

Revenue Legislation Amendment Bill 2017



Queensland

Revenue Legislation Amendment Bill 2017

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31	Replacem	acement of pt 8, hdg (Confidentiality)	
32	Insertion of	of new pt 8, div 2	26
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2017

A Bill

for

An Act to amend the *Duties Act 2001*, the *First Home Owner Grant Act 2000*, the *Land Tax Act 2010* and the *Taxation Administration Act 2001* for particular purposes

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	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the <i>Revenue Legislation Amendment Act 2017</i> .	3 4 5
Clause	2	Commencement	6
		Sections 24, 28 and 29 commence on 30 June 2017.	7
	Part	2 Amendment of Duties Act 2001	8
Clause	3	Act amended	9
		This part amends the <i>Duties Act 2001</i> .	10
Clause	4	Amendment of s 116 (Exemption—particular agreements entered into before registration of company)	11 12
		Section 116(4)—	13
		insert—	14
		Note—	15
		See also section 241A in relation to the imposition of AFAD on the agreement in particular circumstances.	16 17
	E	Amondment of a 222 (What is AEAD residential land)	18
Clause	5	Amendment of s 232 (What is <i>AFAD residential land</i>)	10
Clause	5	Section 232—	19

		(2)	tran land	sfer l ind	purpose of imposing AFAD relating to duty, a reference to AFAD residential cludes a reference to a chattel in and if—	1 2 3 4
			(a)	sam	chattel and the land are included in the de dutiable transaction under section 29 30, whether or not the chattel is the ject of a separate agreement for transfer;	5 6 7 8 9
			(b)	to, o	use of the chattel can be directly linked or is incidental to, the use and occupation he land.	10 11 12
Clause	6 /	Amendment o	f s 2	37 (\	Nhat is a <i>foreign trust</i>)	13
		Section 23 'foreign tru			nition foreign interest, paragraph (c),	14 15
		omit, insert				16
			trus	tee o	f a foreign trust	17
Clause	7 /	Amendment o	f s 2	40 (0	Conditions for imposing AFAD)	18
		Section 240		`	,	19
		insert—				20
		(2)	that		FAD is imposed on a relevant transaction agreement for the transfer of dutiable if—	21 22 23
			(a)	the	commissioner is satisfied—	24
				(i)	a person (the <i>agent</i>) is appointed in writing as an agent for another person (the <i>principal</i>); and	25 26 27
				(ii)	under the appointment, the agent enters into the agreement for the transfer of the dutiable property from a person to	28 29 30

					the agent on behalf of the principal (the <i>agreement</i>); and	1 2
				(iii)	the principal provided all the consideration, including any deposit paid; and	3 4 5
			(b)		he time the liability for transfer duty on agreement arises—	6 7
				(i)	the property condition under section 241 applies; and	8 9
				(ii)	AFAD is not imposed on the agreement under subsection (1); and	10 11
				(iii)	the principal is a foreign person.	12
		(3)	not as	be sa agen	ection (2)(a)(i), the commissioner must tisfied the person was properly appointed t unless the original instrument of nent, or a copy of it, is lodged.	13 14 15 16
Clause 8		endment o	fs2	41 (F	Property condition for imposing	17 18
	(1)	Section 241	1(1), '	secti	on 240(a)'—	19
		omit, insert	·			
						20
		,		ion 2	40	20 21
	(2)		sect		40 er 'or (h)'—	
	(2)		sect			21
	(2)	Section 24	sect), aft		21 22
	(2)	Section 24	sect 1(2)(a for o), aft dutial	er 'or (h)'— ble property other than an existing right	21 22 23
		Section 241 insert— Section 241	sect 1(2)(a for o	dutial) to (er 'or (h)'— ble property other than an existing right	21 22 23 24
		Section 241 insert— Section 241	sect 1(2)(a for o 1(2)(b s sect	dutial tion 2	er 'or (h)'— ble property other than an existing right (d)—	21 22 23 24 25
	(3)	Section 242 insert— Section 242 renumber a	sect 1(2)(a for o 1(2)(b s sect	dutial tion 2	er 'or (h)'— ble property other than an existing right (d)—	21 22 23 24 25 26

s	9]

			property that is an existing right—the existing right is—	1 2
			(i) AFAD residential land; or	3
			(ii) an existing right mentioned in schedule 6, definition <i>existing right</i> , paragraph (g) or (i) to (m) for which the dutiable property is AFAD residential land; or	4 5 6 7
Clause 9	Insertion of ne	ew s	241 A	8
	Chapter 4, p	part 3	<u> </u>	9
	insert—			10
		iposi itract	tion of AFAD—pre-incorporation	11 12
	(1)	This	section applies if—	13
		(a)	a transferee enters into an agreement for the transfer of dutiable property for, or for the benefit of, a company proposed to be registered under the Corporations Act; and	14 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 21
		(d)	under the Corporations Act, section 131, the company ratifies the agreement after it is registered; and	22 23 24
		(e)	the dutiable property is AFAD residential land; and	25 26
		(f)	the company is a foreign corporation when the dutiable property is transferred to it.	27 28
	(2)		AD is imposed on the dutiable transaction that e agreement.	29 30

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		Note—	
		Under section 116(4), transfer duty is not imposed on the transfer of the dutiable property to the company if transfer duty imposed on the agreement (including AFAD imposed under subsection (2)) is paid. See also section 231(6).	} - -
lause	10	Amendment of s 242 (Definitions for pt 4)	,
		Section 242, definition foreign acquirer's interest—	;
		insert— 9)
		Example— 1	0
		on which landholder duty is imposed, person A (a foreign acquirer) and person B (not a foreign acquirer) 1 each acquire a 45% interest in a public landholder. The proportion of person A's share under the transaction is 50% (a 45% interest of a total interest of 90% acquired under the transaction). Person A's foreign acquirer's 1	1 2 3 4 5 6 7 8
lause	11	Amendment of s 244 (AFAD for transfer duty)	9
		1) Section 244(2)(a), after 'or (h)'—	20
		insert— 2	21
		for dutiable property other than an existing right 2	22
		2) Section 244(2)(b), 'section 241(2)(b)'—	23
		omit, insert—	24
		section 241(2)(c) 2	25
		3) Section 244(2)(b) and (c)—	26
		renumber as section 244(2)(c) and (d).	27
		4) Section 244(2)— 2	28
		insert— 2	29
			30 31

		is an existing right—the dutiable value of the transaction to the extent of the foreign acquirer's interest in the existing right mentioned in section 241(2)(b) that is the subject of the transaction;	1 2 3 4 5
		(5) Section 244—	6
		insert—	7
		(3) However, if AFAD is imposed on a dutiable transaction under section 240(2) or 241A, AFAD is imposed at the rate of 3% on the dutiable value of the transaction to the extent of the acquirer's interest in—	8 9 10 11 12
		(a) the AFAD residential land that is the subject of the transaction; or	13 14
		(b) the existing right mentioned in section 241(2)(b) that is the subject of the transaction.	15 16 17
Clause	12	Insertion of new ch 4, pt 5, div 1, hdg	18
		Chapter 4, part 5, before section 246A—	19
		insert—	20
		Division 1 Reassessments—general	21
Clause	13	Amendment of s 246A (Reassessment if corporation or trust becomes foreign)	22 23
		Section 246A—	24
		insert—	25
		(5) The commissioner is not required to make a reassessment under subsection (3) if the commissioner is required to make a reassessment under section 246AC.	26 27 28 29

<u> </u>			
14			n 4, pt 5, divs 2–3
	Chapter 4, p	oart 3	
	insert—	0	December of the state of the st
	Divisio	n 2	Reassessments relating to agency-related agreements
	246AA <i>A</i>	Appli	ication of division
	(1)	This	s division applies if the commissioner is sfied—
		(a)	a person (the <i>agent</i>) is appointed in writing as an agent for another person (the <i>principal</i>); and
		(b)	under the appointment, the agent enters into a dutiable transaction that is an agreement for the transfer of dutiable property from a person (the <i>original transferor</i>) to the agent on behalf of the principal (the <i>agreement</i>); and
		(c)	the principal provided all the consideration, including any deposit paid.
	(2)	be s ager	subsection (1)(a), the commissioner must not atisfied the person was properly appointed as it unless the original instrument of pintment, or a copy of it, is lodged.
			sessment if principal not foreign at time of transfer
	(1)	This	s section applies if—
		(a)	the commissioner is satisfied transfer duty imposed on the agreement is paid; and

	(b) AFAD is imposed on the agreement, including on a reassessment under section 246AC, because the agent is a foreign person; and	1 2 3 4
	(c) the dutiable property is later transferred to the principal by the original transferor or the agent; and	5 6 7
	(d) at the time of the later transfer of the dutiable property, the principal is not a foreign person.	8 9 10
(2)	The principal may lodge an application for a reassessment in the approved form within 6 months after the dutiable property is later transferred to the principal.	11 12 13 14
(3)	The principal must lodge the agreement with the application.	15 16
(4)	The commissioner must make a reassessment of transfer duty on the agreement as if, at the time the liability for transfer duty arose, the acquirer was not a foreign person.	17 18 19 20
	Reassessment if agent or principal comes foreign person before transfer	21 22
(1)	This section applies if—	23
	(a) AFAD is not imposed on the agreement only because the agent is not a foreign person and the principal is not a foreign person; and	24 25 26
	(b) the dutiable property has not been transferred to the principal by the original transferor or the agent.	27 28 29
(2)	The commissioner must make a reassessment under subsection (3) if any of the following events happen—	30 31 32
	(a) the agent was a corporation and within 3 years after the time the liability for transfer	33 34

		duty on the agreement arose the agent becomes a foreign corporation;	1 2
	(b)	the agent acted in the agent's capacity as trustee and within 3 years after the time the liability for transfer duty on the agreement arose the trust becomes a foreign trust;	3 4 5 6
	(c)	the principal was a corporation and within 3 years after the time the liability for transfer duty on the agreement arose the principal becomes a foreign corporation;	7 8 9 10
	(d)	the principal acted in the principal's capacity as trustee and within 3 years after the time the liability for transfer duty on the agreement arose the trust becomes a foreign trust.	11 12 13 14 15
(3)	imp	commissioner must make a reassessment to ose AFAD on the agreement as if, at the time liability for transfer duty on the agreement se—	16 17 18 19
	(a)	for a reassessment because an event mentioned in subsection (2)(a) or (b) happens—the acquirer was a foreign person; or	20 21 22 23
	(b)	otherwise—the agent was not a foreign person but the principal was a foreign person.	24 25 26
(4)	subs	hin 28 days after an event mentioned in section (2)(a) to (d) happens, the corporation rustee of the trust must—	27 28 29
	(a)	give notice in the approved form to the commissioner; and	30 31
	(b)	ensure the instruments required for the assessment of duty on the agreement are lodged for a reassessment of duty on the agreement.	32 33 34 35

	Note—	1
	Failure to give the notice is an offence under the Administration Act, section 120.	2 3
	Reassessment if principal becomes foreign son after transfer	4 5
(1)	This section applies if—	6
	(a) the dutiable property has been transferred to the principal by the original transferor or the agent; and	7 8 9
	(b) AFAD is not imposed on the agreement, including on a reassessment under section 246AB, only because the agent is not a foreign person and the principal is not a foreign person.	10 11 12 13 14
(2)	The commissioner must make a reassessment under subsection (3) if—	15 16
	(a) the principal was a corporation and within 3 years after the time the liability for transfer duty on the agreement arose the principal becomes a foreign corporation; or	17 18 19 20
	(b) both of the following apply—	21
	(i) the principal acted in the principal's capacity as trustee;	22 23
	(ii) within 3 years after the time the liability for transfer duty on the agreement arose the trust becomes a foreign trust.	24 25 26 27
(3)	The commissioner must make a reassessment to impose AFAD on the agreement as if, at the time the liability for transfer duty on the agreement arose, the agent was not a foreign person but the principal was a foreign person.	28 29 30 31 32
(4)	Within 28 days after an event mentioned in subsection (2)(a) or (b)(ii) happens, the	33 34

	corporation or trustee of the trust must—	1
	(a) give notice in the approved form to the commissioner; and	2 3
	(b) ensure the instruments required for the assessment of duty on the agreement are lodged for a reassessment of duty on the agreement.	4 5 6 7
	Note—	8
	Failure to give the notice is an offence under the Administration Act, section 120.	9 10
Divisio	n 3 Reassessments relating to	11
	pre-incorporation	12
	contracts	13
conf	leassessment of pre-incorporation tract—company is foreign corporation on property is transferred	14 15 16
	If section 241A applies, the commissioner must make a reassessment to impose AFAD on the dutiable transaction that is the agreement for the transfer of the dutiable property.	17 18 19 20
` '	Within 28 days after the dutiable property is transferred to the company, the company must—	21 22
	(a) give notice in the approved form to the commissioner; and	23 24
	(b) ensure the instruments required for the assessment of duty on the agreement are lodged for a reassessment of duty on the agreement.	25 26 27 28
	Note—	29
	Failure to give the notice is an offence under the Administration Act, section 120.	30 31

246	cor	ntract	sessment of pre-incorporation t—company becomes foreign tion within 3 years	1 2 3
	(1)	This	section applies if—	4
		(a)	transfer duty is not imposed on a dutiable transaction because of section 116(4); and	5 6
		(b)	AFAD is not imposed on the agreement for the transfer of the dutiable property; and	7 8
		(c)	the dutiable property is AFAD residential land; and	9 10
		(d)	the company is not a foreign corporation when the dutiable property is transferred to the company.	11 12 13
	(2)	unde dutia	commissioner must make a reassessment er subsection (3) if, within 3 years after the able property is transferred to the company, company becomes a foreign corporation.	14 15 16 17
	(3)	impo	commissioner must make a reassessment to ose AFAD on the agreement as if the pany were a foreign corporation.	18 19 20
	(4)		nin 28 days after the event mentioned in ection (2) happens, the company must—	21 22
		(a)	give notice in the approved form to the commissioner; and	23 24
		(b)	ensure the instruments required for the assessment of duty on the agreement are lodged for a reassessment of duty on the agreement.	25 26 27 28
		Note-	_	29
			dilure to give the notice is an offence under the dministration Act, section 120.	30 31

ſs	1	5

Clause	15	Amendment of s 2 unpaid transfer du		(Charge over interest in land for	1 2
		Section 246B(2))(a)—		3
		omit, insert—			4
		(a)		a dutiable transaction mentioned in ion 9(1)(a) to (f)—	5 6
			(i)	if AFAD is imposed on the transaction under section 240(2) and the land has not been transferred to the principal—the acquirer under the transaction; or	7 8 9 10 11
			(ii)	if AFAD is imposed on the transaction under section 240(2) and the land has been transferred to the principal—the principal; or	12 13 14 15
			(iii)	if AFAD is imposed on the transaction under section 241A—the company; or	16 17
			(iv)	otherwise—the foreign acquirer under the transaction;	18 19
Clause	16	payment from fore		(Recovery of transfer duty persons)	20 21
		Section 246I—			22
		omit, insert—	_		23
		246IRecove foreign		transfer duty payment from ons	24 25
		(1) Thi	is sect	ion applies if—	26
		(a)		AD relating to transfer duty is imposed dutiable transaction; and	27 28
		(b)	the	rson who is liable under this Act to pay transfer duty pays an amount to the missioner as payment for—	29 30 31
			(i)	all or part of the transfer duty; or	32

	amo	ount e	ing person as a debt, to the extent the xceeds the amount that would have been if AFAD had not been imposed on the	13 14 15
	tran	sactio	on—	16
	(a)	the f	foreign acquirer;	17
	(b)		agent for the principal who is a foreign on as mentioned in section 240(2);	18 19
	(c)	the o	transferee mentioned in section 241A if dutiable property has been transferred to company.	20 21 22
Insertion of ne	ew cl	h 17,	pt 23	23
Chapter 17-				24
insert—				25
Part 2	3		Transitional provision	26
- 5.11			for Revenue Legislation	27
			Amendment Act 2017	28

Clause 17

		-	pplication of amendments applying AFAD to rticular agreements	1 2
			Sections 240(2), 241A, and chapter 4, part 5, divisions 2 and 3, apply in relation to an agreement for the transfer of dutiable property if liability for transfer duty arises on or after the commencement.	3 4 5 6 7
Clause	18	Amendment of	of sch 6 (Dictionary)	8
		Schedule 6	<u> </u>	9
		insert—		10
			<i>agent</i> , for chapter 4, part 5, division 2, see section 246AA.	11 12
			agreement, for chapter 4, part 5, division 2, see section 246AA.	13 14
			<i>original transferor</i> , for chapter 4, part 5, division 2, see section 246AA.	15 16
			<i>principal</i> , for chapter 4, part 5, division 2, see section 246AA.	17 18
	Part	3	Amendment of First Home	19
			Owner Grant Act 2000	20
Clause	19	Act amended		21
		This part a	mends the First Home Owner Grant Act 2000.	22
Clause	20	Amendment of transactions-	of pt 3, div 6, hdg (Particular eligible –2016–2017 financial year)	23 24
		Part 3, divi	ision 6, heading, '2016–2017 financial year'—	25
		omit, inser	<i>t</i> —	26
			1 July 2016 to 31 December 2017	27

s	21	П
_		

Clause	21	Amendment of stransaction for o		5D (Meaning of <i>particular eligible</i> 6)	1 2
				30 June 2017'—	3
		omit, insert—		30 vane 2017	4
				December 2017	5
	Part		4m 201	endment of Land Tax Act 0	6 7
Clause	22	Act amended			8
		This part ame	ends	the Land Tax Act 2010.	9
Clause	23	Insertion of new	vsi	22A	10
		Part 4, divisio	on 3	<u> </u>	11
		insert—			12
		22A Asse	essr	nent of trustees	13
		t	trust	nd is owned by 2 or more trustees of the same, the commissioner must make 1 assessment the land were owned by 1 person.	14 15 16
		(2)	This	section applies despite section 22.	17
		(3) A	Also	o, this section does not limit section 23.	18
Clause	24	Amendment of	s 32	2 (Rate of land tax generally)	19
		Section 32(1))(b)-	_	20
		omit, insert—	-		21
		((b)	for a company or trustee—the rate provided for under schedule 2;	22 23
		((c)	for an absentee—	24

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				(i)	the general rate provided for under schedule 3, part 1; and	1 2
				(ii)	the surcharge rate provided for under schedule 3, part 2.	3 4
Clause	25	Amendn land)	nent of s 7	'8 (N	otice of change of ownership of	5 6
		(1) Secti	on 78(3)—			7
		inser	t—			8
			(c)	to t	operly completed revenue form is given the commissioner within 1 month after tership of the land changed.	9 10 11
		(2) Secti	on 78(4)—			12
		inser	t—			13
			rev	enue ्	form means a form that—	14
			(a)	and Adn	es information required by this section another revenue law under the <i>Taxation</i> <i>ninistration Act 2001</i> about the change wnership; and	15 16 17 18
			(b)	may	be given to the commissioner.	19
Clause	26	Insertior	of new s	83A		20
		After	section 83	_		21
		inser	t—			22
		83			pay land tax etc. on particular forceable	23 24
			(1) Thi	s sect	ion applies to the following leases—	25
			(a)	a pr	e-existing lease;	26
			(b)		ase that arises from a renewal under an on to renew contained in a pre-existing e:	27 28 29

			ase that arises from an assignment or sfer of a pre-existing lease.	1 2	
(2) A provision in the lease requiring a lessee to pay land tax, or reimburse the lessor for land tax, is unenforceable.					
(3)	In thi	s se	ction—	6	
	pre-e	xist	ing lease—	7	
	` '		ns a lease entered into after 1 January 2 and before 30 June 2009; and	8 9	
	(b)	does	s not include a lease that arises from—	10	
		(i)	a renewal under an option to renew contained in a lease entered into on or before 1 January 1992; or	11 12 13	
		(ii)	an assignment or transfer of a lease entered into on or before 1 January 1992.	14 15 16	
noortion of no		10	alice 7	17	
nsertion of ne Part 10—	w pı	10,	aiv 7	17	
insert—				18	
Divisio	n 7		Transitional provision for	19	
Divisio	,,,,		Transitional provision for Revenue Legislation	20 21	
			Amendment Act 2017	22	
100 App	olicati	on	of s 83A	23	
(1)			33A is taken to have had effect on and June 2010.	24 25	
(2)	83A paid the co	app] an a omn	t, if a lessee of a lease to which section lies has paid an amount of land tax, or amount to the lessor for land tax, before nencement, the lessee is not entitled, only of the operation of section 83A, to	26 27 28 29 30	

Clause 27

		Part 1	Rat	te generally		26
				sec	ction 32(1)(c)	25
			tax	-absentees	3	24
		Sched	lule 3 Rat	te of land		23
		insert—				22
		After sched	ule 2—			21
lause	29	Insertion of ne	w sch 3			20
		omit.				19
		Schedule 2,	heading, ', absen	tees'—		18
lause	28	Amendment o absentees and		land tax—comp	anies,	16 17
			land tax include repealed Land To	des land tax levidax Act 1915.	ed under the	14 15
		(5)	In this section—			13
			(-)	3A does not ity of the order.	affect the	11 12
			(a) despite sub- enforce the	bsection (1), the order; and	lessor may	9 10
		(4)	lessee of a lease	has made an order to which section 8 elation to the lease-	3A applies to	6 7 8
		(3)	which the less	does not limit the ee may otherwise ne lessor for land ase.	e recover an	2 3 4 5
			recover the amou	ınt.		1

Column 1 Total taxab	ole value	Column 2 Tax payable	
less than \$	350,000	nil	
\$350,000 o \$2,250,000	or more but less than	\$1,450 plus 1.7c for each \$1 more than \$350,000	
\$2,250,000 \$5,000,000	O or more but less than	\$33,750 plus 1.5c for each \$1 more than \$2,250,000	
\$5,000,000	0 or more	\$75,000 plus 2.0c for each \$1 more than \$5,000,000	
	Part 2	Surcharge rate	1
Column 1 Total taxab	ole value	Column 2 Tax payable	
less than \$	350,000	nil	
\$350,000	or more	1.5c for each \$1 more than \$349,999	
Part 5		dment of Taxation	2
	Admin	istration Act 2001	3
30 Ac	et amended		4
	This part amends the 7	Taxation Administration Act 2001.	5
31 Re	eplacement of pt 8, ho	dg (Confidentiality)	6
	Part 8, heading—		7
	omit, insert—		8

Clause

Clause

[s	32]
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	Part 8	}	Confidentiality and collection of information	1 2 3
	Divisio	on 1	Confidentiality	4
Clause 32	Insertion of ne	ew pt 8,	div 2	5
	Part 8, after	section	113—	6
	insert—			7
	Divisio	on 2	Collection of information	8
			for disclosure to	9
			Commonwealth	10
	113A D	efinition	s for division	11
		In this c	livision—	12
		commis	sioner of taxation means the sioner of taxation under the Taxation stration Act 1953 (Cwlth), section 4.	13 14 15
		the tran real pr reportal taxation 1953 (C	sfer of a freehold or leasehold interest in operty situated in Queensland that is ble by the State to the commissioner of a under the <i>Taxation Administration Act</i> Cwlth), schedule 1, chapter 5, part 5-25, a 396, subdivision 396-B.	16 17 18 19 20 21 22
	113B R	elations	hip with other laws	23
	(1)		vision applies despite any other provision Act or another Act or law.	24 25
	(2)		vision does not limit the extent to which ble information may be collected or	26 27

		disclosed under another provision of this Act or another Act or law.	1 2
	(3)	Information may be collected and disclosed under this division even if—	3
		(a) the information is collected only for the purpose of disclosure to the commissioner of taxation and not collected under or in relation to the administration of any law of the State (other than this division); and	5 6 7 8 9
		(b) the information is not disclosed in connection with the administration or execution of any law of the State (other than this division).	10 11 12 13
113		ommissioner may collect and disclose ortable information	14 15
		The commissioner may collect reportable information and disclose it to the commissioner of taxation.	16 17 18
113	BD Ho	ow reportable information may be collected	19
	(1)	The commissioner may require a person who is providing information under a tax law to give the commissioner reportable information.	20 21 22
		Note— The requirement under this section is an information requirement for which a failure to comply is an offence under section 121.	23 24 25 26
	(2)	Without limiting subsection (1), the commissioner may require reportable information to be given with an instrument or ELN transfer document lodged, or an application made, under a tax law.	27 28 29 30 31
	(3)	This section does not limit the circumstances in which the commissioner may collect reportable	32 33

[s 33]

		information.	1
lause 33	Amendment	of sch 2 (Dictionary)	2
	Schedule 2	2—	3
	insert—		4
		commissioner of taxation, for part 8, division 2, see section 113A.	5 6
		<i>reportable information</i> , for part 8, division 2, see section 113A.	7 8

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