

Queensland



Queensland

#### Revenue and Other Legislation Amendment Bill 2006

#### Contents

#### Page

Part 1	Prelimi	nary			
1	Short tit	le	8		
2	Comme	ncement	8		
Part 2	Amend	Amendment of Community Ambulance Cover Act 2003			
3	Act ame	ended in pt 2	9		
4	Omissio	on of s 9 (Notes in text)	9		
5		Amendment of s 81 (Authorised subcontractors to perform electricity retailer's functions)			
6	Insertio	n of new ss 81A and 81B	9		
	81A	When commissioner's approval not required for contract	9		
	81B	When authorised subcontractor not permitted to subcontract under s 81(2)	10		
7	Amendr	ment of s 82 (Administration agreement)	10		
8		nent of s 149 (Additional ways of giving documents to sioner)	11		
9	Amendr	ment of schedule (Dictionary)	11		
Part 3	Amend	ment of Duties Act 2001			
Division 1	Prelimi	nary			
10	Act ame	ended in pt 3	12		
Division 2	Amend	ments commencing on assent			
11	Omissio	on of s 4 (Notes in text)	12		
12	Amendr	nent of s 92 (Concession for transfer duty—first home)	12		
13		ment of s 152 (Exemption—to correct error in previous	12		
14	Amendr	nent of s 459 (Restrictions on registration)	13		
15	Insertio	n of new ch 17 pt 6	13		

	568	Definition for pt 6	14					
	570	Retrospective operation of new s 92(1)(c)	14					
Division 3	Amend	ments commencing on 1 January 2007						
16	Amendr	nent of s 9 (What is a dutiable transaction)	14					
17	Amendr	nent of s 10 (What is dutiable property)	14					
18	Amendr	Amendment of s 24 (Rates of transfer duty)						
19	Amendr	nent of s 30 (Aggregation of dutiable transactions)	15					
20	Amendr	ment of s 85 (Purpose of pt 9)	15					
21	Amendr	nent of s 86 (What is a home and a first home)	15					
22	Insertio	n of new ss 86A–86D	16					
	86A	What is residential land	16					
	86B	What is a first home for a residence to be constructed on vacant land	16					
	86C	What is vacant land	16					
	86D	What is a vacant land concession beneficiary	17					
23		nent of s 89 (What is a person's transfer date for tial land)	17					
24	Amendr land)	Amendment of s 90 (What is the dutiable value of residential land)						
25	Amendr	nent of s 91 (Concession for transfer duty—home)	17					
26	Amendr	nent of s 92 (Concession for transfer duty—first home)	18					
27		Amendment of s 93 (Concession for transfer duty—mixed and multiple claims for homes and first homes for individuals)						
	93	Concession—mixed and multiple claims for individuals—residential land'	19					
28	Insertio	n of new s 93A	19					
	93A	Concession—mixed and multiple claims for individuals—vacant land	19					
29	Amendr multiple	nent of s 94 (Concession for transfer duty—mixed and claims for homes and first homes)	21					
	94	Concession—mixed and multiple claims for trustees—residential land'	21					
30	Insertio	n of new s 94A	21					
	94A	Concession—mixed and multiple claims for trustees—vacant land	21					
31	Replace duty for	ement of s 95 (Application for concession for transfer home or first home)	21					
	95	Application for concession	22					
32	Amendr applies)	ment of s 97 (Dutiable transactions to which pt 10	22					

33	Omission of s 103 (Conditions for transfer or agreement for transfer of Queensland marketable security)	22
34	Amendment of s 105 (How transfer duty is assessed on dutiable transaction).	22
35	Amendment of s 106 (Special provision for assessing transfer duty if total gifts of property used for prescribed business exceed \$500000)	22
36	Amendment of s 148 (Exemption—marketable securities etc.)	23
37	Amendment of s 153 (Reassessment—noncompliance with occupancy requirements after occupation date for residence)	23
38	Amendment of s 154 (Reassessment—other noncompliance with occupancy requirements)	23
39	Amendment of s 155 (When transferees must give notice for reassessment)	24
40	Amendment of s 173 (Value of land-holdings and property—business property disregarded)	24
41	Amendment of s 194 (Exemption—if transfer duty not imposed).	25
42	Insertion of new s 194A	25
	194A Exemption—marketable securities	26
43	Replacement of s 216 (Rate of corporate trustee duty)	26
	216 Rate of corporate trustee duty	26
44	Replacement of s 227 (Deduction—transfer duty for marketable securities)	27
	227 Deduction—interstate transfer duty for shares	27
45	Replacement of s 272 (What is a home and first home for div 2).	27
	272 What is a home and first home for div 2	27
46	Amendment of s 291 (Reassessment—concession under pt 6) .	28
47	Omission of ch 7 (Hire duty)	28
48	Amendment of s 384 (Reduction in vehicle registration duty payable)	28
49	Amendment of s 404 (How part applies to particular transactions)	29
50	Omission of s 405 (Exemption—interposing new company between existing companies and their shareholders)	29
51	Amendment of s 407 (Group property for intra-group transfer of property)	29
52	Replacement of s 409 (Exemption—land rich duty)	29
	409 Exemption—land rich duty	29
53	Amendment of s 414 (Exemption—particular duties for exempt institutions)	31
54	Amendment of s 415 (Use requirement)	31

55	Amendme	nt of s 416 (Start of use requirement)	31					
56		nt of s 417 (Commissioner to extend start date and eriod)	32					
57		Amendment of s 418 (Reassessment on application of exempt institution)						
58		nt of s 419 (Reassessment—noncompliance with use nts)	32					
59		nt of s 437 (Application for registration to carry on businesses)	32					
60	Amendme particular	nt of s 484 (Registration of instrument disposing of marketable securities etc.)	32					
61		nt of s 498 (Special provisions for working out value ar shares)	33					
62	Amendme instrumen	nt of s 506 (Requirement to keep particular ts)	33					
63	Omission	of ch 17, pt 2, div 8 (Provision for hire duty)	33					
64		nt of s 539 (Group property for intra-group transfers	33					
65	Omission	of s 541 (Registered persons)	34					
66	Amendme	nt of s 557 (Ending of registration of credit providers).	34					
67	Insertion of	of new ch 17, pt 6, div 1 hdg	34					
68	Amendme	nt of s 568 (Definition for pt 6)	34					
69	Insertion of	of new s 569 and div 2 hdg	34					
	569	References to terms with omitted definitions	35					
70	Insertion of	of new s 571 and ch 17, pt 6, divs 3–5	35					
	571	Application of amendments about concession for transfer duty for residential land or vacant land	35					
	Division 3	Savings and transitional provisions for amendments relating to Queensland marketable securities						
	572	Meaning of pre-repeal marketable security transaction	36					
	573	Savings provision for pre-repeal marketable security transactions	36					
	574	Deduction relating to transfer duty for marketable securities	37					
	575	Saving of particular provisions for exempt institutions	37					
	576	Ending of registration as self assessors	38					
	577	Transitional provision for s 484	38					
	Division 4	Savings and transitional provisions for ending of hire duty						
	578	Definitions for div 4	38					

	579	Savings provision for pre-repeal hires	39
	580	Duty payable for pre-repeal hire relating to a period ending on or after 1 January 2007	40
	581	Ending of registration of commercial hirers	40
	582	Saving of particular provisions for exempt institutions	40
	Division 5	Transitional provisions for amendment of provisions about mortgage duty	
	583	Application of amendments about concession for mortgage duty for home or first home	41
71		nt of sch 2 (When liability for transfer duty on dutiable	41
72		nt of sch 3 (Rates of duty on dutiable transactions and cquisitions for land rich and corporate trustee duty)	41
73	Replacem duty—first	ent of sch 4A (Amount of concession for transfer home)	42
	Schedule 4	4A Amount of concession for transfer duty—first home—residential land	
	Schedule 4	4B Amount of concession for transfer duty—first home—vacant land	
74	Amendme	nt of sch 6 (Dictionary)	44
Division 4	Amendme	ents commencing on 1 July 2007	
75	Amendme property ir	nt of s 251A (Treatment of mortgages affecting	46
76	Amendme	nt of s 260 (Mortgage over property not wholly in nd)	46
77		nt of s 262 (Collateral mortgage)	46
78		nt of s 263 (Extent mortgage is enforceable)	47
79		nt of s 290A (Reassessment—stamping before	47
80	Insertion o	f new s 290B	47
	290B	Reassessment—stamping before advance—Tasmanian property	47
Part 4	Amendme	ent of Financial Administration and Audit Act 1977	
81	Act amend	led in pt 4	48
82	Amendme systems)	nt of s 80 (Audit of performance management	49
83		ent of pt 8, div 6 (Transitional provision for Financial tion and Audit Amendment Act 2006)	49
	Division 6	Transitional provision for Revenue and Other Legislation Amendment Act 2006	
	143	Transitional provision for amendment of s 80	49

Part 5	Amendme	nt of Fuel Subsidy Act 1997					
84	Act amend	ed in pt 5	50				
85	Insertion of	f new s 32A	50				
	32A	Purchaser must keep records	50				
86	Amendmer	nt of sch 2 (Dictionary)	51				
Part 6	Amendme	nt of Government Owned Corporations Act 1993					
87	Act amend	ed in pt 6	51				
88	Amendment of sch 3 (Application of FA and A Act to company GOCs and prescribed company GOC subsidiaries)						
	143	Transitional provision for amendment of s 80	52				
	143	Transitional provision for amendment of s 80	53				
Part 7	Amendme	nt of Land Tax Act 1915					
89	Act amend	ed in pt 7	53				
90	Amendment of s 3EA (When land is used for a substantial non-PPR purpose)						
91	Amendmer	nt of s 11 (Taxable value)	53				
92	Insertion of new pt 9, div 3						
	Division 3	Transitional provision for Revenue and Other Legislation Amendment Act 2006					
	65	Application of s 11 to financial year starting 1 July           2006	54				
Part 8	Amendme	nt of Taxation Administration Act 2001					
93	Act amend	ed in pt 8	54				
94	Amendmer laws)	nt of s 3 (Purpose of Act and relationship with revenue	54				

### 2006

# A Bill

for

An Act to amend Acts administered by the Treasurer and the Premier

s 2

1

The Parliament of Queensland enacts—

s 1

	Part	1	Preliminary	2
Clause	1	Sho	ort title	3
			This Act may be cited as the <i>Revenue and Other Legislation</i> <i>Amendment Act 2006</i> .	4 5
Clause	2	Сог	mmencement	6
		(1)	Sections 5 to 8 commence on the day of assent of this Act or the day on which the <i>Energy Assets (Restructuring and Disposal) Act 2006</i> , part 8, division 1 commences (immediately after the commencement of that division), whichever is later.	7 8 9 10 11
		(2)	Section 9 is taken to have commenced on 29 May 2006.	12
		(3)	Part 3, division 3 commences on 1 January 2007.	13
		(4)	Part 3, division 4 commences on 1 July 2007.	14
		(5)	Part 4 commences on 1 January 2007.	15
		(6)	Section 86(1) commences on the first day of the next calendar month after the calendar month in which the day of assent of this Act falls.	16 17 18
		(7)	The remainder of section 86 is taken to have commenced on 1 June 2006.	19 20
		(8)	Part 6 commences on 1 January 2007.	21

	Part	Ambalance Occurry Act 0000	1 2
Clause	3	Act amended in pt 2	3
		This part amends the Community Ambulance Cover Act 2003.	4
Clause	4	Omission of s 9 (Notes in text)	5
		Section 9—	6
		omit.	7
Clause	5		8 9
		(1) Section 81(2), 'An authorised'—	10
		omit, insert—	11
		'Subject to section 81B, an authorised'.	12
		(2) Section 81(3), 'An'—	13
		omit, insert—	14
		'Subject to section 81A, an'.	15
Clause	6	Insertion of new ss 81A and 81B	16
		After section 81—	17
		insert—	18
	'81 <b>A</b>	When commissioner's approval not required for contract	19 20
		subcontractor (the <i>first party</i> ) does not require the written approval of the commissioner for a contract under section	21 22 23 24
		authorised subcontractor (the <i>second party</i> ) of 1 or more	25 26 27

		(b) the first party does not have another contract with the second party under section 81(1) or (2) that requires the written approval of the commissioner.	1 2 3
	'(2)	For subsection $(1)(a)$ , the matters prescribed must be ancillary administrative processes related to an electricity retailer's functions under section 80(2), for example, mailing and printing services.	4 5 6 7
	'(3)	Nothing in this section prevents an electricity retailer or authorised subcontractor from obtaining the approval of the commissioner for a contract under section $81(1)$ or $(2)$ .	8 9 10
'81B		en authorised subcontractor not permitted to ocontract under s 81(2)	11 12
	<b>'</b> (1)	This section applies if—	13
		<ul> <li>(a) an authorised subcontractor has agreed to perform ancillary administrative processes under a contract for which the commissioner's approval is not required under section 81 because of section 81A; and</li> </ul>	14 15 16 17
		(b) the commissioner's approval has not been obtained for the contract.	18 19
	'(2)	Despite section $81(2)$ , the authorised subcontractor must not further subcontract the matters to which the contract relates .'.	20 21
7	Am	endment of s 82 (Administration agreement)	22
	(1)	Section 82(3) and (4)—	23
		renumber as section 82(4) and (5).	24
	(2)	Section 82—	25
		insert—	26
	·(3)	However, subsection (2) does not permit the inclusion of an authorised subcontractor for a contract for which the commissioner's approval is not required under section 81 because of section 81A.'.	27 28 29 30

Clause

Clause	8				of s 149 (Additional ways of giving o commissioner)	$\frac{1}{2}$
		(1)	Sect	ion 14	49(2) and (3)—	3
			renu	mber	as section 149(3) and (4).	4
		(2)	Sect	ion 14	49—	5
			inse	rt—		6
		'(2)	give: a co	However, subsection (1) does not permit a document to b given to an authorised subcontractor that has only entered into a contract for which the commissioner's approval is no required under section 81 because of section 81A.'.		
Clause	9	An	nendr	nent	of schedule (Dictionary)	11
			Sche	edule,	definition primary production, paragraph (h)-	12
			omit	, inse	rt—	13
			'(h)	hort	iculture—	14
				(i)	including amenity horticulture to the extent it comprises the commercial production or wholesale selling of horticultural products; but	15 16 17
				(ii)	otherwise excluding amenity horticulture.	18
				Exan	nples for paragraph (h)—	19
				1	The following types of amenity horticulture are included—	20
					• cut flower or turf production	21
					• carrying on a wholesale plant nursery	22
				2	The following types of amenity horticulture are excluded—	23
					• indoor plant hire	24
					• landscaping or maintenance of a park or golf course	25
					• carrying on a retail plant nursery	26
					• retail sale of cut flowers'.	27

	Part	3			Amendment of Duties Act 2001	1
	Divis	sion	1		Preliminary	2
Clause	10	Act			I in pt 3	3
			1 1115	part a	amends the <i>Duties Act 2001</i> .	4
	Divis	sion	2		Amendments commencing on assent	5 6
Clause	11	Om	issic	on of	s 4 (Notes in text)	7
			Sect	ion 4-	_	8
			omit	•		9
Clause	12	Am hor		nent	of s 92 (Concession for transfer duty—first	10 11
			Sect	ion 92	2(1)(c)—	12
			omit	, inse	rt—	13
			'(c)	eithe	er—	14
				(i)	the unencumbered value of the residential land is not more than \$250000; or	15 16
				(ii)	if the unencumbered value of the residential land is more than \$250000, the consideration for the transfer of the land is at least its unencumbered value.	17 18 19 20
			Note-			21
				e sectio this sec	on 570 for the retrospective operation of particular amendments ction.'.	22 23
Clause	13				of s 152 (Exemption—to correct error in iable transaction)	24 25
		(1)			52, heading, before 'error'—	26

		insert—	1
		'clerical'.	2
	(2)	Section 152, 'an error'—	3
		omit, insert—	4
		'a clerical error'.	5
	(3)	Section 152—	6
		insert—	7
		'Examples of clerical errors in a dutiable transaction about property—	8
		• an accidental misdescription of the property	9
		• an accidental misdescription of a party to the transaction	10
	'(2)	To remove any doubt, it is declared that an error by a party about the appropriateness of a transaction to achieve a particular intended legal result is not a clerical error in the transaction.'.	11 12 13 14
Clause	14 An	nendment of s 459 (Restrictions on registration)	15
	(1)	Section 459(2)(e)—	16
		omit.	17
	(2)	Section 459(5), 'subsection (2)(a), (c) or (e)'—	18
		omit, insert—	19
		'subsection (2)(a) or (c)'.	20
Clause	15 Ins	sertion of new ch 17 pt 6	21
		Chapter 17—	22
		insert—	23
	'Part 6	Transitional and savings	24
		provisions for Revenue and	25
		Other Legislation Amendment	26
		Act 2006	27

	<b>'568</b>	Definition for pt 6	1
		'In this part—	2
		<i>amending Act</i> means the <i>Revenue and Other Legislation Amendment Act 2006.</i>	3 4
	<b>'570</b>	Retrospective operation of new s 92(1)(c)	5
		'Section 92(1)(c), as inserted by the amending Act, section 12, applies in relation to a dutiable transaction relating to residential land entered into on or after 1 May 2004.	6 7 8
		Editor's note—	9
		This section is numbered as section 570 to reflect its position in the Act after the commencement of amendments on 1 January 2007.'.	10 11
	Divis	sion 3 Amendments commencing on 1	12
		January 2007	13
Clause	16	Amendment of s 9 (What is a <i>dutiable transaction</i> )	14
		(1) Section $9(1)(d)$ —	15
		omit.	16
		(2) Section $9(1)(e)$ to (j)—	17
		<i>renumber</i> as section 9(1)(d) to (i).	18
Clause	17	Amendment of s 10 (What is <i>dutiable property</i> )	19
		(1) Section $10(1)(c)$ —	20
		omit.	21
		(2) Section $10(1)(d)$ to (f)—	22
		<i>renumber</i> as section 10(1)(c) to (e).	23
Clause	18	Amendment of s 24 (Rates of transfer duty)	24
		(1) Section 24(1) and (2)—	25
		omit.	26

		(2)	Secti	on 24(3) and (4)—	1
			renu	<i>mber</i> as section $24(1)$ and $(2)$ .	2
Clause	19		endn nsact	nent of s 30 (Aggregation of dutiable ions)	3 4
		(1)	Secti	on 30(7)(a)—	5
			omit.		6
		(2)	Secti	on 30(7)(b) and (c)—	7
			renu	<i>mber</i> as section 30(7)(a) and (b).	8
Clause	20	Am	endn	nent of s 85 (Purpose of pt 9)	9
			Secti	on 85, after 'first home'—	10
			inser	<i>t</i> —	11
			'or la	and on which a first home is to be constructed'.	12
Clause	21	Am	endn	nent of s 86 (What is a <i>home</i> and a <i>first home)</i>	13
			Secti	on 86(2)—	14
			omit,	insert—	15
		'(2)	-	erson's home is the person's <i>first home</i> if, before iring the home—	16 17
			(a)	the person did not hold, and never before held, an interest in other residential land in Queensland or elsewhere other than—	18 19 20
				(i) as trustee for another person; or	21
				(ii) as lessee; or	22
				(iii) as the holder of a security interest; and	23
			(b)	the person was not, and had never been, a vacant land concession beneficiary in relation to land other than the residential land on which the home is constructed.'.	24 25 26

Clause	22	Insertion of new ss 86A–86D						
		Afte	After section 86—					
		inse	rt—		3			
	'86A	What is	resid	lential land	4			
		<i>Residential land</i> is 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.						
	'86B	What is a <i>first home</i> for a residence to be constructed on vacant land						
		'A residence that is to be constructed on vacant land is a person's <i>first home</i> if—						
		(a)	2 ye	person's occupation date for the residence is within ears after the person's transfer date for the vacant ; and	13 14 15			
		(b)	befo	ore acquiring the vacant land—	16			
			(i)	the person did not hold, and never before held, an interest in residential land in Queensland or elsewhere other than—	17 18 19			
				(A) as trustee for another person; or	20			
				(B) as lessee; or	21			
				(C) as the holder of a security interest; and	22			
			(ii)	the person was not, and had never been, a vacant land concession beneficiary in relation to land other than the vacant land on which the residence is to be constructed.	23 24 25 26			
	'86C	What is vacant land						
		ʻA p	erson	's land is <i>vacant land</i> if—	28			
		(a)	a res	sidence is to be constructed on the land; and	29			
		(b)		n the person acquired the land, there was no ding or part of a building on the land.	30 31			

	'86D	What is a vacant land concession beneficiary	1
		(1) A person is a <i>vacant land concession beneficiary</i> in relation to particular land if—	2 3
		(a) the person was a transferee under a dutiable transaction—	4 5
		(i) that was the transfer, or agreement for the transfer, of the land; and	6 7
		(ii) to which a concession under section 92 or 93A applied; and	8 9
		(b) at the time of the transaction, the land was vacant land.	10
		(2) For subsection (1)(a)(ii), a transaction that was assessed on the basis of a concession under section 92 or 93A is taken to be a transaction to which a concession under section 92 or 93A applied even if the transaction was reassessed under section 153 or 154.'.	11 12 13 14 15
Clause	23	Amendment of s 89 (What is a person's <i>transfer date</i> for residential land)	16 17
		Section 89, after 'residential land'	18
		insert—	19
		'or vacant land'.	20
Clause	24	Amendment of s 90 (What is the <i>dutiable value</i> of residential land)	21 22
		Section 90, after 'residential land'—	23
		insert—	24
		'or vacant land'.	25
Clause	25	Amendment of s 91 (Concession for transfer duty—home)	26 27
		Section 91, heading, 'for transfer duty'—	28
		omit.	29

Clause	26		nendment of s 92 (Concession for transfer duty—first me)			
		(1)	Section 92, heading, 'f	or transfer duty'—	3	
			omit.		4	
		(2)	Section 92(1)(a) and (b	)(ii), after 'residential land'—	5	
			insert—		6	
			'or vacant land'.		7	
		(3)	Section 92(1)(c) and the	e note—	8	
			omit, insert—		9	
			'(c) either—		10	
				nbered value of the residential land or is not more than \$320000; or	11 12	
			or vacant consideration	cumbered value of the residential land land is more than \$320000, the on for the transfer of the land is at least bered value.'.	13 14 15 16	
		(4)	Section 92(2)—		17	
			omit, insert—		18	
		'(2)	The transfer duty imp follows—	osed on the dutiable transaction is as	19 20	
			agreement for t amount of trans	transaction that is the transfer, or he transfer, of residential land—the fer duty worked out under section 91 on amount stated in schedule 4A;	21 22 23 24	
			agreement for th of transfer duty v to the dutiable	transaction that is the transfer, or e transfer, of vacant land—the amount vorked out by applying the relevant rate value of the transaction, less the nt stated in schedule 4B.'.	25 26 27 28 29	
		(5)	Section 92—		30	
			insert—		31	
		'(4)	In this section—		32	

			mean oppo	<i>cont rate</i> , for a transaction mentioned in subsection (2)(b), no sthe rate of transfer duty stated in schedule 3, column 2, posite the dutiable value of the transaction as stated in dule 3, column 1.'.	1 2 3 4			
Clause	27	and		nent of s 93 (Concession for transfer duty—mixed tiple claims for homes and first homes for als)	5 6 7			
		(1)	Sect	ion 93, heading—	8			
			omit	, insert—	9			
	<b>'93</b>			sion—mixed and multiple claims for als—residential land'.	10 11			
		(2)	Sect	ion 93(6)(a)(ii), 'section 92(2)'—	12			
			omit	, insert—	13			
			'sect	ion 92(2)(a)'.	14			
Clause	28	Ins	ertio	rtion of new s 93A				
			Afte	After section 93—				
			inser	rt—	17			
	'93A			sion—mixed and multiple claims for als—vacant land	18 19			
		<b>'</b> (1)	This	section applies if—	20			
			(a)	a dutiable transaction is the transfer, or agreement for the transfer, of vacant land; and	21 22			
			(b)	there is more than 1 transferee of the dutiable property the subject of the transaction; and	23 24			
			(c)	the residence, when constructed, will be the first home of 1 or more of the transferees (the <i>relevant transferees</i> ) but not all transferees; and	25 26 27			
			(d)	the relevant transferees are individuals.	28			
		·(2)	trans vaca	so, this section applies if a dutiable transaction is the nsfer, or agreement for the transfer, of a part interest in cant land that, if it were a transfer, or agreement for the nsfer, of the whole interest in the land, would be a dutiable				

transaction to which this section applies under subsection (1), other than the requirement for more than 1 transferee.

- '(3) For subsection (1)(c), a residence may be treated as the first home of a relevant transferee only if the relevant transferee is at least 18 years of age on the day the liability for transfer duty arises.
- (4) The commissioner may exempt a relevant transferee from the requirement that the relevant transferee be at least 18 years of age if the commissioner is satisfied there is no avoidance scheme in relation to the dutiable transaction.

### (5) The transfer duty imposed on the dutiable transaction is the 11 total of— 12

- (a) for each relevant transferee, the amount worked out by 13 applying the transferee's interest to the concessional 14 duty; and 15
- (b) the amount worked out by deducting, from transfer duty 16 on the dutiable value of the transaction, the amount (the 17 *deduction amount*) worked out by applying the relevant 18 rate to the total of the value of each relevant transferee's 19 interest. 20

#### (6) For subsection (5)—

- (a) the concessional duty is the transfer duty that, if section
  92 were to apply to the dutiable transaction, would be
  equal to the amount worked out under section 92(2)(b);
  and
  25
- (b) the relevant transferee's interest is the proportion that 26 the share of the transferee in the whole dutiable property bears to the total of the shares of—28
  - (i) for a dutiable transaction to which this section 29 applies under subsection (1)—all the transferees; 30 or 31
  - (ii) for a dutiable transaction to which this section 32 applies under subsection (2)—all the co-owners, or 33 the owner, on completion of the transaction; and 34
- (c) the value of a relevant transferee's interest is worked out
   by applying the transferee's interest to the dutiable value
   of the vacant land; and
   37

1

2

3

4

5

6 7

8

9

10

		(d)	the relevant rate is the rate of transfer duty stated in schedule 3, column 2, opposite the part of the dutiable value of the dutiable transaction attributable to the deduction amount as stated in schedule 3, column 1.'.	1 2 3 4
Clause	29		ment of s 94 (Concession for transfer duty—mixed Itiple claims for homes and first homes)	5 6
		Sec	tion 94, heading—	7
		omi	t, insert—	8
	<b>'94</b>		sion—mixed and multiple claims for s—residential land'.	9 10
Clause	30	Insertio	on of new s 94A	11
		Afte	er section 94—	12
		inse	ert—	13
	'94 <b>A</b>		sion—mixed and multiple claims for s—vacant land	14 15
		(1) This	s section applies if—	16
		(a)	a dutiable transaction is the transfer, or agreement for the transfer, of vacant land; and	17 18
		(b)	the transferee is a trustee of a trust, other than a discretionary or unit trust; and	19 20
		(c)	the beneficiaries of the trust are individuals all of whom are under a legal disability.	21 22
			tion 93A applies to the transaction as if the beneficiaries the transferees of the vacant land.	23 24
		ben	wever, section 93A(3) and (4) apply in relation to a eficiary only if the beneficiary is under a legal disability because the beneficiary is not at least 18 years of age.'.	25 26 27
Clause	31		ement of s 95 (Application for concession for r duty for home or first home)	28 29
		Sec	tion 95—	30
		omi	t, insert—	31

	<b>'95</b>	Application for concession	1
		'An application for a concession for transfer duty on a dutiable transaction under this division must be made in the approved form.'.	2 3 4
Clause	32	Amendment of s 97 (Dutiable transactions to which pt 10 applies)	5 6
		Section 97(1)(d)(iii) and (f)—	7
		omit.	8
Clause	33	Omission of s 103 (Conditions for transfer or agreement for transfer of Queensland marketable security)	9 10
		Section 103—	11
		omit.	12
Clause	34	Amendment of s 105 (How transfer duty is assessed on dutiable transaction)	13 14
		(1) Section 105(3)—	15
		omit.	16
		(2) Section 105(4) and (5)—	17
		renumber as section 105(3) and (4).	18
Clause	35	Amendment of s 106 (Special provision for assessing transfer duty if total gifts of property used for prescribed business exceed \$500000)	19 20 21
		Section 106—	22
		insert—	23
		(3) Subsection (1)(b) does not apply to a marketable security gifted on or after 1 January 2007.'.	24 25

Clause	36	Amendment of s 148 (Exemption—marketable securitie etc.)					
			Section 148(1)(c) and (d) and (2)—	3			
			omit.	4			
Clause	37	wit	endment of s 153 (Reassessment—noncompliance h occupancy requirements after occupation date for idence)	5 6 7			
		(1)	Section 153, heading, 'noncompliance with occupancy requirements'—	8 9			
			omit, insert—	10			
			'disposal'.	11			
		(2)	Section 153(1)(a), after 'residential land'—	12			
			insert—	13			
			'or vacant land'.	14			
		(3)	Section 153(1)(a), 'or 93'—	15			
			omit, insert—	16			
			', 93 or 93A'.	17			
		(4)	Section 153(2), definition OD, 'residential land'—	18			
			omit, insert—	19			
			'land'.	20			
Clause	38	Am	endment of s 154 (Reassessment—other	21			
			ncompliance with occupancy requirements)	22			
		(1)	Section 154, heading, 'other'—	23			
				24			
		(2)	Section 154(1)(a), after 'residential land'—	25			
			insert—	26			
			'or vacant land'.	27			
		(3)	Section 154(1)(a), 'or 93'—	28			
			omit, insert—	29			

			', 93 or 93A'.	1
		(4)	Section 154(1)(b), from 'within'—	2
			omit, insert—	3
			'within—	4
			<ul><li>(i) if the dutiable transaction related to resident land—1 year after the transfer date for the land;</li></ul>	•
			<ul><li>(ii) if the dutiable transaction related to vacant land- years after the transfer date for the land.'.</li></ul>	-2 7 8
Clause	39		nendment of s 155 (When transferees must give notic reassessment)	<b>ce</b> 9 10
		(1)	Section 155(1), 'or 93'—	11
			omit, insert—	12
			', 93 or 93A'.	13
		(2)	Section 155(1), after 'residential land'—	14
			insert—	15
			'or vacant land'.	16
		(3)	Section 155(3), definition <i>notifiable event</i> , after 'resident land'—	tial 17 18
			insert—	19
			'or vacant land'.	20
Clause	40		nendment of s 173 (Value of land-holdings and operty—business property disregarded)	21 22
			Section 173—	23
			insert—	24
		'(2)	For subsection (1), a repealed s $97(1)(f)$ transaction is taken be a dutiable transaction to which chapter 2, part 10, applie	-
		<b>'</b> (3)	A <i>repealed s 97(1)(f) transaction</i> is a transfer, or agreement for the transfer, of a marketable security in a corporation which the following applies—	

			(a)	the property of the corporation includes business property;	1 2
			(b)	the corporation is a family company for the transferee;	3
			(c)	the transferor or person directing the transfer is an ancestor of the transferee;	4 5
			(d)	the transferee does not acquire the marketable security as—	6 7
				(i) trustee, other than as trustee of a trust for the beneficiaries mentioned in subsection (4); or	8 9
				(ii) agent or nominee of another person;	10
			(e)	the business for which the business property is used is carried on by the ancestor whether alone or with others;	11 12
			(f)	the business is intended to be carried on by the transferee, whether alone or with others.	13 14
		'(4)	For	subsection (3)(d)(i)—	15
			(a)	the beneficiary of the trust is—	16
				(i) a descendant of the person creating the trust; and	17
				(ii) a minor; and	18
			(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).	19 20 21
		<b>'</b> (5)	In th	is section—	22
			com	<i>ily company</i> , for a person, means an exempt proprietary pany at least 50% of the value of the shares of which are ed by members of the person's family.'.	23 24 25
Clause	41		nendr pose	nent of s 194 (Exemption—if transfer duty not d)	26 27
			Sect	ion 194, '• section 148(1)(c).'—	28
			omit		29
Clause	42	Ins	ertio	n of new s 194A	30
			Afte	r section 194—	31

s 41

		inse	rt—			1	
	ʻ194A	Exempti	mption—marketable securities				
		a tra	ansfer	, or a	is not imposed on a relevant acquisition that is agreement for the transfer, of a marketable om a corporation if—	3 4 5	
		(a)	the c	corpoi	ration is—	6	
			(i)	a fin	ancial institution; or	7	
			(ii)		stee company under the <i>Trustee Companies</i> 968; or	8 9	
			(iii)	a rel	ated body corporate of the corporation; or	10	
			(iv)		prporation of a class prescribed under a lation; and	11 12	
		(b)		-	ration's principal business is to hold property or nominee for another person; and	13 14	
		(c)	whic	chever	of the following is relevant applies—	15	
			(i)	for a	transfer to the corporation—	16	
				(A)	the property is to be held on trust solely for the transferor; and	17 18	
				(B)	the transfer is not part of an arrangement under which the security will be held on trust for another person;	19 20 21	
			(ii)	a ret	transfer from the corporation—the transfer is ransfer to the owner in the same capacity as ecurity was previously held by the owner.'.	22 23 24	
Clause	43	Replace	ment	t of s	216 (Rate of corporate trustee duty)	25	
		Sect	ion $21$	16—		26	
		omit	, inse	rt—		27	
	<b>'216</b>	Rate of	corpo	orate	trustee duty	28	
		valu colu	e of a mn 2,	relev oppo	rporate trustee duty imposed on the dutiable ant acquisition is the rate stated in schedule 3, site the dutiable value relating to the dutiable edule 3, column 1.'.	29 30 31 32	

Clause	44			ment of s 227 (Deduction—transfer duty for ble securities)	1 2
			Secti	on 227—	3
			omit,	insert—	4
	<b>'227</b>	Deduction—interstate transfer duty for shares			
		<b>'</b> (1)	This	section applies if—	6
			(a)	interstate 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; and	7 8 9 10
			(b)	the transfer or agreement is a relevant acquisition.	11
		'(2)	-	orate trustee duty imposed on the relevant acquisition be reduced by the amount of the interstate transfer duty.	12 13
		<b>'</b> (3)	In thi	is section—	14
				<i>state transfer duty</i> means a duty in another State valent to transfer duty under this Act.'.	15 16
Clause	45	Re div		ment of s 272 (What is a <i>home</i> and <i>first home</i> for	17 18
			Secti	on 272—	19
			omit,	insert—	20
	<b>'272</b>	Wh	at is a	a <i>home</i> and <i>first home</i> for div 2	21
		<b>'</b> (1)	For t	his division—	22
			(a)	a residence that is constructed is the person's <i>home</i> or <i>first home</i> if it is the person's home or first home under section 86; and	23 24 25
			(b)	a residence that is to be constructed is the person's <i>home</i> or <i>first home</i> if, when constructed, it will be the person's home or first home under section 86.	26 27 28
		<b>'</b> (2)	For s	ubsection (1), section 86(2)(b) does not apply.	29
		<b>'</b> (3)	a per reside	subsection (1)(b), section 86 applies as if the reference to riod of 1 year after the person's transfer date for the ential land were a reference to a period of 2 years after ate the mortgage was first signed.'.	30 31 32 33

Clause	46	An pt (	nendment of s 291 (Reassessment—concession under 6)	1 2
		(1)	Section 291(1)(b), '1 year'—	3
			omit, insert—	4
			'the prescribed period'.	5
		(2)	Section 291—	6
			insert—	7
		'(1B)	For subsection (1)(b), the prescribed period is—	8
			(a) for a home mortgage given over residential land on which a residence is constructed—1 year; or	9 10
			(b) for a home mortgage given over residential land on which a residence is to be constructed—2 years.'.	11 12
Clause	47	On	nission of ch 7 (Hire duty)	13
			Chapter 7—	14
			omit.	15
Clause	48		nendment of s 384 (Reduction in vehicle registration ty payable)	16 17
			Section 384(2), example—	18
			omit, insert—	19
			<i>Example for subsection (2)—</i>	20
			A dutiable transaction comprises the transfer of the following dutiable property for the consideration stated—	21 22
			• a statutory business licence (\$5000)	23
			• personal property (\$15000) including a vehicle (\$10000).	24
			Assuming the consideration for the transaction is the dutiable value, transfer duty of \$300 is imposed on the transaction under chapter 2, being the amount worked out at the applicable rate of duty stated in schedule 3.	25 26 27 28
			In working out the reduction—	29
			• factor DP is \$300, being transfer duty on the transaction	30
			• factor MVV is \$10000, being the market value of the vehicle	31

	s 49	29 s 52	
		Revenue and Other Legislation Amendment Bill 2006	
		• factor DVDP is \$20000, being the dutiable value of the transaction on which transfer duty is imposed at the applicable rate of duty stated in schedule 3.	$1 \\ 2 \\ 3$
		Applying the formula, the reduction is \$150.'.	4
Clause	49	Amendment of s 404 (How part applies to particular transactions)	5 6
		(1) Section $404(d)$ —	7
		omit.	8
		(2) Section 404(e) and (f)—	9
		renumber as section 404(d) and (e).	10
Clause	50	Omission of s 405 (Exemption—interposing new company between existing companies and their shareholders)	11 12 13
		Section 405—	14
		omit.	15
Clause	51	Amendment of s 407 (Group property for intra-group transfer of property)	16 17
		Section 407(1)(c), 'section 405'—	18
		omit, insert—	19
		'section 409(1)(a) to (c)'.	20
Clause	52	Replacement of s 409 (Exemption—land rich duty)	21
		Section 409—	22
		omit, insert—	23

**'409 Exemption—land rich duty '**(1) This section applies if—

> there is a corporate reconstruction constituted by a (a) 26 parent company (the new parent company) being 27 interposed between a company (the *existing company*) 28 and the shareholders of the existing company; and 29

24

(b)	share new	es fror paren	transfer, or agreement for the transfer, of n a shareholder of the existing company to the t company carried out solely for the corporate tion; and	1 2 3 4	
(c)	the f	ollow	ing conditions are complied with—	5	
	(i)	the n liabil	ew parent company is a company with limited ity;	6 7	
	(ii)	regist	ew parent company has been dormant from its tration until the resolution to become the new at company of the existing company;	8 9 10	
	(iii)	the n the	r the transaction mentioned in paragraph (b), ew parent company acquires at least 90% of issued shares, and voting control of, the ing company;	11 12 13 14	
	(iv)	is the	e issue of shares in the new parent company to hareholders of the existing company;	15 16 17	
	(v)	share	e	18 19 20 21 22	
	(vi)	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;			
	(vii)	more share	e new parent company is interposed between than 1 existing company and their cholders—before the acquisition by the new at company, the same shareholders—	28 29 30 31	
		(A)	owned, directly or indirectly, at least 90% of the issued shares in the existing companies; and	32 33 34	
		(B)	had voting control of the existing companies; and	35 36	

			(d) 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.	1 2 3 4
		'(2)	This section also applies if, 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.	5 6 7 8
		·(3)	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 transaction. <sup>1</sup>	9 10 11
		'(4)	For subsection (2), sections 406, 407 and 408 apply as if a transfer, or agreement for the transfer, of shares were a dutiable transaction.'.	12 13 14
Clause	53		nendment of s 414 (Exemption—particular duties for empt institutions)	15 16
		(1)	Section 414(1)(e)—	17
			omit.	18
		(2)	Section 414(1)(d), (f) and (g)—	19
			<i>renumber</i> as section 414(1)(c) to (e).	20
Clause	54	Am	nendment of s 415 (Use requirement)	21
			Section 415(1) and (2), ', hired'—	22
			omit.	23
Clause	55	Am	nendment of s 416 (Start of use requirement)	24
		(1)	Section 416(2)(a), ', hired'—	25
			omit.	26
		(2)	Section 416(3)(d) and (4)(d)—	27
			omit.	28

<sup>1</sup> See section 179(4) (Working out dutiable value of relevant acquisition).

		(3) Section 416(3)(c), (e) and (f)—	1
		renumber as section 416(3)(b) to (d).	2
		(4) Section 416(4)(c), (e) and (f)—	3
		renumber as section 416(4)(b) to (d).	4
Clause	56	Amendment of s 417 (Commissioner to extend start date and duration period)	5 6
		Section 417(1), 'hired,'—	7
		omit.	8
Clause	57	Amendment of s 418 (Reassessment on application of exempt institution)	9 10
		Section 418(2), 'hired,'—	11
		omit.	12
Clause	58	Amendment of s 419 (Reassessment—noncompliance with use requirements)	13 14
		Section 419(1)(b), 'hired,'—	15
		omit.	16
Clause	59	Amendment of s 437 (Application for registration to carry on particular businesses)	17 18
		Section 437(1), 'commercial hirer,'—	19
		omit.	20
Clause	60	Amendment of s 484 (Registration of instrument disposing of particular marketable securities etc.)	21 22
		(1) Section 484, heading, 'disposing of particular marketable securities etc.'—	23 24
		omit, insert—	25
		'relating to an interest in a corporation'.	26
		(2) Section 484, from 'a dutiable' to 'share, or'—	27

		omit.	1
Clause	61	Amendment of s 498 (Special provisions for working out value of particular shares)	2 3
		(1) Section 498(2) and (3)—	4
		omit, insert—	5
		(2) If it is necessary to determine the unencumbered value of the shares for imposing duty, the value is taken to be the amount worked out by applying the interests of the shareholder and related persons, or the total of their interests, in the land rich corporation to the unencumbered value of all the corporation's Queensland land-holdings.'.	6 7 8 9 10 11
		(2) Section $498(4)$ to (6)—	12
		renumber as section 498(3) to (5).	13
Clause	62	Amendment of s 506 (Requirement to keep particular instruments)	14 15
		Section 506(2)—	16
		omit, insert—	17
		(2) A corporation or society must keep an instrument that effects or evidences an acquisition of an interest in a corporation or society.	18 19 20
		(3) Section 162 <sup>2</sup> applies for this section as if a reference in that section to a corporation included a society.'.	21 22
Clause	63	Omission of ch 17, pt 2, div 8 (Provision for hire duty)	23
		Chapter 17, part 2, division 8—	24
		omit.	25
Clause	64	Amendment of s 539 (Group property for intra-group transfers of property)	26 27
		Section 539(b), 'section 405'—	28

Section 162 (Acquiring an interest in a corporation)

		omit, insert—	1	
		'section 409(1)(a) to (c)'.	2	
Clause	65	Omission of s 541 (Registered persons)	3	
		Section 541—	4	
		omit.	5	
Clause		Amendment of s 557 (Ending of registration of credit providers)	6 7	
		Section 557(3)(a), examples—	8	
		omit.	9	
Clause	67	Insertion of new ch 17, pt 6, div 1 hdg	10	
		Chapter 17, part 6, before section 568—	11	
		insert—	12	
	'Divisi	ion 1 Preliminary'.	13	
Clause	68	Amendment of s 568 (Definition for pt 6)	14	
	(	(1) Section 568, heading, 'Definition'—	15	
		omit, insert—	16	
		'Definitions'.	17	
	(	(2) Section 568—	18	
		insert—	19	
		<i>'omitted definition</i> means a definition that was in schedule 6 or another provision of this Act but was omitted by the amending Act.'.	20 21 22	
Clause	69	Insertion of new s 569 and div 2 hdg	23	
		After section 568—	24	
	'569 Re		References to terms with omitted definitions	
--------	---------	------	--	---------------------
			'A term used in this part that, immediately before 1 Janua 2007, was defined in an omitted definition has the meaning given to it under the omitted definition.	
	'Divi	sior	Transitional provisions for amendment of provisions about concessions for homes and first homes'.	5 6 7 8
Clause	70	Ins	ertion of new s 571 and ch 17, pt 6, divs 3–5	9
			After section 570—	10
			insert—	11
	'571		plication of amendments about concession for nsfer duty for residential land or vacant land	12 13
		(1)	The relevant provisions, as in force on 1 January 2007, app to dutiable transactions only if liability for transfer duty aris on or after 1 January 2007.	•
		(2)	The relevant provisions, as in force immediately before January 2007, apply to a dutiable transaction that is t transfer, or agreement for the transfer, of residential land vacant land made on or after 1 January 2007 if—	he 18
			<ul> <li>(a) the transfer or agreement replaces a transfer, or agreement for the transfer, that included the land as was made before 1 January 2007; or</li> </ul>	
			(b) the transferee had an option to purchase the land, or t transferor had an option to require the transferee purchase the land, granted before 1 January 2007 at exercised on or after 1 January 2007; or	to 25
			(c) another arrangement was made before 1 January 200 the sole or main purpose of which was to defer t making of the transfer or agreement until 1 Januar 2007 or later so the concession for transfer duty und the relevant provisions, as in force on or after 1 Januar 2007, would apply in relation to the dutiable transaction	he29ury30ler31ury32
		(3)	In this section—	34
			relevant provisions means the following provisions—	1

	•	chapter 2, part 9, divisions 2 and 3 <sup>3</sup>	2
	•	chapter 2, part 14, division 1 <sup>4</sup>	3
	•	schedule 4A. <sup>5</sup>	4
'Divi	sion 3	Savings and transitional provisions for amendments relating to Queensland marketable securities	5 6 7
'572	Meaning transact	g of pre-repeal marketable security tion	8 9
	'A tr if—	ansaction is a <i>pre-repeal marketable security transaction</i>	10 11
	(a)	a liability for transfer duty imposed on the transaction arose, or would, apart from an exemption or concession, have arisen, before 1 January 2007; and	12 13 14
	(b)	the transaction concerned a Queensland marketable security or a Queensland marketable security was otherwise relevant to the imposition of the duty.	15 16 17
'573	Savings transact	provision for pre-repeal marketable security	18 19
	cont that incu marl	s Act, as in force immediately before 1 January 2007, inues to apply for powers, rights, privileges and liabilities would have been exercisable, acquired, accrued or rred on or after 1 January 2007 in relation to a pre-repeal ketable security transaction if the amendments in the nding Act had not commenced.	20 21 22 23 24 25

<sup>3</sup> Chapter 2 (Transfer duty), part 9 (Concessions for homes), divisions 2 (Some basic concepts about concessions for homes) and 3 (Concessions for homes and first homes)

<sup>4</sup> Chapter 2 (Transfer duty), part 14 (Reassessments for transfer duty), division 1 (Reassessments for concessions for homes)

<sup>5</sup> Schedule 4A (Amount of concession for transfer duty—first home—residential land)

	<i>Example of how this Act continues to apply under this section—</i> A person or other entity may be required to lodge an instrument or transfer duty statement, and pay transfer duty, on or after 1 January 2007 in relation to a pre-repeal marketable security transaction.	1 2 3 4
	duction relating to transfer duty for marketable surities	5 6
	'Section 227, as in force immediately before 1 January 2007, continues to apply in relation to transfer duty that was paid or payable, before 1 January 2007, for a transfer, or agreement for the transfer, of shares of a corporate trustee or relevant corporation for a corporate trustee.	7 8 9 10 11
Sav	ving of particular provisions for exempt institutions	12
<b>'</b> (1)	This section applies to an assessment for transfer duty made in relation to a pre-repeal marketable security transaction.	13 14
'(2)	If the assessment was made on the basis of an exemption under chapter 10, part 2, division $1,^6$ then previous sections 417 and 419 continue to apply in relation to the transaction.	15 16 17
<b>'</b> (3)	For subsection (2), a reassessment made as required under previous section 419(3) imposing duty on the transaction must be made as if the amending Act had not commenced.	18 19 20
'(4)	If duty was imposed on the transaction because the use requirements under chapter 10, part 2, division 2 would not be complied with, previous section 418 continues to apply for the transaction.	21 22 23 24
<b>'</b> (5)	In this section—	25
	<i>previous</i> , for a provision of this Act, means the provision as in force immediately before 1 January 2007.	26 27

'574

'575

Chapter 10 (General exemptions), part 2 (Exemptions for particular duties for exempt institutions), division 1 (Exemptions for exempt institutions) 6

'576	Ene	ding o	of registration as self assessors	1
	'(1)	Janua	section applies to a person who, immediately before 1 ary 2007, was registered as a self assessor under chapter art 2 or $3.^{7}$	2 3 4
	'(2)	the ex	January 2007, the person's registration is cancelled to xtent it applied for transfer duty on transactions relating usensland marketable securities.	5 6 7
	<b>'</b> (3)	Subse	ection (2) does not affect—	8
		(a)	the registration of the person under this Act for any other purpose; or	9 10
		(b)	a requirement that applies to the person under this Act or the Administration Act in relation to a pre-repeal marketable security transaction.	11 12 13
'577	Tra	nsitio	nal provision for s 484	14
		contin dutia	ion 484, as in force immediately before 1 January 2007, nues to apply to an instrument that effects or evidences a ble transaction for a share or right relating to a share ed into before 1 January 2007.	15 16 17 18
'Divi	ision	4	Savings and transitional provisions for ending of hire duty	19 20
'578	Def	initio	ns for div 4	21
		'In th	is division—	22
		-	<i>epeal hire</i> means a hire of goods, mentioned in previous on 325(1)(a) or (b), made or effected before 1 January	23 24 25
pre-repeal hiring charge means— 26			26	

<sup>7</sup> Chapter 12 (Registered persons), part 2 (Registration of parties to instruments and transactions as self assessors) or 3 (Registration of agents as self assessors)

'579

	(a)	for a pre-repeal hire that is a credit purchase agreement or an agreement under previous section 345—the total hiring charges paid or payable under the hire; or	1 2 3
	(b)	for another pre-repeal hire—the hiring charges paid or payable for a period before 1 January 2007.	4 5
	-	<i>ious</i> , in relation to a provision of this Act, means the ision as in force immediately before 1 January 2007.	6 7
Sav	/ings	provision for pre-repeal hires	8
<b>'</b> (1)	privi acqu relat	hire duty provisions continue to apply for powers, rights, ileges and liabilities that would have been exercisable, tired, accrued or incurred on or after 1 January 2007 in ion to a pre-repeal hiring charge if the hire duty isions had not been repealed.	9 10 11 12 13
	Exan sectio	uples of how the hire duty provisions continue to apply under this on—	14 15
	1	A commercial hirer may be required to lodge a return or statement, and pay hire duty, on or after 1 January 2007 in relation to a pre-repeal hiring charge.	16 17 18
	2	A person other than a commercial hirer may be required to lodge the instrument by which a pre-repeal hire is effected, and pay hire duty, on or after 1 January 2007 in relation to a pre-repeal hiring charge.	19 20 21 22
	3	The commissioner may make an assessment or reassessment under previous section 339 of the hire duty payable in relation to a pre-repeal hiring charge.	23 24 25
	4	A pre-repeal hire was made in the circumstances mentioned in previous section 345. The hire was for an indefinite period but ended, or ends, within 6 months after it was entered into. An application may be made, and must be dealt with, under previous section 347.	26 27 28 29 30
'(2)	In th	is section—	31
		<i>duty provisions</i> means previous chapter 7 and the ted definitions.	32 33

'580	Duty payable for pre-repeal hire relating to a period ending on or after 1 January 2007			
	'(1)	entit duty whic	remove any doubt, it is declared that a person is not eled, under a relevant Act or otherwise, to a refund of hire paid on a pre-repeal hire only because the period for the pre-repeal hire was made or effected ends on or a 1 January 2007.	3 4 5 6 7
	<b>'</b> (2)	In th	nis section—	8
			<i>vant Act</i> means this Act, the Administration Act or the aled Act.	9 10
'581	En	ding	of registration of commercial hirers	11
	<b>'</b> (1)		s section applies to a person who, immediately before 1 hary 2007, was a registered commercial hirer.	12 13
	<b>'</b> (2)	The	following are cancelled on 1 January 2007—	14
		(a)	the person's registration under chapter 12, part 1, to carry on business in Queensland as a commercial hirer;	15 16
		(b)	the person's registration under chapter 12, part 1, as a self assessor for duty on instruments or transactions to which the person is or becomes a party for carrying on the business.	17 18 19 20
	<b>'</b> (3)	Subs	section (2) does not affect—	21
		(a)	the registration of the person under this Act for any other purpose; or	22 23
		(b)	a requirement that applies to the person under this Act or the Administration Act in relation to a pre-repeal hire.	24 25
<b>'582</b>	Sav	/ing o	of particular provisions for exempt institutions	26
	'(1)		s section applies to an assessment for hire duty made in tion to a pre-repeal hire.	27 28

		1	If the assessment is or was made on the basis of an exemption under chapter 10, part 2, division 1, <sup>8</sup> then previous sections 417 and 419 continue to apply in relation to the hire.	1 2 3
		]	For subsection (2), a reassessment made as required under previous section 419(3) imposing duty in relation to the pre-repeal hiring charges must be made as if chapter 7 had not been repealed.	4 5 6 7
		1	If duty is or was imposed on the hire because the use requirements under chapter 10, part 2, division 2 would not be complied with, previous section 418 continues to apply for the hire, even if the duration period ends on or after 1 January 2007.	8 9 10 11 12
	'Divis	sion	5 Transitional provisions for amendment of provisions about mortgage duty	13 14 15
	'583		lication of amendments about concession for tgage duty for home or first home	16 17
		1	'Chapter 5, part 6 as in force on 1 January 2007 applies to mortgages only if liability for mortgage duty arises on or after 1 January 2007.'.	18 19 20
Clause	71		endment of sch 2 (When liability for transfer duty on able transaction arises)	21 22
			Schedule 2, entry for 'A share buy-back of a Queensland marketable security'—	23 24
			omit.	25
Clause	72	trans	endment of sch 3 (Rates of duty on dutiable sactions and relevant acquisitions for land rich and porate trustee duty)	26 27 28
			Schedule 3, 'sections 24(4)'—	29

Chapter 10 (General exemptions), part 2 (Exemptions for particular duties for exempt institutions), division 1 (Exemptions for exempt institutions) 8

Revenue and Other Legislation Amendment Bill 2006

	Schedule 4A	Amount of concession for transfer duty—first home—residential land	7 8 9	
	omit, inse	rt—	6	
	Schedule	4A—	5	
Clause	73 Replacement of sch 4A (Amount of concession for transfer duty—first home)			
	'sections ?	24(2)'.	2	
	omit, inse	rt—	1	

## sections 92(2)(a) and 93(6A) 10

Dutiable value of the residential land	Concession amount
Not more than \$329 999	\$3 200
\$330 000—\$339 999	\$3 000
\$340 000—\$349 999	\$2 800
\$350 000—\$359 999	\$2 600
\$360 000—\$369 999	\$2 400
\$370 000—\$379 999	\$2 200
\$380 000—\$389 999	\$2 000
\$390 000—\$399 999	\$1 800
\$400 000—\$409 999	\$1 600
\$410 000—\$419 999	\$1 400
\$420 000—\$429 999	\$1 200
\$430 000—\$439 999	\$1 000

Dutiable value of the residential land	Concession amount
\$440 000—\$449 999	\$800
\$450 000—\$459 999	\$600
\$460 000—\$469 999	\$400
\$470 000—\$479 999	\$300
\$480 000—\$489 999	\$200
\$490 000—\$499 999	\$100
\$500 000 or more	nil

## 'Schedule 4BAmount of concession for<br/>transfer duty—first<br/>home—vacant land1<br/>2<br/>3

section 92(2)(b) 4

Dutiable value of the vacant land	Concession amount
Not more than \$159 999	\$3 975
\$160 000—\$169 999	\$3 750
\$170 000—\$179 999	\$3 500
\$180 000—\$189 999	\$3 250
\$190 000—\$199 999	\$3 000
\$200 000—\$209 999	\$2 750
\$210 000—\$219 999	\$2 500

Dutiable value of the vacant land	Concession amount
\$220 000—\$229 999	\$2 250
\$230 000—\$239 999	\$2 000
\$240 000—\$249 999	\$1 750
\$250 000—\$259 999	\$1 500
\$260 000—\$269 999	\$1 200
\$270 000—\$279 999	\$900
\$280 000—\$289 999	\$600
\$290 000—\$299 999	\$300
\$300 000 or more	nil'.

## Clause 74 Amendment of sch 6 (Dictionary)

Schedule 6, definitions commercial hirer, credit purchase 2 (1) agreement, equipment financing arrangement, exempt 3 payment, existing company, family company, first home, 4 goods, hire duty, hire of goods, hire-purchase agreement, 5 charges, occupancy requirement, 6 hiring registered commercial hirer, residential land and share buy-back-7 omit Q

	omu	•	0				
(2)	Schedule 6—						
	inse	rt—	10				
	'am	ending Act, for chapter 17, part 6, see section 568.	11				
	first home—						
	(a)	for a residence to be constructed on vacant land—see section 86B; or	13 14				
	(b)	for chapter 5, part 6, division 2—see section 272; or	15				
	(c)	otherwise—see section 86(2).	16				

1

	<i>occupancy requirement</i> , for a person's residence, means the person's occupation date for the residence is within 1 year or 2 years after the transfer date for the land, whichever is relevant under section $86(1)$ or $86B(a)$ .	1 2 3 4
	omitted definition, for chapter 17, part 6, see section 568.	5
	<i>pre-repeal hire</i> , for chapter 17, part 6, division 4, see section 578.	6 7
	<i>pre-repeal hiring charge</i> , for chapter 17, part 6, division 4, see section 578.	8 9
	<i>pre-repeal marketable security transaction</i> , for chapter 17, part 6, division 3, see section 572.	10 11
	previous, for chapter 17, part 6, division 4, see section 578.	12
	residential land—	13
	(a) see section 86A; and	14
	(b) for chapter 5, part 6 and section 291—includes land, or the part of land, on which a residence is to be constructed.	15 16 17
	vacant land see section 86C.	18
	vacant land concession beneficiary see section 86D.'.	19
(3)	Schedule 6, definition <i>dutiable value</i> , paragraph (b), after 'residential land'—	20 21
	insert—	22
	'or vacant land'.	23
(4)	Schedule 6, definition <i>new parent company</i> , 'section $405(1)$ '—	24 25
	omit, insert—	26
	'section 409(1)'.	27
(5)	Schedule 6, definition <i>statutory dutiable transaction</i> , '(c) or (e)'—	28 29
	omit, insert—	30
	'(d)'.	31
(6)	Schedule 6, definition <i>transfer date</i> , after 'residential land'—	32

			<i>insert—</i> 'or vacant land'.	1 2
	Divi	ision	4 Amendments commencing on 1 July 2007	3 4
Clause	75		nendment of s 251A (Treatment of mortgages affecting operty in Victoria)	5 6
		(1)	Section 251A, heading, after 'Victoria'—	7
			insert—	8
			'or Tasmania'.	9
		(2)	Section 251A—	10
			insert—	11
		'(2)	For this chapter, a mortgage or mortgage package affecting property located in Tasmania is taken to have been properly stamped, stamped with similar duty, duly stamped or exempt from duty under the <i>Duties Act 2001</i> (Tas) only to the extent the mortgage or mortgage package was properly stamped, stamped with similar duty, duly stamped or exempt from duty under that Act before 1 July 2007.'.	12 13 14 15 16 17 18
Clause	76		nendment of s 260 (Mortgage over property not wholly Queensland)	19 20
			Section 260(2), after 'Victoria'—	21
			insert—	22
			'or Tasmania'.	23
Clause	77	Am	nendment of s 262 (Collateral mortgage)	24
			Section 262(1A), after 'Victoria'—	25
			insert—	26
			'or Tasmania'.	27

Revenue and Other Legislation Amendment Bill 2006

Clause	78	Am	endn	nent of s 263 (Extent mortgage is enforceable)	1	
			Secti	ion 263—	2	
			inser	<i>t</i> —	3	
		'(4)	2007 July prop mort mort	subsection (1), if an advance is made on or after 1 July v under a mortgage or mortgage package that, before 1 2007, affected property located in Tasmania and was erly stamped under the <i>Duties Act 2001</i> (Tas), the gage or mortgage package is taken to be a mortgage or gage package for which a similar duty is chargeable or a corresponding Act.'.	4 5 6 7 8 9 10	
Clause	79		endn /ance	nent of s 290A (Reassessment—stamping before	11 12	
			Secti	ion 290A, heading, after 'advance'—	13	
			inser	· <i>t</i> —	14	
			'—V	victorian property'.	15	
Clause	80	Ins	ertior	n of new s 290B	16	
				r section 290A—	17	
			inser	<i>t</i> —	18	
	<sup>·</sup> 290B Reassessment—stamping before advance—Tasmanian property					
		'(1)		section applies in relation to a mortgage mentioned in on 260 or 261 if—	21 22	
			(a)	the mortgage was first signed before 1 July 2007 and partly affected property located in Tasmania; and	23 24	
			(b)	the mortgage was properly stamped or exempt from duty, and mortgage duty was paid for the mortgage before 1 July 2007, under the <i>Duties Act 2001</i> (Tas), section 151, <sup>9</sup> in relation to an advance made under the mortgage on or after the commencement of this section; and	25 26 27 28 29 30	

<sup>9</sup> *Duties Act 2001* (Tas), section 151 (Stamping before advance)

	(c)	before 1 July 2007, the mortgage was stamped under section 257(1) and (2) in relation to the advance; and	1 2			
	(d)	after the commencement of this section, the duty mentioned in paragraph (b) (the <i>Tasmanian duty</i> ) is refunded because the mortgage is no longer stamped before the advance.	3 4 5 6			
'(2)	Section 257(1) and (2) are taken not to have authorised the stamping of the mortgage and the commissioner must make a reassessment to impose mortgage duty on the mortgage based on the dutiable proportion at the liability date.					
'(3)		mortgagor or mortgagee must, within 28 days of the nanian duty being refunded—	11 12			
	(a)	give written notice to the commissioner stating that the Tasmanian duty has been refunded; and	13 14			
	(b)	ensure the mortgage is lodged for a reassessment of mortgage duty on the mortgage.	15 16			
	Note-	_	17			
		lure to give the notice is an offence under the Administration Act, tion 120.	18 19			
'(4)	mort	pliance with subsection (3) by the mortgagor or gagee relieves the other person from complying with the ection.'.	20 21 22			

Part 4	Amendment of Financial	23
	Administration and Audit Act	24
	1977	25

Clause	81	Act amended in pt 4				
		This part amends the <i>Financial Administration and Audit Act</i> 1977.	27 28			

Clause	82		endment of s 80 (Audit of performance management tems)	1 2
			Section 80—	3
			insert—	4
		<b>'</b> (5)	The audit may include a review of the public sector entity's performance measures.	5 6
		<b>'</b> (6)	In a report prepared for the audit, the auditor-general may state whether, in the auditor-general's opinion, the performance measures—	7 8 9
			(a) are relevant and otherwise appropriate, having regard to their purpose; and	10 11
			(b) fairly represent the public sector entity's performance.'.	12
Clause	83	Fina	blacement of pt 8, div 6 (Transitional provision for ancial Administration and Audit Amendment Act 2006) Part 8, division 6— omit, insert—	13 14 15 16
	'Divi	ision	6 Transitional provision for Revenue and Other Legislation Amendment Act 2006	17 18 19
	<b>'143</b>	Trar	nsitional provision for amendment of s 80	20
		<b>'</b> (1)	A review under section 80(5) of a public sector entity's performance measures may include a consideration of matters, relevant to the review, that happened before the commencement day or relate to a time before that day.	21 22 23 24
		<b>'</b> (2)	In this section—	25
			<i>commencement day</i> means the day of commencement of the <i>Revenue and Other Legislation Amendment Act 2006</i> , part 4.'.	26 27

	Par	Amendment of Fuel Subsidy Act 1997			
Clause	84	Act	amended in pt 5	3	
			This part amends the Fuel Subsidy Act 1997.	4	
Clause	85	Ins	ertion of new s 32A	5	
			Chapter 2, part 4—	6	
			insert—	7	
	'32A	Pu	rchaser must keep records	8	
		<b>'</b> (1)	This section applies to a person who buys diesel in a retail quantity from a licensed retailer and uses any amount of it for an off-road purpose.	9 10 11	
		'(2)	The person must keep, for at least 5 years from the day of purchase, the records required under this section relating to the diesel.	12 13 14	
			Maximum penalty—100 penalty units.	15	
		<b>'</b> (3)	The person must keep—	16	
			(a) any record of the sale given to the person by the licensed retailer under section 16(2); and	17 18	
			(b) records that enable the amount of the diesel used for an off-road purpose to be ascertained.	19 20	
		'(4)	If the commissioner gives the person a written notice requiring stated records to be kept for subsection $(3)(b)$ , the person must keep those records, unless the person has a reasonable excuse.	21 22 23 24	
		'(5)	The commissioner may include a matter in a notice given under subsection (4) by including it in a document accompanying the notice.	25 26 27	
			Example—	28	
			A notice under subsection (4) may be accompanied by a practice direction issued by the commissioner.'.	29 30	

Clause	86	86 Am	endment of sch 2 (Dictionary)				
		(1)	Sche	Schedule 2, definition <i>fuel</i> —			
			omit	, inse	rt—	3	
			'fue	<i>l</i> mea	ns—	4	
			(a)		or spirit and diesel of the type ordinarily sold by a iler; or	5 6	
			(b)	mot	or spirit and diesel of the type—	7	
				(i)	that can be used in a vehicle as a replacement for fuel mentioned in paragraph (a); and	8 9	
				(ii)	that is the subject of a fuel standard in force under the <i>Fuel Quality Standards Act 2000</i> (Cwlth).'.	10 11	
		(2)	Sche	edule	2—	12	
			inse	rt—		13	
			a re	gulat	<i>tal registration</i> means conditional registration under ion under the <i>Transport Operations (Road Use</i> <i>ent)</i> Act 1995.'.	14 15 16	
		(3)	Sche (b)–		2, definition diesel engine road vehicle, paragraph	17 18	
			omit	, inse	rt—	19	
			'(b)		ot conditionally registered or of a type that would ify for conditional registration.'.	20 21	

## Part 6Amendment of Government22Owned Corporations Act 199323

Clause	87	Act amended in pt 6				
		This part amends the Government Owned Corporations Act 1993.	25 26			

Clause	88	COI	nendment of sch 3 (Application of FA and A Act to mpany GOCs and prescribed company GOC osidiaries)	1 2 3
		(1)	Schedule 3, part 4, section 80—	4
			insert—	5
		<i>`(5)</i>	The audit may include a review of the company GOC's performance measures.	6 7
		'(6)	In a report prepared for the audit, the auditor-general may state whether, in the auditor-general's opinion, the performance measures—	8 9 10
			(a) are relevant and otherwise appropriate, having regard to their purpose; and	11 12
			(b) fairly represent the company GOC's performance.'.	13
		(2)	Schedule 3, part 4, after section 105—	14
			insert—	15
	ʻ143	Tra	nsitional provision for amendment of s 80	16
		'(1)	A review under section 80(5) of a company GOC's performance measures may include a consideration of matters, relevant to the review, that happened before the commencement day or relate to a time before that day.	17 18 19 20
		<i>'(2)</i>	In this section—	21
			<i>commencement day</i> means the day of commencement of the Revenue and Other Legislation Amendment Act 2006, part 6.'.	22 23
		(3)	Schedule 3, part 5, section 80—	24
			insert—	25
		<i>`(5)</i>	The audit may include a review of the company GOC subsidiary's performance measures.	26 27
		'(6)	In a report prepared for the audit, the auditor-general may state whether, in the auditor-general's opinion, the performance measures—	28 29 30
			(a) are relevant and otherwise appropriate, having regard to their purpose; and	31 32
			(b) fairly represent the company GOC subsidiary's performance.'.	33 34

		(4)	Schedule 3, part 5, after section 105—	1	
			insert—	2	
	ʻ143	Transitional provision for amendment of s 80			
		'(1)	A review under section 80(5) of a company GOC subsidiary's performance measures may include a consideration of matters, relevant to the review, that happened before the commencement day or relate to a time before that day.	4 5 6 7	
		<i>'(2)</i>	In this section—	8	
			<i>commencement day</i> means the day of commencement of the Revenue and Other Legislation Amendment Act 2006, part 6.'.	9 10	
	Part	7	Amendment of Land Tax Act	11	
			1915	12	
Clause	89	Act	t amended in pt 7	13	
			This part amends the Land Tax Act 1915.	14	
Clause	90		endment of s 3EA (When land is used for a substantial n-PPR purpose)	15 16	
			Section 3EA(2), before 'working out'—	17	
			insert—	18	
			'deciding if the land is exempt from taxation under this Act or'.	19 20	
Clause	e 91 Amendment of s 11 (Taxable value)				
		(1)	Section 11(5)(a) and (b), '(other than an Australian citizen)'—	22 23	
			omit.	24	
		(2)	Section 11(7)—	25	
			omit.	26	

- -

Clause	92	Part 9—		1 2		
	'Divi	sion	insert— <b>3</b> Transitional provision for Revenue and Other Legislation Amendment Act 2006	3 4 5 6		
	<b>'6</b> 5		Application of s 11 to financial year starting 1 July 2006			
		<b>'</b> (1)	Section 11, as in force immediately before the commencement of the amending provision, applies for levying land tax payable for the financial year starting 1 July 2006.	9 10 11 12		
		'(2)	In this section—	13		
			<i>amending provision</i> means the <i>Revenue and Other Legislation Amendment Act 2006</i> , section 91.'.	14 15		
	Part	8	Amendment of Taxation	16		
			Administration Act 2001	17		
Clause	93	Act	t amended in pt 8	18		
			This part amends the Taxation Administration Act 2001.	19		
Clause	94		endment of s 3 (Purpose of Act and relationship with enue laws)	20 21		
		(1)	Section 3, heading, 'Purpose'—	22		
			omit, insert—	23		
			'Purposes'.	24		
		(2)	Section 3(1), 'purpose'—	25		
			omit, insert—	26		

	'main purpose'.	1
(3)	Section 3—	2
	insert—	3
'(4)	Another purpose of this Act is to make provision about the administration and enforcement of recognised laws.'.	4 5

© State of Queensland 2006