10.	9
	ble proportion ", for a mortgage, means the proportion of the mount secured by the mortgage worked out under section 260.	10 11
"dutia	ble transaction" see section 9.	12
"dutia	ble value" for—	13
(a) a dutiable transaction—see section 11; or	14
(b) residential land—see section 90; or	15
(c	a relevant acquisition under chapter 3, part 1 or 2—means the dutiable value of the acquisition worked out under chapter 3, part 1, division 4 or part 2, division 5; or	16 17 18
(d) a vehicle as defined for chapter 9—see section 378.	19
"duty"	means a duty imposed under this Act.	20
"duty	benefit", for chapter 11, see section 434(1).	21
"eligib	le money market dealer" see the Corporations Act, section 9.94	22
"entity	" for—	23
(a) chapter 2, part 8, division 7, means a corporation, partnership, person or trust; or	24 25
(b) chapter 11, includes—	26
	(i) a trust; and	27

⁹⁴ The Corporations Act, section 9 (Dictionary)

	(ii)	a superannuation fund under the Superannuation Industry (Supervision) Act 1993 (Cwlth).	1 2
"equip	oment f	inancing arrangement" see section 330.	3
in pe	ı, or tal	ficer'' , of a body corporate, means a person who is concerned sees part in, the management of the body, regardless of the designation and whether or not the person is a director of the	4 5 6 7
"exem	pt acqu	uisition" means—	8
(a	*	levant acquisition for which land rich duty is not imposed er chapter 3, part 1, division 5 or chapter 10, parts 2 to 4; or	9 10
(b	*	elevant acquisition for which corporate trustee duty is not osed under chapter 3, part 2, division 6 or chapter 10, parts 2.	11 12 13
"exem	pt bill	of exchange" means a bill of exchange that—	14
(a	a) is fo	or \$50 000 or more and a term of not more than 180 days; and	15
(t	elig	rawn, accepted or endorsed by a financial institution, an ible money market dealer or dealer in the unofficial rt-term money market.	16 17 18
"exem	pt fore	ign company" see the Corporations Act, section 9.95	19
	pt inst art 5.	itution" means an institution registered under chapter 12,	20 21
m th be	nanaged ne Corp ecause o	naged investment scheme" means a unit trust that is a investment scheme under the Corporations Act that, under orations Act, section 601ED, does not have to be registered of the issue of units in the trust only to professional investors and in the Corporations Act, section 708(11).	22 23 24 25 26
"exem	pt payı	ments" see section 333.	27
		missory note " means a promissory note that is for \$50 000 or a term of not more than 180 days if—	28 29
(a	•	only security provided to the person who discounts the note is note; or	30 31

⁹⁵ The Corporations Act, section 9 (Dictionary)

	(b)	the s	security is comprised of—	1
		(i)	the note and a guarantee by or for the government of the Commonwealth or a State; or	2 3
		(ii)	the note and a guarantee of a related body corporate of the corporation making the note; or	4 5
		(iii)	the note and a letter of credit from a financial institution.	6
"exe	an exbody	xemp corj	prietary company" means a proprietary company, other than of foreign company, no share or interest in which is held by a porate other than another proprietary company that is not an foreign company, whether directly or through interposed es or trusts.	7 8 9 10 11
"exe	empt	shor	t-term debenture " see section 267(1).	12
"existing company" see section 405(1).			13	
"existing right" means any of the following—			14	
	(a)		existing statutory licence, other than a statutory business nce, granted by the State;	15 16
	(b)	licer	existing statutory licence, other than a statutory business nee, granted by the Commonwealth if the rights under the nee are exercisable in Queensland;	17 18 19
	(c)		xisting right to use a statutory licence, other than a statutory ness licence, granted by the State;	20 21
	(d)	busi	xisting right to use a statutory licence, other than a statutory ness licence, granted by Commonwealth if the rights under icence are exercisable in Queensland;	22 23 24
	(e)		ne production area or cane railway easement granted under Sugar Industry Act 1999;	25 26
	(f)		existing concession or licence to conduct a business in ensland, other than a franchise arrangement;	27 28
	(g)		existing lease or licence of a business conducted in ensland, other than a franchise arrangement;	29 30
	(h)		ting rights under a joint venture agreement if the joint ure has dutiable property not solely comprising chattels;	31 32

	(1)	or other security, over dutiable property, including the debt secured by the security, other than the holder of a mortgage-backed security;	1 2 3 4
	(j)	an existing option to acquire dutiable property if the acquisition of the property would be a dutiable transaction;	5 6
	(k)	an existing right of pre-emption for dutiable property;	7
	(l)	an existing right to acquire dutiable property;	8
	(m)	an existing right to exploit dutiable property, other than a business asset that is intellectual property;	9 10
	(n)	an existing right to the income from dutiable property.	11
"fal		r misleading" includes false or misleading because of the ssion of a statement.	12 13
"fai	leas	company" , for a person, means an exempt proprietary company at t 50% of the value of the shares of which are owned by members ne person's family.	14 15 16
"faı	part	partnership", for a person, means a partnership of which the total nership interests of the partners who are members of the person's ily is at least 50%.	17 18 19
"faı	nily 1	trust", for a person, means a trust—	20
	(a)	the trustee of which started to hold the property on trust at the direction of an ancestor of the person; and	21 22
	(b)	the beneficiaries of which are members of the person's family.	23
"faı	nily ı	unit trust", for a person, means a unit trust that—	24
	(a)	is a private unit trust; and	25
	(b)	at least 50% of the trust interests in the trust are held by the person or members of the person's family.	26 27
"fir	trust	tity", in a series of partnerships or trusts, means the partnership or t in which the relevant partnership, relevant trust or corporate tee has a partnership interest or trust interest.	28 29 30
"fir	st ho	me"—	31
	(a)	generally—see section 86(2); or	32

(b) for chapter 5, part 6—also see section 272(1).	1	
"first home borrower" see section 273(2).	2	
"first signed" see section 490.	3	
"foreign company" see the Corporations Act, section 9.96	4	
"franchise arrangement" means an agreement or other arrangement between 2 or more persons by which 1 of them (the "franchisor") who carries on a business authorises or permits another (the "franchisee")—		
(a) to engage in the business of offering, selling or distributing goods and services within or partly within Queensland at a place other than the place of business of the franchisor, and the franchisee is required to do so under—	9 10 11 12	
(i) a stated marketing, business or technical plan or system; and	13	
(ii) a common format or procedure or common format and procedure; and	14 15	
(b) to use a mark or common trade name in a way that the business carried on by the franchisee is or is capable of being identified by the public as being substantially associated with the mark or name identifying, commonly connected with or controlled by the franchisor or a related person of the franchisor.	16 17 18 19 20	
"franchisee" see definition "franchise arrangement".	21	
"franchisor" see definition "franchise arrangement".	22	
"funds manager" see section 73.	23	
"general insurance" see section 350.	24	
"general insurer" see section 354.	25	
"goods", for chapter 6, part 1, and chapter 7, see section 327.	26	
"government entity" see the <i>Public Service Act 1996</i> , section 21.	27	
"grantee", of an occupancy right, includes an assignee of the grantee of the right.	28 29	

⁹⁶ The Corporations Act, section 9 (Dictionary)

"grantor", of an occupancy right, includes an the right.	a assignee of the grantor of 1 2	
"group companies" see section 400(1) and (2).		
"group company" see section 400(3).		
"hire duty" see section 325(1).		
"hire of goods" see section 328.		
"hire-purchase agreement" see section 331.	7	
"hiring charges" see section 332.	8	
"home" see—	9	
(a) for chapter 5, part 6, division 2—sect	ion 272; or 10	
(b) for chapter 5, part 6, division 3—sect	ion 277; or 11	
(c) otherwise—section 86(1).	12	
"home borrower" see section 273(1).	13	
"home mortgage" see section 271(1).		
"home refinance borrower" see section 278.		
"home refinance mortgage" see section 276(1). 16	
"indirect interest", in dutiable property, held by—		
(a) a partnership—see section 43; or	18	
(b) a trust—see section 58; or	19	
(c) for a corporate trustee—see section 2	10. 20	
"indirect trust acquisition" means an acquinterest in a land holding trust.	isition of an indirect trust 21	
"indirect trust interest", for a land holding true in the land holding trust through 1 or more or trusts, or a combination of any of them.		
"information notice" , for a decision of the stating the following—	commissioner, is a notice 26 27	
(a) the decision;	28	
(b) the reasons for the decision;	29	

	(c)	the person to whom the notice is given may apply for a review of the decision within 28 days;	1 2
	(d)	how to apply for the review.	3
"ins	trum	nent" means a written document in hard copy form.	4
"ins	uran	ce duty" see section 349(1).	5
"ins		ce intermediary" see the <i>Insurance (Agents and Brokers) Act</i> 4 (Cwlth), section 9.97	6 7
"ins	urer ⁹	" means—	8
	(a)	a person who is authorised under the <i>Insurance Act 1973</i> (Cwlth) to carry on an insurance business; or	9 10
	(b)	a life company.	11
"int	"intellectual property" means—		
	(a)	a patent, trademark, industrial design, copyright, registered design, plant breeder right or circuit layout right; or	13 14
	(b)	a right, whether or not under a franchise arrangement, to use or exploit—	15 16
		(i) a patent, trademark, industrial design; or	17
		(ii) a thing, system or process that is the subject of a patent, copyright, registered design, plant variety breeder or circuit layout right; or	18 19 20
		(iii) an adaptation or modification of a thing, system or process mentioned in subparagraph (ii).	21 22
"int		", of a person in a corporation for chapter 3, part 1, see ion 159(1).	23 24
"int	ervei	ning event" means—	25
	(a)	a natural disaster, including, for example, fire and flood; or	26
	(b)	the death or incapacity of a transferee or home borrower to whom section 154 or 291 apply; or	27 28
	(c)	another event prescribed under a regulation.	29

⁹⁷ The Insurance (Agents and Brokers) Act 1984 (Cwlth), section 9 (Definitions)

"issued shares", for a corporation, are all the shares issued by the corporation that carry the right to unlimited participation in the distribution of income and capital of the corporation.	1 2 3
"land" includes airspace above land and the coastal waters of the State, but does not include—	4 5
(a) an exploration or prospecting permit under the <i>Mineral Resources Act 1989</i> ; or	6 7
(b) an authority to prospect under the Petroleum Act 1923; or	8
(c) an exploration permit under the <i>Petroleum (Submerged Lands) Act 1982</i> .	9 10
"land-holdings" see section 167.	11
"land holding trust" means a wholesale unit trust or pooled public investment unit trust that holds, or has an indirect interest in, land in Queensland.	12 13 14
"land rich corporation" see section 165.	15
"land rich duty" see section 157(1).	16
"land rich duty statement" see section 177.	17
"large qualified holder" see section 76(2).	18
"lease" see section 231.	19
"leased premises" includes land the subject of an occupancy right.	20
"lease duty" see section 230(1).	21
"lessee" includes an assignee or sublessee of a lessee.	22
"lessor" includes an assignee or sublessor of a lessor.	23
"liability date" , for a mortgage, means the date the mortgage is liable under section 252 for mortgage duty.	24 25
"life company" see the Life Insurance Act 1995 (Cwlth), schedule.98	26
"life insurance" see section 351.	27
"life insurance rider" means insurance that—	28

⁹⁸ The *Life Insurance Act 1995* (Cwlth), schedule (Dictionary)

	(a)	is attached to a policy of life insurance for which the premium or the part of the premium attributable to the attached insurance is stated separately on the policy; and	1 2 3
	(b)	provides for an additional capital payment in the event of the disablement, or the death by accident, of the insured.	4 5
"life	insu	rer" see section 355.	6
"lim		on period" , for a reassessment, see the Administration Act, dule 2.	7 8
"list	ed uı	nit trust" see section 69.	9
"list	more retai	e", of a vehicle, means the recommended retail price or, if there is than 1 recommended retail price, the highest recommended 1 price, of the manufacturer, importer or principal distributor at bane of—	10 11 12 13
	(a)	for a truck—the relevant make and model of the cab-chassis; or	14
	(b)	for another vehicle—the vehicle.	15
"loan"—			16
	(a)	generally—see section 250; or	17
	(b)	for chapter 6—see section 296(1).	18
"lod	ge'' r	means lodge with the commissioner.	19
"ma		y interest", of a person in a corporation for chapter 3, part 1, see on 159(2).	20 21
"ma	jorit	y shareholder", of a corporation, means a person who—	22
	(a)	is the holder of at least 50% of the voting shares in the corporation; or	23 24
	(b)	has the power, whether direct or indirect, to exercise, or control the exercise of, a right to vote attached to at least 50% of the voting shares.	25 26 27
"ma	jorit	y trust acquisition" see section 80.	28
"ma	nage	ment member", of an unincorporated body, means—	29
	(a)	if the body has a management committee—each member of the management committee; or	30 31

(b)	otherwise—a person who is concerned with, or takes part in, the body's management, whatever name is given to the member's position in the body.	1 2 3
"market	table security" means—	4
(a)	any share or right relating to a share; or	5
(b)	any right or interest, whether described as a unit or otherwise, of a beneficiary under a public unit trust.	6 7
"market	value", of a vehicle, see section 379.	8
"marria	ge" includes a void marriage.	9
"matrin	nonial instrument" see section 420.	10
"matrin	nonial property" see section 421.	11
	er", of a person's family, means the person and each of the owing—	12 13
(a)	the person's spouse;	14
(b)	the parents of the person or the person's spouse;	15
(c)	the grandparents of the person or the person's spouse;	16
(d)	a brother, sister, nephew or niece of the person or the person's spouse;	17 18
(e)	a child, stepchild or grandchild of the person;	19
(f)	the spouse of anyone mentioned in paragraph (d) or (e).	20
	er", of a qualified holder, includes a unit holder, beneficiary and a cy owner.	21 22
"mercha	ant" see section 317.	23
"mortga	ge" see—	24
(a)	for chapter 5, other than part 7, division 2—section 248; or	25
(b)	for chapter 5, part 7, division 2—section 287; or	26
(c)	otherwise—section 248(1).	27
"mortga	ge-backed security" see section 286.	28
"mortga	ge duty" see section 247(1).	29

	gee " includes a person who accepts or takes a security of a type tioned in section 248.	1 2
"mortga	ge package" see section 261.	3
	gor " includes a person who gives a security of a type mentioned ection 248.	4 5
	vehicle ", for chapter 8, means a motor vehicle as defined in the icle Registration Act, but does not include a caravan.	6 7
"net pre	miums charged" see section 356.	8
"new du	ration period" see section 417(1)(b).	9
"new pa	rent company" see section 405(1).	10
"new rig	tht" means any of the following—	11
(a)	land in Queensland, other than the following interests in land—	12
	(i) a security interest;	13
	(ii) a partner's interest in a partnership;	14
	(iii) a trust interest;	15
	(iv) the interest of a discretionary object of a trust that holds dutiable property;	16 17
(b)	a lease or licence of a business, other than a franchise arrangement, conducted in Queensland;	18 19
(c)	an option to acquire dutiable property if the acquisition of the property would be a dutiable transaction;	20 21
(d)	a right to use an existing statutory licence granted by the State;	22
(e)	a right to use an existing statutory licence granted by the Commonwealth if the rights under the licence are exercisable in Queensland;	23 24 25
(f)	a cane production area granted under the <i>Sugar Industry Act</i> 1999 or the grant under that Act of an increase in the number of hectares included in a cane production area;	26 27 28
(g)	a cane railway easement granted under the Sugar Industry Act 1999;	29 30
(h)	a water entitlement;	31

	(i)	a lic	ence or right to do a thing that is—	1
		(i)	prescribed under a regulation; and	2
		(ii)	sold or granted by the State, a government entity or a government owned corporation.	3 4
"new	sta	rt da	te " see section 417(1)(b).	5
			" means a vehicle as defined for chapter 9 that has not been by registered in Queensland or another State.	6 7
"not	ice"	mea	ns written notice.	8
	asse: notic	ssor'	gistration , for a self assessor, means a notice of the self s registration under chapter 12, part 1 to 3, and includes the amendment of the self assessor's registration given under 64.	9 10 11 12
"obj	ectio	n", 1	for an assessment, see the Administration Act, schedule 2.	13
	occu	patio	requirement" , for a person's residence, means the person's on date for the residence is within 1 year after the person's late for the residential land.	14 15 16
"occi	upaı	ıcy r	right" see section 232.	17
"occi	upat	ion (date", for a residence, see section 88.	18
_		_	uipment", for a vehicle as defined for chapter 9, means nt and features that—	19 20
	(a)	are i	not included in the vehicle's list price; and	21
	(b)		fitted to the vehicle or otherwise provided with the vehicle on the purchaser takes possession of it.	22 23
"orig	ginal	asse	essment" see the Administration Act, schedule 2.	24
"orig	ginal	dec	ision" means a decision of the commissioner to—	25
	(a)	refu	se an application to register a person as a self assessor; or	26
	(b)	ame	end, suspend or cancel a self assessor's registration; or	27
	(c)	requ	aire a person to pay a penalty amount.	28
		_	amount" , for land rich duty, includes unpaid tax interest and ax for the duty. ⁹⁹	29 30
"par	ent o	comp	pany' see section 401.	31

"partition" see section 31(1).	1
"partnership acquisition" see section 41.	2
"partnership interest" see section 42.	3
"party", to a marriage, includes a person who was a party to a marriage that has been dissolved or annulled, whether in Australia or elsewhere.	4 5
"penalty amount" see section 488(2).	6
"penalty tax" see the Administration Act, section 58(1).	7
"personal property" means a personal chattel.	8
Examples of personal property—	9
1. An aircraft, boat or motor vehicle.	10
2. Livestock.	11
3. Material held for use in manufactured or partially manufactured goods.	12
4. Plant or equipment.	13
5. Trading stock.	14
"place" includes land and premises.	15
"plant breeder right" means—	16
(a) a plant breeder's right under the <i>Plant Breeder's Rights Act 1994</i> (Cwlth); or	17 18
(b) a plant breeder's right corresponding to a right mentioned in paragraph (a).	19 20
"pooled public investment unit trust" see section 75.	21
"pooled superannuation trust" see the Superannuation Industry (Supervision) Act 1993 (Cwlth), section 10.100	22 23
"pool of mortgages" see section 288.	24
"premises" means—	25

⁹⁹ See the Administration Act, sections 54 (Unpaid tax interest) and 58 (Liability for penalty tax).

¹⁰⁰ The Superannuation Industry (Supervision) Act 1993 (Cwlth), section 10 (Definitions)

((a)	a building or structure of any kind or part of a building or structure of any kind; or	1 2
((b)	a building or structure of any kind or part of a building or structure of any kind together with the land, or part of the land, on which the building or structure is situated.	3 4 5
"pren	niur	n'', for general insurance, see section 353.	6
		bed business " means a business involving solely an activity cribed under a regulation.	7 8
"pres	crib	sed credit card provider ' see section 316.	9
ŗ	oresc	bed interest scheme" means an investment scheme that offers cribed interests as that term was defined in the former porations Law as in force on 30 June 1998.	10 11 12
"prin	nary	custodian''—	13
1		The "primary custodian" for the responsible entity of a registered managed investment scheme means the corporation that has been appointed under the Corporations Act, section 601FB(2), to hold property of the scheme as agent for the responsible entity.	14 15 16 17
2		However, the term does not include a person who, under the Corporations Act, section 601FB(3), is taken to be an agent appointed by the responsible entity to do something for subsection (2) of the section.	18 19 20 21
"prin	nary	producer" means—	22
(for chapter 9—a person who, under the Vehicle Registration Act, is entitled to concessional registration for a primary production vehicle under that Act; or	23 24 25
(otherwise—a person engaged in the business of primary production.	26 27
"prin	cipa	d", for a loan, means the amount actually lent.	28
"prop	perly	y stamped" see section 491.	29
"prop	perty	y''—	30
((a)	generally—includes dutiable property and a new right; or	31
((b)	of a corporation for chapter 3, part 1—see section 168.	32

"propos	sed ac	etion" see section 466(2)(a).	1
"propri	etary	company" see the Corporations Act, section 45A(1). ¹⁰¹	2
"public	comp	pany" means a company other than a proprietary company.	3
"public	unit	trust" see section 68.	4
-		greement" means an uncompleted agreement, whether or not nal, for the acquisition of dutiable property.	5 6
"qualifi	ed ho	older" see section 76(1).	7
"qualify	ing e	exempt purpose" see section 415(1).	8
"Queen	sland	business" see section 36.	9
"Queen	sland	business asset" see section 34.	10
Cor		I company" means a company within the meaning of the tions Act that is taken to be registered in Queensland under	11 12 13
"Queen	sland	l marketable security"—	14
1.	Α"	Queensland marketable security" means—	15
	(a)	any share or right relating to a share in a Queensland company or society; or	16 17
	(b)	any share or right relating to a share in a foreign company that is kept on the Australian register kept in Queensland; or	18 19
	(c)	any right or interest, whether described as a unit or otherwise, of a beneficiary under a public unit trust registered on a register kept in Queensland.	20 21 22
2.	Hov that	wever, the term does not include any share, right or interest	23 24
	(a)	is quoted on the market operated by a recognised stock exchange; or	25 26
	(b)	relates to a share mentioned in paragraph (a).	27
"reasses	ssmer	nt" see the Administration Act, schedule 2.	28
"recogn	ised s	stock exchange" means—	29

¹⁰¹ The Corporations Act, section 45A (Proprietary companies)

(a) the Australian Stock Exchange; or	1
(b) another stock exchange prescribed under a regulation.	2
"referable point" , for the dutiable proportion of a mortgage, means the document used to work out the dutiable proportion under section 260.	3 4
"registered", for a vehicle, means registered under the Vehicle Registration Act or the Act of another State that corresponds to the Vehicle Registration Act.	5 6 7
"registered commercial hirer" means a commercial hirer registered under chapter 12, part 1.	8 9
"registered credit card provider" means a credit card provider registered under chapter 12, part 1.	10 11
"registered credit provider" means a credit card provider registered under chapter 12, part 1.	12 13
"registered general insurer" means a general insurer registered under chapter 12, part 1.	14 15
"registered life insurer" means a life insurer registered under chapter 12, part 1.	16 17
"registered managed investment scheme" means a managed investment scheme registered under the Corporations Act, section 601EB.	18 19
"registered operator" , of a vehicle, means the person in whose name the vehicle is registered.	20 21
"registered valuer" means a valuer registered under the Valuers Registration Act 1992.	22 23
"registrar" means the registrar of titles or another person responsible for keeping a register for dealings in land.	24 25
"related body corporate" see the Corporations Act, section 50.102	26
"related person"—	27
(a) for chapter 2, part 8—see section 61; or	28
(b) for chapter 3 or section 498—see section 164; or	29
(c) otherwise—see section 61(1).	30

¹⁰² The Corporations Act, section 50 (Related bodies corporate).

"rel	ease	of mortgage" includes—	1
	(a)	a retransfer of the property secured by a mortgage or the benefit of that property; and	2 3
	(b)	a release or discharge of a mortgage or the obligations under a mortgage.	4 5
"rel	evan	t acquisition" for—	6
	(a)	chapter 3, part 1, chapter 10, part 1 or section 498—see section 158; or	7 8
	(b)	chapter 3, part 2—see section 207.	9
"rel	evan	t corporation", for a corporate trustee, see section 211.	10
"rep		d Act" means the repealed Stamp Act 1894 as in force rediately before its repeal.	11 12
"rep	rese	ntative", of a self assessor, means—	13
	(a)	for a body corporate—an executive officer of the body; or	14
	(b)	for a partnership—a partner of the partnership; or	15
	(c)	for an unincorporated body—a management member of the body.	16 17
"res	iden	ce" see section 87.	18
"res	iden	tial land"—	19
	(a)	generally—means land, or the part of land, on which a residence is constructed, and includes the curtilage attributable to the residence if the curtilage is used for residential purposes; and	20 21 22
	(b)	for chapter 5, part 6—includes land, or the part of land, on which a residence is to be constructed.	23 24
"res	"responsible entity" , for a unit trust that is a registered management investment scheme, means the responsible entity under the Corporations Act for the unit trust.		25 26 27
"ret	"return" means a form of return approved under this Act for lodgment by a self assessor.		28 29
"ret	state	date", for lodgment of returns by a self assessor, means the date of in the notice of registration given to the self assessor for lodging cans and paying duty.	30 31 32

pe	riod sta	od", for lodgment of returns by a self assessor, means the ated in the notice of registration given to the self assessor to ed by the returns.	1 2 3
"review	decis	ion" see section 473(1).	4
		tent'' means an uncompleted agreement, whether or not al, for the disposal of dutiable property.	5 6
"schem	e" me	ans—	7
(a)	-	agreement, arrangement, understanding, promise or ertaking—	8 9
	(i)	whether it is express or implied; and	10
	(ii)	whether or not it is, or is intended to be enforceable, by legal proceedings; or	11 12
(b)		scheme, plan, proposal, action, course of action or course of duct whether unilateral or otherwise.	13 14
		perty" means dutiable property of a registered managed nt scheme held by a person as—	15 16
(a)	the r	responsible entity of the scheme; or	17
(b)	a pri	imary custodian for the responsible entity of the scheme.	18
		erest" means the estate or interest of a mortgagee, chargee or ured creditor.	19 20
		" means a person registered under chapter 12, part 1, 2 or 3, assessor.	21 22
"share	•		23
(a)		chapter 10, part 1—means a share or stock of a corporation or ety; or	24 25
(b)		rwise—means a share or stock of a corporation or society, or nterest in a share or stock of a corporation or society.	26 27
	•	ack" means a share buy-back under the Corporations Act, division 2.	28 29
"share	intere	st" see section 208.	30
"short-	term"	, for a credit transaction, means—	31

(a	short-term credit transaction; or	2
(b	any loan on a current account other than a loan on a current account that a registered credit provider does not treat as a short-term credit transaction.	3 4 5
"show	cause notice" see section 466(1).	6
"show	cause period" see section 466(2)(e).	7
"socie	ty" means—	8
(a	a) a society registered under the <i>Financial Intermediaries Act 1996</i> as a cooperative housing society; or	9 10
(b	a body registered under the <i>Cooperatives Act</i> 1997 as a cooperative.	11 12
"spous	se" includes a de facto spouse.	13
"start	date " see section 416(1)(a) and (2)(a).	14
	tory business licence" means a statutory licence that is required to e held by a person to carry out an activity for gain or reward.	15 16
in	tory dutiable transaction" means a dutiable transaction mentioned a section 9(1)(a) to (c) or (e) under which a statutory entity makes a compulsory acquisition of dutiable property.	17 18 19
"statu	tory entity" means—	20
(a	a) a constructing authority under the <i>Acquisition of Land Act 1967</i> ; or	21 22
(b	an entity that is established under an Act and authorised under the Act to acquire property.	23 24
gi	tory licence" means a licence, permit or other authority issued or iven under a Queensland or Commonwealth Act, other than the bllowing—	25 26 27
(a	a) a chattel authority;	28
(b	an exploration or prospecting permit under the <i>Mineral Resources Act 1989</i> ;	29 30
(c	e) an authority to prospect under the Petroleum Act 1923;	31

(d)	an exploration permit under the <i>Petroleum (Submerged Lands) Act 1982</i> .	1 2
"subor	dinate interest", for chapter 2, part 8, division 7, means—	3
(a)	for a corporation—a shareholder's interest in the corporation being the proportion that the number of the shareholder's shares bears to the total issued shares of the corporation expressed as a percentage; or	4 5 6 7
(b)	for a partnership—a partnership interest; or	8
(c)	for a trust—a trust interest.	9
"subsic	liary" for—	10
(a)	chapter 3—see section 166; or	11
(b)	chapter 10—see section 402.	12
	y right", of a business, means a right under an uncompleted ntract for the supply of goods or services of the business.	13 14
"surre	nder" includes the following—	15
(a)	abandonment;	16
(b)	abrogation;	17
(c)	cancellation;	18
(d)	extinguishment;	19
(e)	forfeiture;	20
(f)	redemption;	21
(g)	relinquishment.	22
"the St	ate" includes a body or instrumentality that represents the State.	23
for	ng stock'' , for chapter 9, means a used vehicle offered or exposed sale by a vehicle dealer in the course of the dealer's business, other an a vehicle used—	24 25 26
(a)	solely or principally by the dealer or a member of the dealer's staff or family; or	27 28
(b)	for the general purposes of the dealer's business.	29
"transf	'er'' includes assignment and exchange.	30

"transferable site area" means a floor space area that—	1
(a) is recorded in a register kept by a local government; and	2
(b) derives from the unused development potential of land in Queensland that contains improvements of heritage value; and	3 4
(c) may, subject to obtaining all necessary consent and approvals, be used in the development of other land in Queensland.	5 6
"transfer date", for residential land, see section 89.	7
"transfer duty" see section 8(1).	8
"transfer duty statement" see section 18.	9
"truck" see the Vehicle Registration Act, schedule 4.103	10
"trust acquisition" see section 55.	11
"trustee" includes a former trustee.	12
"trust interest" see section 57(1).	13
"trust surrender" see section 56.	14
"ultimate entity" means a partnership or trust in a series of partnerships or trusts if it holds dutiable property and does not hold an indirect interest in dutiable property.	15 16 17
"unencumbered value", of property, see section 14.	18
"unit" , in a unit trust, means a right or interest (however described) of a beneficiary under the trust, and includes an interest in a unit in the trust.	19 20 21
"unlisted corporation" means a corporation whose shares are not quoted on the market operated by a recognised stock exchange.	22 23
"unpaid tax interest" see the Administration Act, section 54(1).	24
"vehicle" means a vehicle that is required to be registered under the Vehicle Registration Act, but does not include the following—	25 26

¹⁰³ The Transport Operations (Road Use Management) Act 1995, schedule 4 (Dictionary)—

[&]quot;truck" means a motor vehicle with a GVM over 4.5 t, other than a bus, tractor or tram.

(a)) a c	a caravan;	
(b)) av	a vehicle that—	
	(i)	is registered for limited use under the Vehicle Registration Act; and	3 4
	(ii)	is of a type prescribed under a regulation;	5
(c)) a tr	a tractor;	
(d)) a tr	ailer.	7
"vehicl	e dea	ler" means—	8
(a)	and lice	holder of a motor dealer's licence under the <i>Property Agents</i> d <i>Motor Dealers Act 2000</i> or the holder of an equivalent ence or other authority under or an Act of another State that responds to that Act; or	9 10 11 12
(b)) a p	erson who carries on the business of selling new vehicles.	13
		gistration Act" means the Transport Operations (Road Use ment) Act 1995.	14 15
"vehicle registration duty" see section 377(1).			16
co ca	ntrol t st at a	trol", for a company, means being in a position to cast, or the casting of, 90% or more of the maximum votes that can be general meeting of the company other than under a debenture deed securing the issue of a debenture.	17 18 19 20
"water allocation" see the Water Act 2000, schedule 4.104			21
"water entitlement" see the Water Act 2000, schedule 4.			22
"wholesale investor" see section 74.			23
"wholesale unit trust" see section 72(1) and (2).			24
"widely held unit trust" see section 70(1).			25
"WorkCover Queensland" means WorkCover Queensland established under the WorkCover Queensland Act 1996.			26 27

¹⁰⁴ The Water Act 2000, schedule 4 (Dictionary)

