Version No. 112

Land Tax Act 1958

Act No. 6289/1958

Version incorporating amendments as at 12 June 2002

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An Act to consolidate the Law providing for a Tax on the Unimproved Value of Land and for the Assessment of Land.

BE IT ENACTED by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is to say):

S. 1 amended by	1. Short title and commencement							
Nos 9427 s. 6(1)(Sch. 5 item 78), 65/1987 s. 57(a).	an by	This Act may be cited as the Land Tax Act 1958, and shall come into operation on a day to be fixed by proclamation of the Governor in Council published in the Government Gazette.						
S. 2 repealed by No. 30/1993 s. 9(a).	*	*	*	*	*			
Nos 3713 s. 3, 4905 s. 2.	3. Definiti	ons						
S. 3 amended by No. 8527		this Act, unles bject-matter—		nt with the c	ontext or			
s. 3(a).	"A	ct" includes r	egulations th	nereunder;				
S. 3(1) def. of "assessment" repealed by No. 7773	*	*	*	*	*			

s. 2(a)(i).

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s. 3		Act No. 6	5289/1958			
	*	*	*	*	*	S. 3(1) def. of "assessment Court" repealed by No. 7332 s. 2(Sch. 1 item 56).
	*	*	*	*	*	S. 3(1) def. of "average rate" inserted by No. 6827 s. 2(a), repealed by No. 7773 s. 2(a)(i).
		ness of prin ousiness of—	nary produc –	ction" mean	ns the	S. 3(1) def. of "business of primary
	(a) cultivating land for the purpose of selling the produce of such cultivation; or					
	(b) maintaining animals or poultry for the purpose of selling them or their natural increase or bodily produce; or					
		(c) keeping their ho	g bees for the oney; or	e purpose o	f selling	
		prepara storage	rcial fishing, tion for such and preserva gear; or	n fishing an	d the	
			ing or propa eedlings mu			
	I	Revenue und	means Com ler the Taxa tion Act 199	tion	of State	S. 3(1) def. of "Commis- sioner" inserted by No. 40/1997 s. 138(Sch. 2 item 10.1).

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		ACI NO. C)209/1930		I	
S. 3(1) defs of "capital value", "capital improved value", "improved value" repealed by No. 7773 s. 2(a)(i).	*	*	*	*	*	-
S. 3(1) defs of "district", "municipal district", "subdivision", "improve- ments" repealed by No. 7773 s. 2(a)(i).	*	*	*	*	*	
S. 3(1) def. of "domestic partner" inserted by No. 27/2001 s. 3(Sch. 1 item 6.1).	t X	to whom the whom the person of the genuine dom gender);	e person is n erson is livir	ot married, ng as a coup	but with le on a	
S. 3(1) def. of "ex- servicemen" inserted by No. 31/1997 s. 5(1).	"ex-servicemen" has the meaning given in section 9(3);					
S. 3(1) def. of "joint owners"	"join	t owners" n	neans perso	ns—		
inserted by No. 41/1998 s. 4(1).	(a) who own land jointly or in common, whether as partners or otherwise; or					
		(b) who are owners	e deemed by	y this Act to	be joint	
		I" includes a interests the		tenements a	and all	
S. 3(1) def. of "land used for industrial purposes" inserted by No. 6929 s. 2.	l V	l used for in upon which which is prin purposes and	is erected a marily used	factory or v for industria	vorkshop al	

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in conjunction with and for purposes ancillary to the industrial purposes for which such factory or workshop is being used, but does not include any land upon which is erected a factory or workshop which is primarily being used—

- (a) as a dwelling house;
- (b) as a retail shop or store;
- (c) for a distributive wholesale business;
- (d) for storage;
- (e) for any business or commercial purpose which is not directly related to the manufacture or processing of goods or materials; or
- (f) for any two or more of the foregoing purposes;

"land or lands used for primary production" means land or lands used primarily for—

- (a) the cultivation thereof for the purpose of selling the produce of such cultivation; or
- (b) the maintenance of animals or poultry thereon for the purpose of selling them or their natural increase or bodily produce; or
- (c) the keeping of bees thereon for the purpose of selling their honey; or
- (d) commercial fishing, including the preparation for such fishing or the storage or preservation of fish or fishing gear; or
- (e) the cultivation or propagation for sale of plants seedlings mushrooms or orchids;

S. 3(1) def. of "land or lands used for primary production" amended by Nos 8527 s. 3(c), 9842 s. 2(b).

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S. 3(1) def. of "land or lands used for other purposes" inserted by No. 6827 s. 2(b), repealed by No. 7773 s. 2(a)(i).	*	*	*	*	*	
S. 3(1) def. of "local authority" repealed by No. 7773 s. 2(a)(i).	*	*	*	*	*	
S. 3(1) def. of "mine" inserted by No. 31/1997 s. 5(1).	"mine	e" has the m	eaning giver	n in section	9(3);	
	u i; r t c s	"mortgage" includes every charge whatsoever upon land howsoever created if such charge is registered under any Act relating to the registration of deeds or instruments affecting title to land, and includes a transfer or conveyance to a registered building society subject to a deed of defeasance in favour of a borrower;				
	li ti s c	tgagee" incl aw or in equ hereof, and i ociety in fav onveyance h leed of defea	ity to a morn ncludes a re your of which has been exe	tgage or any egistered bu h a transfer	y part ilding or	
	c a u b c	ee" means a sausing the sa ny person of isual or last-lousiness in V or a sealed co part of the lan	ame to be per by leaving known place fictoria or by opy thereof	ersonally se the same at of abode of affixing th on a conspir	t his or ne same cuous	

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by sending the same by post addressed to such usual or last-known place of abode or business; and in the case of a company means a notice given by being served upon or sent by post or delivered to the secretary or manager of such company at or to any place where the company carries on business in Victoria, or by affixing the same or a sealed copy thereof upon a conspicuous part of the land to which such notice relates;

"occupier" in respect of land means the person by whom or on whose behalf the land is actually occupied, and in the case of unoccupied property means the owner thereof; and as to lands of the Crown means any lessee or licensee thereof who has any right either absolute or conditional of acquiring the fee-simple;

"owner" in respect of land means , except in Part IIA,¹—

- (a) every person entitled to any land for any estate of freehold in possession;
- (b) every person entitled to any land under any lease or licence from the Crown as to which he has any right either absolute or conditional of acquiring the fee-simple;
- (c) every settler grantor assignor or transferor of land comprised in any settlement grant assignment transfer or conveyance not made bona fide for valuable consideration;
- (d) every person entitled as aforesaid to any land subject to any mortgage;

S. 3(1) def. of "owner" amended by No. 41/1998 s. 4(2)(a).

(e) every person entitled to any land partly in one and partly in another or others of the foregoing wayss. 3

and includes every person who by virtue of this Act is deemed to be an owner;

- "parcel" in relation to land means lands which are contiguous or which are separated only by a road or railway or other similar area across or around which movement is reasonably possible and which are owned by the same person;
- "**person**" includes a body of persons, whether corporate or unincorporate;
- "prescribed" means prescribed by this Act or any regulations thereunder;
- "principal place of residence" includes sole place of residence;

"publicly notified" or "public notice" means notice published in the Government Gazette or in some newspaper circulating in the locality where anything is required to be so notified or notice thereof is required to be given;

"public sector superannuation authority" means a public body within the meaning of the Financial Management Act 1994 that is required to submit an annual report under Part 7 of that Act in relation to a public sector superannuation fund;

S. 3(1) def. of "parcel" inserted by No. 8527 s. 3(d).

S. 3(1) def. of "principal place of residence" inserted by No. 41/1998 s. 4(1).

S. 3(1) def. of "public sector superannuation authority" inserted by No. 74/1991 s. 4, substituted by No. 101/1995 s. 26.

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- "public statutory authority" means a public statutory body constituted under an Act but does not include—
 - (a) a public sector superannuation authority;

"retirement village" means a complex containing residential premises (whether or not including hostel units) predominantly or exclusively occupied by retired persons in pursuance of—

- (a) a residential tenancy agreement or any other lease or licence; or
- (b) a right conferred by shares; or
- (c) the ownership of residential premises subject to a right or option of repurchase on conditions restricting the subsequent disposal of the premises;

"special trust" means-

*

- (a) a trust under which the vesting of the whole or any part of the capital of the trust estate, or the whole or any part of the income from that capital, or both—
 - (i) is required to be determined by a person either in respect of the identity of the beneficiaries, or the quantum of interest to be taken, or both; or
 - (ii) will occur in the event that a discretion conferred under the trust is not exercised; or

S. 3(1) def. of "public statutory authority" inserted by No. 74/1991 ss 4, 5, amended by Nos 101/1993 s. 4(1), 31/1997 s. 5(2). S. 3(1) def. of "retirement village" inserted by No. 74/1991 s. 4.

S. 3(1) def. of "special trust" inserted by No. 74/1991 s. 4.

(iii) has occurred but under which the whole or any part of that capital or the whole or any part of that income, or both, will be divested from the person or persons in whom it is vested in the event that a discretion conferred under the trust is exercised; or

(b) a trust—

- (i) under which the trustee has active management duties;
- (ii) the whole or any part of the trust property of which comprises land; and
- (iii) the interests of the beneficiaries under which in relation to that trust property which comprises land are not such as to constitute those beneficiaries owners of that land for the purposes of this Act; or
- (c) a trust which is, by or under the regulations, declared to be a special trust for the purposes of this Act;

but does not include-

- (d) a trust which is solely a charitable trust;
- (e) a trust established by a will, but only during the period being—
 - (i) where the testator died on or before 31 December 1991—the period ending on 31 December 1992; or

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 (ii) where the testator dies after 31 December 1991—the period ending on the expiration of 12 months after the date of death of the testator; or 	
 (f) a trust declared in writing by the Commissioner not to be a special trust for the purposes of this Act because the trustee has satisfied the Commissioner that the purpose of altering or reducing the incidence of land tax on land is not, to a material extent, a reason for the acquisition of land by the trust; 	
"spouse" of a person means a person to whom the person is married;	S. 3(1) def. of "spouse" inserted by No. 27/2001 s. 3(Sch. 1 item 6.1).
"tax" or "taxation" means the duty upon land, and includes any super tax or any additional charge in respect thereof to be assessed, collected, or enforced under this Act;	
"taxable value" in respect of land or lands means the total unimproved value of land or lands of any owner less the amount of any exemption to which the owner is entitled under section 7;	S. 3(1) def. of "taxable value" inserted by No. 6827 s. 2(c), substituted by No. 7773 s. 2(a)(ii), amended by Nos 8621 s. 3, 9190 s. 2(1)(a).

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"taxpayer" means any person who is the owner of land; and includes every person who, whether liable to taxation or not, is by or under this Act required to make any return relating to land or to the valuation or assessment thereof; S. 3(1) def. of "trustee", except in Part IIA, includes trustee, "trustee" executor, administrator, guardian, liquidator amended bv Nos 55/1987 and any person having or taking upon s. 57(3)(Sch. 5 himself the possession, administration, or item 35), 45/1994 control of land, income, or other property of s. 42(Sch. any description affected by any express or item 6), 41/1998 implied trust, or having the possession, s. 4(2)(b). control, or management of land of a person under any legal or other disability; S. 3(1) def. of * * * * * "unimproved value' substituted by No. 7773 s. 2(a)(iii), repealed by No. 8527 s. 3(e). S. 3(1) def. of * * * * * "value of improvements" repealed by No. 7773 s. 2(a)(i). "year" means year ending thirty-first day of December. S. 3(1A) (1A) For the purposes of the definition of "domestic inserted by partner" in sub-section (1), in determining No. 27/2001 s. 3(Sch. 1 whether persons are domestic partners of each item 6.2). other, all the circumstances of their relationship are to be taken into account, including any one or more of the matters referred to in section 275(2)

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of the **Property Law Act 1958** as may be relevant in a particular case.

- (2) For the purposes of assessing the tax to be charged, levied or collected under this Act in any year, including special land tax under section 10—
 - (a) the unimproved value of any land shall be an amount equal to the site value (as defined in the Valuation of Land Act 1960) of the land as at the relevant date adjusted in accordance with sub-section (4);
 - (b) the net annual value of any land or of any portion of any land shall be an amount equal to the net annual value (as defined in the Valuation of Land Act 1960) of the land as at the relevant date.

S. 3(2) inserted by No. 8527 s. 3(f), amended by Nos 8770 s. 3(1), 8946 s. 3(1), 9842 s. 3(1)(3), 9969 s. 4(1), 12/1989 s. 4(1)(Sch. 2 items 66.1-66.3, 66.4 (as amended by No. 13/1990 s. 38(1)(z)) 66.5, 66.6), substituted by No. 113/1994 s. 4(1), amended by Nos 42/1996 s. 18(a)(i), 31/1997 s. 5(3)(a).

(2A) In sub-section (2) "the relevant date" is—

- (a) where the land is within the municipal district of a municipal council—
 - (i) subject to sub-paragraph (ii) the date as at which rateable properties within the municipal district were valued for the purposes of the last general valuation returned to the municipal council before 1 January in the year immediately preceding the year for or in which the land tax is being assessed;

S. 3(2A) inserted by No. 113/1994 s. 4(1).

S. 3(2A)(i) amended by No. 31/1997 s. 5(3)(b).

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- (ii) where the land has been valued for the purposes of a supplementary valuation after the return date of the last general valuation referred to in sub-paragraph
 (i) but before 1 January of the year for or in which land tax is being assessed, the return date of that supplementary valuation; or
- (b) where the land is not within a municipal district of a municipal council, 31 December in the year immediately preceding the year for which the land tax is being assessed.

* * * * *

(4) For the purpose of assessing the tax to be charged, levied and collected for the year commencing on 1 January 1984 or for or in any subsequent year, the unimproved value of any land within an area shall be deemed to be an amount equal to the amount of the site value of the land determined as set out in sub-section (2) multiplied by the prescribed equalization factor, if any, applying to land within that area in respect of the year for or in which land tax is being assessed.

(5) A reference in sub-section (4) to a prescribed equalization factor applying in respect of a year to land within an area is a reference to a factor determined by the Valuer-General and prescribed by the regulations being a factor by which, in the opinion of the Valuer-General, the site value of land within that area determined as set out in subsection (2) ought to be multiplied if the value of the land is to accord with levels of value generally prevailing in that area as at a date determined by

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S. 3(2A)(ii) amended by

No. 31/1997

s. 5(3)(b).

S. 3(3) inserted by No. 9842 s. 3(2), repealed by No. 42/1996 s. 18(a)(ii).

S. 3(4) inserted by No. 9969 s. 4(2), amended by No. 31/1997 s. 5(3)(c)(i)(ii).

S. 3(5) inserted by No. 9969 s. 4(2), amended by No. 40/1997 s. 138(Sch. 2 item 10.2).

		_
	Treasurer of Victoria after consultation with Commissioner.	
or th Regu facto land	bite anything to the contrary in sub-section (5) the Land Tax (Equalization Factors) alations 2000, the prescribed equalization for that applies for the year 2001 in respect of within the area of the City of Melbourne is, must be taken always to have been, 1.06.	S. 3(5A) inserted by No. 46/2001 s. 32.
(6) In su	ıb-section (2A)—	S. 3(6) inserted by No. 113/1994 s. 4(2).
''suț	oplementary valuation " means a valuation which is made under section 13DF of the Valuation of Land Act 1960 and is supplementary to the last general valuation returned to the municipal council before 1 January in the year immediately preceding the year for or in which land tax is being assessed;	S. 3(6) def. of "supplement- ary valuation" amended by No. 31/1997 s. 5(3)(d).
"ret	urn date" , in relation to a valuation, is the date on which that valuation is returned to the municipal council by the person who carried out that valuation.	
3A. Unimprov	ved value of certain land	S. 3A inserted by
If—		No. 86/1997 s. 8.
(a)	it is necessary to ascertain an unimproved value of land ("the lot") for the purposes of assessing land tax for or in a particular year;	

(b) the lot was not valued separately as at the relevant date (within the meaning of section 3(2A)); and

and

(c) the lot was part of an area of land ("the whole") that was valued separately as at the relevant date—

then, for the purposes of assessing land tax for or in that year, the unimproved value of the lot is deemed to be the same proportion of the unimproved value of the whole as the area of the lot bears to the area of the whole.

PART I—ADMINISTRATION

	pointment of the secrec	•	ioner and ot	her officers	s and	Nos 3713 s. 4, 3701 s. 6.
(1	· · · · · · · · · · · · · · · · · · ·	missioner ha	as the genera gulations.	al administr	ation	S. 4(1) substituted by No. 40/1997 s. 138(Sch. 2 item 10.3).
	*	*	*	*	*	S. 4(2) amended by Nos 7773 s. 2(b), 65/1987 s. 53(a), repealed by No. 40/1997 s. 138(Sch. 2 item 10.4(a)).
	*	*	*	*	*	S. 4(3) amended by No. 65/1987 s. 53(b), repealed by No. 40/1997 s. 138(Sch. 2 item 10.4(a)).
(4	informati	on respectin	ay commun g the affairs under the p	of any pers		S. 4(4) substituted by Nos 9455 s. 2, 9766 s. 5.
		ember of the c of Inspecto	e police force or; or	e of or abov	e the	S. 4(4)(a) repealed by No. 37/1987 s. 10(1)(a), new s. 4(4)(a) inserted by No. 103/1998 s. 9.
	*	*	*	*	*	S. 4(4)(b) repealed by No. 40/1997 s. 138(Sch. 2 item 10.4(b)).

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S. 4(4)(c) repealed by No. 37/1987 s. 10(1)(a).	*	*	*	*	*	
S. 4(4)(d) substituted by No. 65/1987 s. 57(b), amended by No. 46/1998 s. 7(Sch. 1).	(d)	the Secretary Developmen	-	partment of	State	
	(e)	any special c of the Evide where—			-	
		-		for informa		
		11	al to the Co	given writte mmissione that inform	r of the	
S. 4(5) substituted by No. 9455 s. 2, amended by No. 9733 s. 12, substituted by No. 9766 s. 5, amended by No. 37/1987 s. 10(1)(b)(i).	Tax	ept as provide ation (Recip r on shall not—	ocal Powe			
S. 4(5)(a) amended by No. 37/1987 s. 10(1)(b)(ii).	(a)	make a recor any person o document or him in conne execution of	r publish an part of a do xion with t	ny informat ocument ob he adminis	tion or any btained by	
	(b)	be required t document co or execution course of his communicate	nnected wi of this Act employme	th the admi in his custo nt or to div	nistration ody in the rulge or	

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	thing coming und of his employme		e in the cour	rse	
	ss the production, blication is made	-	communica	ation	
(c)	with the consent the information of	-			
(ca)	in connexion wit	h—			S. 4(5)(ca) inserted by No. 10058 s. 2, amended by No. 8/1988 s. 4(1).
	(i) the establish	hment of; or			S. 4(5)(ca)(i) inserted by No. 8/1988 s. 4(1).
	(ii) the operation	on of; or			S. 4(5)(ca)(ii) inserted by No. 8/1988 s. 4(1).
	(iii) the satisfact	tion of enqu	iries to—		S. 4(5)(ca)(iii) inserted by No. 8/1988 s. 4(1).
	the integrated correspect of Victor use known as La	relating to ir	nformation i		
(d)	in connexion wit execution of this			or	
(e)	for the purpose o arising out of this any report of any	s Act or the	regulations	or of	
Pena	lty: 10 penalty	units.			
*	*	*	*	*	S. 4(6) repealed by No. 9455 s. 2.

	Land Tax Act 1958 Act No. 6289/1958					s. 4
S. 4(7) amended by Nos 8474 s. 10, 9126 s. 3(1), repealed by No. 9455 s. 2.	5	*	*	*	*	*
S. 4A inserted by No. 23/1986 s. 7, repealed by No. 40/1997 s. 138(Sch. 2 item 10.5).	,	*	*	*	*	*
S. 5 repealed by No. 7773 s. 2(c), new s. 5 inserted by No. 9648 s. 2, amended by No. 101/1995 s. 27, repealed by No. 40/1997 s. 138(Sch. 2 item 10.5).	,	*	*	*	*	*

PART II—NATURE OF TAXATION

6. Rate of land tax

Subject to this Act there shall in the case of each owner of land be charged levied and collected by the Commissioner and paid for the use of Her Majesty in aid of the Consolidated Fund for each and every year a duty of land tax upon land for every dollar of the unimproved value thereof in accordance with the provisions of the Second Schedule.

6A. Owner of home unit deemed to be owner of land for purposes of this Act

(1) In this section unless inconsistent with the context or subject-matter—

"**home unit**" means a building or part of a building which—

- (a) is designed for use as a self-contained unit for living purposes; and
- (b) is situated on land owned—
 - (i) by two or more persons as tenants in common, each of whom is the registered proprietor under the **Transfer of Land Act 1958** of one or more undivided shares in the whole of the land and is lawfully entitled, by virtue of an agreement entered into between him or his predecessor in title and all other owners of undivided shares in the land or their predecessors in title, to the exclusive right to occupy a specified building or part of a building on the land; or

No. 3713 s. 6. S. 6 amended by Nos 7315 s. 3(Sch. 1 Pt B), 7773 s. 2(d), 9071 s. 2(1), 65/1987 s. 57(c).

S. 6A inserted by No. 8527 s. 4(1).

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(ii) by a body corporate in which all issued shares are owned by two or more persons, each of whom is lawfully entitled, by virtue of his ownership of shares in the body corporate, to the exclusive right to occupy a specified building or part of a building on the land and who is not required to make any payments of a rental nature for that right: "land" in relation to a home unit means the land upon which the building or buildings of which the home unit is part is or are situated; * * *

"owner" in relation to a home unit, means the person who—

- (a) is the owner of an undivided share in the land whereon the building is situated; or
- (b) is a shareholder in the body corporate which owns the land upon which the building is situated—

as the case may be, and who is thereby entitled to the exclusive right to occupy the home unit.

(2) This section shall not apply to a home unit unless there is more than one home unit situated on the land.

S. 6A(1) def. of "net annual value" repealed by No. 8946 s. 3(2). Act No. 6289/1958

(3) For the purposes of this Act an owner of a home unit shall be deemed to be the owner of land having an unimproved value determined in accordance with the formula—



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where A equals the net annual value of the home unit;

where B equals the net annual value of all home units on the land;

where C equals the unimproved value of the land.

(4) Where there are home units on any land in assessing the amount of land tax (if any) payable by the tenants in common of the land or the body corporate (as the case may be) in respect of that land the amount of the unimproved value of the units shall be deducted from the amount of the unimproved value of the land.

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S. 7 amended by Nos 6447 s. 2 (as amended by No. 6489 s. 4(Sch. item 12)), 6827 s. 3, 6929 s. 3, 7194 ss 3, 4, 7315 s. 3(Sch. 1 Pt B), substituted by No. 7773 s. 2(e), amended by Nos 8055 s. 5. 9842 s. 4(a)(b), 9969 s. 5(1), 10121 s. 4(1)(a)-(c), 10210 s. 4(1)(a)(i)(ii), 81/1986 s. 4(1)(a)(i)(ii), repealed by No. 65/1987 s. 56(1)(a).

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S. 7A	7A. Minimum	assessment				
inserted by No. 8527 s. 5, amended by No. 9071 s. 3, substituted by No. 9190 s. 2(1)(b), amended by Nos 9300 ss 2, 3, 9455 ss 3, 4, 9648 ss 3, 4, repealed by No. 9842 s. 5, new s. 7A inserted by No. 10210 s. 5(1), amended by Nos 60/1988 s. 4, 62/1990 s. 4(a), 101/1997 s. 3(a)(b), 48/2001 s. 9(1)(a)(b).	this A but fe	Act for a yea or this sectio	mount of lan r after 2001 l n, be less tha t year by that	by a taxpayon \$125, no	er would,	
S. 7B inserted by No. 9071 s. 4, repealed by No. 9190 s. 2(1)(b).	*	*	*	*	*	
No. 3713 s. 8.	8. Land tax,	on what lan	d to be asses	sed		
S. 8(1) amended by Nos 6827 s. 4(1), 8527 s. 6(1)(a)(b), 9842 s. 6(a), 74/1991 ss 6(a), 7(1).	case levie year whic first year) Subject to sub-section (2) tax on land shall in the case of each owner thereof be assessed charged levied and collected by the Commissioner for each year on the total unimproved value of all land of which he is the owner at midnight on the thirty-first day of December immediately preceding the year for which such tax is assessed charged levied and collected.				

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- (2) Tax on land referred to in section 9(1)(c) that is subject to tax because of section 9(2) and tax on land owned by a charitable institution that is not exempt from tax under section 9(1)(d) (whether because of section 9(2AAA) or otherwise) shall be separately assessed charged levied and collected by the Commissioner from the owner thereof for each year on the unimproved value of each parcel of land of which he is the owner at midnight on the 31st day of December immediately preceding the year for which such taxation is assessed charged levied and collected as if it were the only land owned by the owner.
- (2A) Sub-section (2) does not apply in respect of land referred to in section 9(1)(c) vested in a public statutory authority².
 - (3) Where portion of a parcel of land (not being a portion of a building) is occupied separately from, or is obviously adapted to being occupied separately from other land in the parcel such portion shall for the purposes of sub-section (2) be regarded as a separate parcel of land.
 - * * *

S. 8(2) inserted by No. 8527 s. 6(1)(c), amended by Nos 9071 s. 5, 74/1991 ss 7(1), 8(1), 10/2001 s. 5(1)(a).

S. 8(2A) inserted by No. 74/1991 s. 8(2).

S. 8(3) inserted by No. 8527 s. 6(1)(c).

S. 8(4)(5) inserted by No. 9842 s. 6(b), repealed by No. 74/1991 s. 6(b).

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Nos 3713 s. 9, 5602 s. 2, 5764 s. 3. S. 9 amended by Nos 6522 s. 3, 6929 s. 4, 7228 s. 7(Sch. 4 Pt 21), 7698 s. 67, 7773 s. 2(f), 8044 s. 29, substituted by No. 8055 s. 3 (as amended by No. 8527 ss 6(4)(a), 8).	 9. Lands exempted from land tax (1) Subject to this Act—
S. 9(1)(a) amended by No. 9842 s. 7.	 (a) land which is the property of the Crown in right of the State of Victoria or which is vested in any Minister of the Crown in right of the State of Victoria (excluding land of which a person is deemed by section 43 to be the owner);
S. 9(1)(b) amended by Nos 74/1991 s. 9(1), 31/1997 s. 6(1).	 (b) land which is vested in any public statutory authority, other than land vested in a declared public statutory authority (within the meaning of sub-section (1AD) that is not used exclusively as public open space or a park;
	 (c) land which is vested in trustees appointed pursuant to an Act of the Parliament of Victoria and which is held in trust for public or municipal purposes or which is vested in any municipality;
S. 9(1)(d) substituted by No. 113/1994 s. 5, amended by No. 10/1996 s. 19.	(d) land which is used by a charitable institution exclusively for charitable purposes;

(da)	land which is vested in any person or body and which is leased to be used for out-door sporting recreation or cultural purposes or similar out-door activities where the proceeds from the leasing are applied exclusively by that person or body for charitable purposes;	S. 9(1)(da) inserted by No. 9648 s. 5.
(e)	land which is vested in or held in trust for an association of ex-servicemen or of dependants of ex-servicemen and which is used by the members for the purposes of the association;	
(f)	land which is vested in or held in trust for any friendly society;	S. 9(1)(f) amended by No. 101/1993 s. 4(2).
(fa)	 land which— (i) is vested in, or held in trust for, a body (whether incorporated or not) established for the purposes of conducting agricultural shows, farm machinery field days or activities of a similar nature that is not carried on for the purposes of profit or gain to its individual members; and (ii) is used for the purposes of the body; 	S. 9(1)(fa) inserted by No. 30/2002 s. 17.
(g)	In the bulk of the purposes of the body, land which is vested in any body corporate or unincorporate (not being a body that promotes or controls horse racing, pony racing or harness racing in Victoria) that exists for the purpose of providing or promoting cultural or sporting recreation or similar facilities or objectives and that applies its profits in promoting its objectives and prohibits the payment of any dividends to members and which is used for out-door	S. 9(1)(g) amended by Nos 8527 s. 6(3), 65/1987 s. 57(d).

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sporting recreation or cultural purposes or similar out-door activities;

(ga) land outside the metropolitan area (within the meaning of section 201 of the Melbourne and Metropolitan Board of Works Act 1958) which is land used for primary production;

 (h) land comprising one parcel which is wholly or partly within the metropolitan area (within the meaning of section 201 of the Melbourne and Metropolitan Board of Works Act 1958) none of which is within an urban zone and which is land used for primary production;

- (ha) land comprised in one parcel which is wholly or partly within the metropolitan area (within the meaning of section 201 of the Melbourne and Metropolitan Board of Works Act 1958) and which is wholly or partly within an urban zone under a planning scheme in force under the Planning and Environment Act 1987 and which is used solely or primarily for the business of primary production if—
 - (i) the owner of the land is normally engaged in a substantially full-time capacity in the business of primary production of the type carried on on the land or in the case of a proprietary company within the meaning of the Corporations Act the principal business of the company is primary production of a type carried on on the land; and

S. 9(1)(ga) inserted by No. 8770 s. 4(1), amended by No. 45/1987 s. 205(Sch. item 43(a)).

S. 9(1)(h) substituted by No. 8770 s. 4(1), amended by No. 45/1987 s. 205(Sch. item 43(a)).

S. 9(1)(ha) amended by Nos 45/1987 s. 205(Sch. item 43(b)), 65/1987 s. 54(1) (as amended by No. 65/1988 s. 24(1)(c)).

S. 9(1)(ha)(i) amended by Nos 9699 s. 23 (as amended by No. 10087 s. 3(1)(Sch. 1 item 16)), 119/1994 s. 33(6), 44/2001 s. 3(Sch. item 71.1).

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	 (ii) the owner is a natural person or a proprietary company within the meaning of the Corporations Act in which all the shares are beneficially owned by natural persons; 	S. 9(1)(ha)(ii) amended by Nos 9699 s. 23 (as amended by No. 10087 s. 3(1)(Sch. 1 item 16)), 119/1994 s. 33(6), 44/2001 s. 3(Sch. item 71.1).		
	(i) land which is used exclusively as a mine;			
	(j) land which is used and occupied as a retirement village and for no other purpose—	S. 9(1)(j) inserted by No. 74/1991 s. 11(1).		
	is exempt from land tax.			
(1AA)	(1AA) Sub-section (1)(a) and (b) does not apply to—			
	(a) land vested in or occupied by the Transport Accident Commission; or	inserted by No. 74/1991 s. 9(2).		
	(b) land vested in or occupied by the Urban and Regional Land Corporation, other than land to which a declaration in force under sub- section (2C) applies.	S. 9(1AA)(b) amended by Nos 71/1997 s. 32(a), 29/2001 s. 10(1).		
(1AB)	Sub-section (1)(c) does not apply in respect of land vested in a public sector superannuation authority or land vested in or held in trust for, or for the purposes of, or for purposes which include the purposes of, a trade union, trades hall or council of trade unions.	S. 9(1AB) inserted by No. 74/1991 s. 9(2), amended by No. 101/1993 s. 4(3).		
	* * * * *	S. 9(1AC) inserted by No. 74/1991 s. 10(1), repealed by No. 31/1997 s. 6(2).		

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S. 9(1AD) inserted by No. 74/1991 s. 10(1), amended by No. 101/1993 s. 4(4), substituted by No. 31/1997 s. 6(3).	(1AD)	The Governor in Council, by Order published in the Government Gazette, may declare a public statutory authority to be a declared public statutory authority for the purposes of sub- section (1)(b).
S. 9(1A) amended by No. 60/1988 s. 5.	(1A)	In this section "urban zone" means a zone under a planning scheme in force under the Planning and Environment Act 1987 of a type declared by the Governor in Council to be an urban zone for the purposes of this Act.
	(1B)	The Governor in Council may by Order published in the Government Gazette declare specified types of zones under planning schemes to be urban zones for the purposes of this Act.
S. 9(1C) amended by Nos 9699 s. 23 (as amended by No. 10087 s. 3(1)(Sch. 1 item 16)), 119/1994 s. 33(6), 44/2001 s. 3(Sch. item 71.1).	· · · ·	 For the purposes of paragraph (ha) of sub-section (1) the principal business of a proprietary company within the meaning of the Corporations Act is not primary production of the type carried on on the land unless— (a) the main undertaking of the company is primary production of that type; and
S. 9(1C)(b) amended by No. 9902 s. 2(1)(Sch. item 134).		(b) dividends distributed during the previous three years or since the commencement of the Land Tax Act 1973 or since the incorporation of the company were made to all the holders of the issued ordinary share capital (within the meaning of section 44) of the company in proportion to their respective paid up shareholdings and 60 per centum of those dividends were paid to persons normally engaged in a substantially full time capacity in the business of primary

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production or where no dividends have been declared during the previous three years or since the commencement of the Land Tax Act 1973 or since the incorporation of the company ordinary shares representing more than sixty per cent of the paid up capital of the company (excluding shares entitled to a fixed rate of dividend) have been beneficially owned for the previous three years or since the commencement of the Land Tax Act 1973 or since the incorporation of the company by persons normally engaged in a substantially full-time capacity in the business of primary production.

- (1D) Where a portion of any land outside the metropolitan area is used for primary production that portion shall be exempt from land tax notwithstanding that a business other than the business of primary production is carried on on any other portion of the land.
- (1E) Where the owner of a parcel of land is—
 - (a) normally engaged in a substantially full time capacity in the business of primary production of the type carried on on the land or in the case of a proprietary company the principal business of the company is primary production of a type carried on on the land; and
 - (b) a natural person or a proprietary company within the meaning of the Corporations Act in which all the shares are beneficially owned by natural persons—

and portion of the parcel of land is occupied separately from or is obviously adapted to being occupied separately from other land in the parcel such portion shall for the purposes of S. 9(1D) inserted by No. 8770 s. 4(2).

S. 9(1E) inserted by No. 9648 s. 6.

S. 9(1E)(b) amended by Nos 9761 s. 3, 119/1994 s. 33(6), 44/2001 s. 3(Sch. item 71.1).

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	paragraph (h) or (ha) of sub-section (1) be regarded as a separate parcel of land.	
S. 9(1F) inserted by No. 65/1987 s. 54(2).	(1F) If two or more persons are the owner of a parcel of land and—	
	 (a) at least one of those persons is normally engaged in a substantially full-time capacity in the business of primary production of the type carried on on the land; and 	
	(b) the other or others of those persons are relatives of a person normally so engaged; and	
	(c) no other person is normally so engaged on that land—	
	the owner shall be deemed, for the purposes of sub-section (1)(ha) to be normally so engaged.	
S. 9(1G) inserted by	(1G) If—	
No. 65/1987 s. 54(2).	 (a) a person is, or two or more persons are, the owner of a parcel of land on which the business of primary production is carried on; and 	
	 (b) a relative of the person, or of each of the persons, is normally engaged in a substantially full-time capacity in that business (whether or not the person, or any of those persons, is also normally so engaged); and 	
	(c) no other person is normally so engaged on that land—	
	the owner, shall be deemed, for the purposes of sub-section (1)(ha), to be normally so engaged.	
S. 9(1H) inserted by No. 65/1987 s. 54(2), amended by No. 60/1988 s. 6.	(1H) In sub-sections (1F) and (1G), "relative" in relation to a person means—	

(a) a spouse or domestic partner of the person;	S. 9(1H)(a) amended by No. 27/2001 s. 3(Sch. 1 item 6.3).
(b) a lineal ancestor or lineal descendant of the person or of the spouse or domestic partner of the person;	amended by
(c) a brother or sister, or child of a brother or sister, of the person or of the spouse or domestic partner of the person;	S. 9(1H)(c) amended by No. 27/2001 s. 3(Sch. 1 item 6.3).
(d) a spouse or domestic partner of a child of the person;	1C S. 9(1H)(d) amended by No. 27/2001 s. 3(Sch. 1 item 6.3).
(e) a spouse or domestic partner of a brother or sister of the person.	S. 9(1H)(e) amended by No. 27/2001 s. 3(Sch. 1 item 6.3).
 (2) Sub-section (1) does not apply to land or to a portion of land referred to in paragraphs (b), (c), (e), (f) or (g) if the land or the portion— 	S. 9(2) amended by Nos 9071 s. 6, 12/1989 s. 4(1)(Sch. 2
(a) is used for banking or insurance purposes; of	Marca 00 7 /
(b) is leased or occupied for any business purposes by any person or corporation not being a person or corporation referred to in any of the said paragraphs—	No. 13/1990 s. 38(2)(a)) (as amended by No. 78/1991 s. 28(2)(a)) (as amended by No. 22/1992
unless the land or portion is leased or occupied under or pursuant to an arrangement made by the Victorian Development Corporation or by a municipal council for the purpose of promoting of assisting a decentralized industry.	s. 21(1)), 10/2001 s. 5(1)(b)(i)(ii).

Provided that where the land tax payable by the operation of this sub-section is payable in respect of land referred to in paragraph (c) of sub-section (1) that is leased or occupied under a lease or tenancy—

- (a) which was entered into before the commencement of this section; and
- (b) which does not make provision for the land tax payable under this Act to be paid by one of the parties to the lease or tenancy or for the lessee or tenant to reimburse the owner for the amount of land tax payable or repaid by the lessee or tenant to the owner—

the land tax shall be reduced by the tax attributable to the land or portion leased or occupied under such a lease or tenancy until such date as the rental payable under the lease or tenancy is or could be reviewed or the lease or tenancy could be determined by the owner or the 30th day of December, 1978, whichever first occurs:

Provided further that as on or from the day upon which the rental payable under a lease or tenancy referred to in the last preceding proviso is or could be reviewed the lessee or tenant under that lease or tenancy shall be liable to pay to the owner an amount equal to the land tax attributable to the land or portion occupied under that lease or tenancy:

Provided further that where any such land or portion referred to in paragraph (c) is on or after the 30th day of December, 1978 subject to a lease or tenancy which has been in force since before the commencement of this section and under which the rent payable has not been increased since that commencement the lessee or tenant under the lease or tenancy shall be liable to pay to the owner an amount equal to the land tax attributable to the land or portion occupied under that lease or tenancy:

Provided further that for the purposes of this subsection the land tax attributable to a portion of land which is subject to land tax shall be that proportion of the land tax which the net annual value of that portion bears to the net annual value of the whole of the land which is so subject to land tax.

- (2A) Land or a portion of land which is vested in any person or body for charitable purposes shall be deemed to be used exclusively for charitable purposes if the land is vacant and is declared by the person or body in whom it is vested to be held for future use for charitable purposes.
- (2AAA) If the Commissioner is satisfied that part only of land is used by a charitable institution exclusively for charitable purposes—
 - (a) land tax is assessable on the remaining part of the land, unless an exemption (other than sub-section (1)(d)) applies to the remaining part; and
 - (b) section 3A applies, if necessary, for that purpose.
 - (2AA) Land does not cease to be used and occupied for the purpose of a retirement village merely because any building or improvement on the land is used or occupied for a purpose ancillary to that purpose.
 - (2AB) If the Commissioner is satisfied that part only of land is used and occupied as a retirement village and for no other purpose, the unimproved value of the land must be reduced for the purposes of land

S. 9(2AAA) inserted by No. 10/2001 s. 5(2).

S. 9(2AA) inserted by No. 74/1991 s. 11(2).

S. 9(2AB) inserted by No. 74/1991 s. 11(2).

tax by an amount calculated in accordance with
the formula $R =$ where—
R is the reduction in the unimproved value
A is the unimproved value before reduction
B is the area of the land used and occupied as a retirement village and for no other purpose
C is the total area of the land.
(2B) Land—
(a) referred to in paragraph (b) or (c) of subsection (1) which is used or occupied by persons carrying on business in movable stalls in a market during some but not all of the ordinary business hours in a week; or
 (b) referred to in paragraph (c) of sub-section (1) which is used exclusively for or in connexion with a business the primary purpose of which is to provide outdoor sporting or recreational facilities—
shall be deemed not to be used for business purposes.
(2C) The Treasurer, on the recommendation of the Minister administering the Urban and Regional Land Corporation Act 1997 , may by instrument in writing declare land vested in or occupied by the Urban and Regional Land Corporation to be exempt from land tax if the Treasurer is satisfied that the land is used or is to be used for the provision of rental housing in accordance with a housing agreement in force between the Commonwealth and the State.

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S. 9(2D) inserted by No. 74/1991 s. 10(2), repealed by No. 31/1997 s. 6(4).

(3) In this section—

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s. 9

"ex-servicemen" means members or former members of the naval military or air forces of the Commonwealth or of any part of the Queen's Dominions or of any ally of Great Britain who served in—

- (a) the war which commenced in the year 1914 or the war which commenced in the year 1939;
- (b) the hostilities which commenced in Korea in the year 1950; or
- (c) any other war or hostilities in which Her Majesty is engaged and which is proclaimed to be a war or hostility for the purposes of this section by Order of the Governor in Council published in the Government Gazette;
- "mine" means-
 - (a) any part of the land covered by a mining licence under the Mineral Resources Development Act 1990; or
 - (b) any part of the land in the Latrobe area within the meaning of the Electricity Industry (Residual Provisions) Act 1993 where a generation company or any other body authorised under that Act mines coal used in the generation of electricity—

except the surface of any such land that for the time being is not actually occupied by or used for,

amended by No. 92/1990 s. 128(Sch. 1 item 15(a)(b)), substituted by No. 53/1994 s. 32(1), amended by Nos 53/1994 s. 32(2), 110/1994 s. 37, 31/1997 s. 5(4), 69/2000 s. 56.

S. 9(3) def. of

"mine"

or for buildings enclosing or covering, shafts or approaches to shafts or for the storage of debris or mining machinery.

10. Special land tax

- (1) Where any land which is exempt from land tax by the operation of paragraphs (b), (g), (h), (ha) or (i) of sub-section (1) of section 9 ceases to be exempt from land tax (otherwise than by reason of the coming into operation of section 9) a special land tax at the rate of five cents for each dollar of the unimproved value of the land or that portion of the land which has so ceased to be exempt, as the case may be, shall be payable to Her Majesty—
 - (a) in the case of land which ceases to be exempt immediately or within 60 days after a change of ownership, by the person who was the owner thereof immediately before such change of ownership; and
 - (b) in any other case, by the person who is the owner immediately after it ceases to be so exempt.
- (1A) Special land tax payable in accordance with paragraph (a) of sub-section (1) shall be payable immediately after the land ceases to be exempt.
- (1B) Special land tax payable in accordance with paragraph (b) of sub-section (1) shall be payable immediately after the land ceases to be exempt but the person liable to pay the tax may elect to defer the date of payment until such time as there is a change of ownership of the land or any part thereof or for three years from the date on which the land ceases to be exempt, whichever is the sooner.

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S. 10 substituted by No. 8055 s. 3 (as amended by No. 8527 s. 6(4)(b)). S. 10(1) amended by Nos 8946 s. 5(1), 9071 s. 7(1).

S. 10(1A) inserted by No. 9071 s. 7(2).

S. 10(1B) inserted by No. 9071 s. 7(2).

s. 10			Act 1958 289/1958			
(10	 (1C) This section shall not apply to a parcel of land which is exempt from land tax under section 9(1)(b) and which ceases to be so exempt if— 					
	*	*	*	*	*	S. 10(1C)(a) repealed by No. 9190 s. 2(1)(c)(i).
	(b)	the unimprov exceed \$199		f the parcel	does not	S. 10(1C)(b) amended by Nos 9190 s. 2(1)(c)(ii), 9300 s. 4, 9455 s. 5(a), 9648 s. 7, 9842 s. 8, 9969 s. 5(2), 10121 s. 4(2), 10210 s. 4(1)(b), 81/1986 s. 4(1)(b), 65/1987 s. 56(1)(b), 60/1988 s. 7, 62/1990 s. 4(b), 74/1991 s. 12, 30/1993 s. 4.
	(c)	it is used or p by the owner persons who or in commo of residence.	or by any are owners	one or more s of the parc	e of any el jointly	S. 10(1C)(c) amended by No. 9190 s. 2(1)(c)(iii).
(1D	be e	section does xempt from la e amendment	nd tax und	er section 9	because	S. 10(1D) inserted by No. 74/1991 s. 13.
(2	colle	special land ta ected by the C provisions of t	ommission	er in accord		

- (3) The special land tax shall be due and payable on a date stated in the notice of assessment to be the due date which date shall not be less than fourteen days after the service of such notice.
 (4) The provisions of sections 3, 3A, 9, 16, 19, 20, 21, 24A, 25, 38, 39, 58, 59, 60, 61, 62, 65, 66, 67,
 - 24A, 25, 38, 39, 58, 59, 60, 61, 62, 65, 66, 67, 91A, 91B, 91C and 97 apply to the special land tax as though it were land tax but save as aforesaid no other provisions of this Act shall apply.
 - (5) In the application of the sections referred to in sub-section (4) for the purposes of this section any reference to land tax or to tax shall be read as a reference to special land tax.

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10A. As to unimproved capital value of parts of buildings

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Where sub-section (2) of section 9 or sub-section (1) of section 10 applies to a portion of land, being a portion of a building erected upon the land, the unimproved value of that portion of the building shall be as nearly as practicable the sum which bears the same proportion to the unimproved value of the whole of the land upon which the building is erected as the net annual value of the portion bears to the net annual value of the whole.

S. 10(4) amended by Nos 8946 s. 5(2), 9071 s. 8, 9455 s. 5(b) (as amended by No. 9549 s. 2(1)(Sch. item 91)), 86/1997 s. 9(1).

S. 10(6) inserted by No. 113/1994 s. 6, repealed by No. 101/1995 s. 28.

S. 10A inserted by No. 8055 s. 3, amended by No. 8946 s. 5(1). Land Tax Act 1958

s. 13			Act No. 628	9/1958			
		*	*	*	*	*	S. 11 amended by Nos 7315 s. 3(Sch. 1 Pt B), 7332 s. 2(Sch. 1 item 57), repealed by No. 7773 s. 2(g).
		*	*	*	*	*	S. 12 amended by No. 7315 s. 3(Sch. 1 Pt B), repealed by No. 7773 s. 2(g).
		ial exemp pied by c	otion from la lubs	ind tax of	f land owne	ed and	No. 5764 s. 6.
 (1) Any land or portion of any land which is owned and solely occupied by any club shall not be liable to a duty of land tax greater than 0.357 cents for every dollar of the unimproved value of the land or portion. (1A) For the purposes of sub-section (1) and for assessing the land tax on any portion of such land which is not solely occupied by a club the land tax which is or which would but for the operation of sub-section (1) be attributable to a portion of land shall be the proportion of sub-section (1) be payable on the whole of the land owned by a club which the net annual value of the land. 						S. 13(1) amended by Nos 7315 s. 3(Sch. 1 Pt B), 7773 s. 3(a), 8527 s. 6(2)(a), substituted by No. 9071 s. 9, amended by No. 9190 s. 2(1)(d).	
						S. 13(1A) inserted by No. 9071 s. 9.	

Land Tax Act 1958

		ACI NO. 0209/1930	L
S. 13(1B) inserted by No. 9071 s. 9.	(1B)	For the purposes of sub-section (1) the unimproved value of any portion of land solely occupied by a club shall be determined in accordance with the formula—	
		where A equals the net annual value of that portion;	
		where B equals the net annual value of the whole property;	
		where C equals the unimproved value of the whole of the land.	
S. 13(1C) inserted by No. 101/1993 s. 6.	(1C)	If land or a portion of land is owned and solely occupied by a club as at 31 December 1993, the duty of land tax for 1994 assessed in accordance with this section must not exceed 0.357 cents for every dollar of—	
		(a) the unimproved value of that land or portion for the purposes of determining land tax for 1994 ("the paragraph (a) amount"); or	
		 (b) if the paragraph (a) amount differs by more than 20 per centum from the unimproved value of that land or portion for the purposes of determining land tax for 1993 ("the paragraph (b) amount")— 	
		(i) where the paragraph (a) amount is less than the paragraph (b) amount, 80 per centum of the paragraph (b) amount; or	
		(ii) where the paragraph (a) amount is more than the paragraph (b) amount, 120 per centum of the paragraph (b) amount.	

Land Tax Act 1958 Act No. 6289/1958

(2) "Club" means any society club or association not S. 13(2) substituted by carried on for the purposes of the profit or gain to No. 8527 its individual members and which is carried on s. 6(2)(b). exclusively for one or more of the following purposes-(a) providing for the social sporting cultural recreational literary or educational interests of its members; S. 13(2)(b) (b) promoting or controlling horse racing, pony amended by racing or harness racing in Victoria. No. 65/1987

s. 57(e).

Land Tax Act 1958

Act No. 6289/1958

Pt 2A (Heading and ss 13AA–13L) inserted by No. 41/1998 s. 5.

S. 13AA inserted by No. 41/1998 s. 5.

PART IIA—PRINCIPAL PLACE OF RESIDENCE EXEMPTION

13AA. Definitions

(1) In this Part—

- "discretionary trust" means a trust under which the vesting of the whole or any part of the trust property—
 - (a) is required to be determined by a person either in respect of the identity of the beneficiaries or the quantum of interest to be taken, or both; or
 - (b) will occur in the event that a discretion conferred under the trust is not exercised;
- "owner", in relation to land, means a person-
 - (a) entitled to the land for an estate of freehold in possession; or
 - (b) if the land is under a lease from the Crown, entitled to a leasehold interest as referred to in section 43—

and includes the owner of a life estate in the land as referred to in section 41;

- "trustee" means trustee within the meaning of section 3(1) but does not include—
 - (a) a trustee of a discretionary trust; or
 - (b) a trustee of a trust to which a unit trust scheme relates; or
 - (c) a liquidator;

	"unit trust scheme" means an arrangement made for the purpose, or having the effect, of providing facilities for participation by a person, as a beneficiary under a trust, in any profit or income arising from the acquisition, holding, management or disposal of property under the trust.	
(2) For the purposes of this Part, a person is not a trustee of a trust relating to land by reason only that the land is subject to an implied or a constructive trust.	
13A. Pri	ncipal place of residence exemption	S. 13A inserted by
(1) Subject to this Part, the following land is exempt from taxation—	No. 41/1998 s. 5.
	 (a) land owned by a natural person that is used and occupied as the principal place of residence of that person; 	
	(b) land owned by a trustee of a trust that is used and occupied as the principal place of residence of a natural person who is a beneficiary of the trust.	
(2) Subject to section 13B, the exemption in sub- section (1) applies only to land used and occupied as the principal place of residence of the owner or beneficiary—	
	(a) since 1 July in the year preceding the year for which the exemption is claimed; or	
	(b) if the owner or trustee became the owner of the land on or after 1 July in the year preceding the year for which the exemption is claimed, since a later date during that year.	
(3) The exemption in sub-section (1) applies, in addition to land of an owner that is used and occupied as a person's principal place of residence	

s. 13A

("the PPR land"), to land owned by that owner—

- (a) that is contiguous with the PPR land or that is separated from the PPR land only by a road or railway or other similar area across or around which movement is reasonably possible; and
- (b) that enhances the PPR land; and
- (c) that is used solely for the private benefit and enjoyment of the person who uses and occupies the PPR land and has been so used—
 - (i) since 1 July in the year preceding the year for which the exemption is claimed; or
 - (ii) if the owner or trustee became the owner of the land on or after 1 July in the year preceding the year for which the exemption is claimed, so used and occupied since a later date during that year.
- (4) This section applies to land whether owned by a sole owner or joint owners.
- (5) In determining whether land is used or occupied as the principal place of residence of a person, account must be taken of every place of residence of the person, whether in Victoria or elsewhere.

13B. Deferral of tax on certain residential land for 6 months

- (1) If—
 - (a) land would be exempt from taxation in respect of a year under section 13A but for section 13A(2); and

S. 13B inserted by No. 41/1998 s. 5.

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(b) the owner satisfies the Commissioner that the land is intended to be continuously used and occupied as the principal place of residence of the owner or, in the case of a trustee, as the principal place of residence of a beneficiary, for a period of at least 6 months from the date that the land was first so used and occupied—

the Commissioner may determine that land tax in respect of the land for that year is not payable until the expiry of that 6 month period.

(2) If land that would be exempt from taxation in respect of a year but for section 13A(2) has been continuously used and occupied as the person's principal place of residence for the period of 6 months, the land becomes exempt from taxation in respect of that year at the end of that period.

13C. Temporary absence from principal place of residence

- For the purposes of this Part, land is taken to be used and occupied as the principal place of residence of a person despite the person's absence from the land if the Commissioner is satisfied—
 - (a) that the absence is temporary in nature; and
 - (b) that the person intends to resume use or occupation of the land as his or her principal place of residence after the absence; and
 - (c) that, in respect of the period of absence, no other land is exempt from taxation under this Part as the principal place of residence of the owner or, in the case of a trustee, as the principal place of residence of a beneficiary; and
 - (d) that the owner has not made any claim for exemption for land tax under a law of another jurisdiction (whether in or outside Australia) in respect of the period of absence

S. 13C inserted by No. 41/1998 s. 5.

s. 13C

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	for his or her principal place of residence or, in the case of a trustee, as the principal place of residence of a beneficiary.	
	(2) For the purposes of section 13I, land to which sub-section (1) applies is not to be taken to be land used by a person to carry on a substantial business activity only because the owner lets the land for residential purposes during the absence.	
	(3) Sub-section (1) does not apply in the case of a temporary absence that continues for more than 2 years or such longer period as the Commissioner determines in a particular case.	
S. 13D inserted by	13D. Exemption continues on death of resident	
inserted by No. 41/1998 s. 5.	 (1) If land is used and occupied as the principal place of residence of a person and the person dies, liability for tax is to be assessed as if the person had not died but had continued to use and occupy the land as his or her principal place of residence. 	
	(2) Sub-section (1) operates only until the earlier of—	
	(a) the first anniversary of the person's death; or	
	(b) the day on which the person's interest in the land vests in another person under a trust; or	
	(c) the day on which the person's interest in the land vests in a person (other than the person's personal representative) under the administration of the person's estate.	
S. 13E inserted by No. 41/1998	13E. <i>Exemption continues if land becomes unfit for occupation</i>	
s. 5.	(1) If land that is exempt from taxation under section 13A(1) becomes unfit for occupation as the principal place of residence of a person	

because of damage or destruction caused by an event such as fire, earthquake, storm, accident or malicious damage, liability for tax is to be assessed while the owner continues to own the

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land as if it had continued to be used and occupied as the person's principal place of residence.

- (2) Sub-section (1) operates until the second anniversary of the day on which the land became unfit for occupation as the person's principal place of residence.
- (3) Sub-section (1) does not apply if, at any time during which it would otherwise apply, any other land is exempt from taxation under section 13A(1) as the principal place of residence of the owner or, in the case of a trustee, as the principal place of residence of a beneficiary.

13F. Purchase of new principal residence

- (1) If a person—
 - (a) becomes the owner of land in a year for use and occupation as his or her principal place of residence; and
 - (b) as at 31 December in that year uses and occupies other land as his or her principal place of residence—

the land referred to in paragraph (a) is exempt from taxation for the following year³.

- (2) If a trustee—
 - (a) becomes the owner of land in a year for use and occupation as the principal place of residence of a beneficiary under the trust; and
 - (b) as at 31 December in that year the beneficiary uses and occupies other land as his or her principal place of residence—

the land referred to in paragraph (a) is exempt from taxation for the following year⁴.

S. 13F inserted by No. 41/1998 s. 5.

s. 13F

- (3) An exemption under sub-section (1) or (2) is revoked if the owner or beneficiary does not continuously use and occupy the land as his or her principal place of residence for at least 6 months, commencing within 12 months after the date on which the owner or trustee became the owner of the land.
- (4) The Commissioner may assess the tax payable by the owner or trustee in the circumstances referred to in sub-section (3).

13G. Sale of old principal residence

(1) If an owner—

- (a) as at 31 December in a year uses and occupies land as his or her principal place of residence; and
- (b) as at that date is the owner of other land that, for a period of at least 6 months during that year, was continuously used and occupied as the principal place of residence of the owner—

the land referred to in paragraph (b) is exempt from taxation in respect of the following year⁵.

- (2) If—
 - (a) as at 31 December in a year, land is used and occupied as the principal place of residence of a beneficiary under a trust; and
 - (b) as at that date the trustee is the owner of other land that, for a period of at least
 6 months during that year, was continuously used and occupied as the principal place of residence of the beneficiary—

the land referred to in paragraph (b) is exempt from taxation in respect of the following year⁶.

S. 13G inserted by No. 41/1998 s. 5.

	(3) An exemption under sub-section (1) or (2) is revoked if the owner or trustee is still the sole or joint owner of the land referred to in sub-section (1)(b) or (2)(b) at the end of the year in respect of which the land is exempt.	
	(4) The Commissioner may assess the tax payable by the owner or trustee in the circumstances referred to in sub-section (3).	
1 3 H.	Unoccupied land subsequently used as principal residence	S. 13H inserted by No. 41/1998 s. 5.
	 An owner who was assessed for and paid tax in respect of a year in respect of land that is not occupied is entitled to a refund of that tax if— 	S. 13H(1) amended by No. 103/1998 s. 10(1).
	 (a) for at least 6 months commencing in that year, the land is continuously used and occupied as the principal place of residence of the owner; and 	
	(b) an application for a refund is made before the end of the next following year.	
	(2) A trustee who was assessed for and paid tax in respect of a year in respect of land that is not occupied is entitled to a refund of that tax if—	S. 13H(2) amended by No. 103/1998 s. 10(1).
	 (a) for at least 6 months commencing in that year, the land is continuously used and occupied as the principal place of residence of a beneficiary under the trust; and 	
	(b) an application for a refund is made before the end of the next following year.	
	 (3) If— (a) an owner or trustee is entitled under subsection (1) or (2) to a refund of tax in respect of 1999 or any subsequent year ("the tax year") in respect of land; and 	S. 13H(3) substituted by No. 103/1998 s. 10(2).

- (b) the owner or trustee was assessed for and paid tax in respect of that land in respect of the year preceding the tax year; and
- (c) the owner or trustee was not entitled to an exemption under this Part in respect of any other land in respect of the year preceding the tax year—

the owner or trustee is entitled to a refund of the tax referred to in paragraph (b).

(4) Sub-sections (1), (2) and (3) do not apply if the owner or trustee derived any income from the land at any time during which it was not occupied as a principal place of residence.

13I. Partial exemption if land used for business activities

- (1) Despite anything to the contrary in this Part, if land that would be exempt from taxation under another provision of this Part, but for this section, is used by any person to carry on a substantial business activity, the exemption applies only to the extent that the land is used and occupied for residential purposes.
- (2) In determining whether land is used by a person to carry on a substantial business activity, account must be taken of—
 - (a) whether paid employees or contractors (other than employees or contractors who are relatives of, and who ordinarily reside with, the person who uses and occupies the land as his or her principal place of residence) work on the land; and
 - (b) whether any part of the land is used or allocated solely for business purposes; and

S. 13l inserted by No. 41/1998 s. 5.

s. 13J	Act No. 6289/1958	
	 (c) if part of the land is used or allocated (whether solely or partly) for business purposes, the proportion of the area of the land, or of the floor space of buildings on the land, that is so used or allocated; and 	e
	(d) the amount of income (if any), and the proportion of the person's total income, that is derived from business activities carried on on the land; and	l
	(e) such other matters (if any) as are prescribed for the purposes of this section.	
	(3) If sub-section (1) applies, the Commissioner must apportion the value of the land as between use and occupation for residential purposes and use for business purposes, having regard to the proportion of the land used for each purpose and the extent to which each proportion is so used.	d n
	(4) The Commissioner may consult the Valuer- General in relation to an apportionment under this section.	3
	13J. Partial exemption or refund for trustees	S. 13J inserted by
	(1) Despite anything to the contrary in this Part, if—	No. 41/1998 s. 5.
	 (a) an exemption from taxation or a refund of tax is provided for in this Part as a consequence of the continuous use and occupation of land as the principal place of residence of one or more beneficiaries under a trust; and 	
	 (b) other beneficiaries under the trust who do not use and occupy the land as their principal place of residence have a beneficial interest in the land— 	ot

the amount of the exemption or refund is determined as if the value of the land for the purposes of the exemption or refund were such

proportion of the value of the land as is equal to the proportion that the interest in the land held by the beneficiary bears to the total interests of all beneficiaries in the land.

(2) Nothing in sub-section (1) applies in the case of a beneficiary entitled to a life estate in possession.

13K. Prohibition on passing on land tax

- (1) A provision in a residential tenancy agreement entered into on or after 1 January 1998 to the effect that the tenant is liable to pay, or to reimburse the landlord in respect of, any land tax payable by the landlord in respect of the rented premises is void.
- (2) This section applies despite anything to the contrary in section 71(3).
- (3) In this section—
 - "residential tenancy agreement" means an agreement, whether or not in writing and whether express or implied, under which a person lets premises as a residence.

13L. Application of Part

The exemptions and refunds contained in this Part apply with respect to land tax for 1998 and each subsequent year.

S. 13K inserted by No. 41/1998 s. 5.

S. 13L inserted by No. 41/1998 s. 5.

PART III—RETURNS BY TAXPAYERS, VALUATIONS AND ASSESSMENTS

Returns by Taxpayers

14. Taxpayers to furnish returns

For the purposes of the assessment and levy of taxation every taxpayer shall as hereinafter provided furnish to the Commissioner returns setting forth a full and complete statement of his land with such other particulars as are prescribed.

15. Form and time of making of returns of land

- Subject to the provisions of this Act, every taxpayer shall be liable for the making of returns of land and for the payment of the whole amount of tax (if any) assessed thereon respectively; and for the purposes of this section the following provision shall apply—
 - (a) returns shall be in the prescribed form, and shall be made to the Commissioner by every taxpayer on or before a date or dates to be publicly notified by the Commissioner, and shall be made annually or at such other period or periods as may be prescribed, and shall contain full and complete statements of all land owned by the taxpayer at midnight on the thirty-first day of December immediately preceding the year in and for which the tax is to be charged, and of the taxpayer's interest therein;
 - (b) every taxpayer shall also make such returns or such new or additional returns as and when the Commissioner from time to time so requires him;

No. 3713 s. 11.

No. 3713 s. 12. S. 15 amended by No. 6929 s. 5(a).

S. 15(1)(a) amended by No. 74/1991 s. 7(2).

	 (c) no person shall be released from his liability to make returns and otherwise comply with the provisions of this Act by reason merely that, in consequence of exemptions or deductions or otherwise, he is not liable to pay tax;
	(d) any return made or purporting to be made or signed by or on behalf of any taxpayer shall for all purposes be taken and deemed to be duly signed by such taxpayer until the contrary is proved.
S. 15(2) inserted by No. 6929	(2) A prescribed person must, in relation to the acquisition of any land, give notice—
s. 5(b), amended by No. 9078 s. 2(a),	(a) in a prescribed form containing prescribed particulars; and
substituted by No. 8/1988	(b) to prescribed persons; and
s. 4(2).	(c) within a prescribed period.
S. 15(3) inserted by No. 6929 s. 5(b), amended by No. 9078 s. 2(b), substituted by No. 8/1988 s. 4(2), repealed by No. 41/1998 s. 6.	* * * * *
S. 15(4) inserted by	(4) As from a date to be notified to the Commissioner

inserted k No. 6929 s. 5(b).

by the Valuer-General the Commissioner shall at such times as he thinks fit but not less frequently than once in every week send to the Valuer-General such part of any return or notice lodged with the Commissioner as is prescribed.

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Assessments

Heading preceding s. 16 substituted by No. 7773 s. 3(b). S. 16 substituted by No. 7773 s. 3(b).

S. 16(b) amended by No. 42/1996 s. 18(b)(i).

S. 16(c) repealed by No. 42/1996 s. 18(b)(ii).

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S. 17 substituted by No. 7773 s. 3(b).

S. 18 substituted by No. 7773 s. 3(b).

(a) a taxpayer makes default in furnishing a return;

18. Default assessments

If—

(b) the Commissioner is not satisfied with the return made by any taxpayer; or

16. As to use of valuations by Commissioner For the purpose of the assessment and levy of taxation the Commissioner may use-(a) valuations made by a rating authority within the meaning of the Valuation of Land Act 1960: (b) valuations made by the Valuer-General or a

valuer nominated by the Valuer-General;

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from one of those sources and whether any return has been furnished or not cause an assessment to be made of the taxable value of the land owned by any taxpayer and of the land tax payable thereon.

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17. Assessments to be made by Commissioner

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The Commissioner shall from the returns and from any other information in his possession or

(c) the Commissioner has reason to believe that any person (though he may not have furnished a return) is a taxpayer—

the Commissioner may make an assessment of the amount which, in his judgment, is the taxable value of the land owned by the taxpayer and of the land tax payable thereon, and the land tax so assessed shall be the land tax payable by that taxpayer unless the assessment is varied in accordance with the provisions of this Act.

S. 19 amended by No. 7466 s. 4(a), substituted by No. 7773 s. 3(b).

Heading preceding s. 20 repealed by No. 7773 s. 3(b). S. 20 amended by No. 7194 s. 5, substituted by No. 7773 s. 3(b).

19. Amended assessments

The Commissioner may from time to time amend an assessment by making such alterations or additions to it as he thinks necessary to ensure its completeness and accuracy, and shall notify to the taxpayer affected every alteration or addition which has the effect of imposing any fresh liability or increasing any existing liability and unless made with the consent of the taxpayer every such alteration or addition shall be subject to objection in the same manner and to the same extent as the original assessment but the validity of an assessment shall not be affected by reason only that any of the provisions of this Act have not been complied with.

* * * * *

20. Evidentiary provisions

- (1) The production of an assessment or of a document under the hand of the Commissioner purporting to be a copy of an assessment shall—
 - (a) be conclusive evidence of the due making of the assessment; and

- (b) be conclusive evidence that the amount and all the particulars of the assessment are correct, except in proceedings on review or appeal against the assessment, when it shall be prima facie evidence only.
 (2) The production of any document under the hand of the Commissioner purporting to be an extract from any return or assessment shall in relation to
 - from any return or assessment shall in relation to any matter other than a matter referred to in subsection (1) be prima facie evidence of the matter therein set forth.

21. Service of assessment

(1) As soon as conveniently may be after a taxpayer's assessment is made, the Commissioner shall cause notice in writing of the assessment to be served on him.

Note: For methods of service see section 74.

- (2) The omission to serve any such notice shall not invalidate the assessment.
- (3) If, under section 44 or 45, the Commissioner is required to assess 2 or more persons jointly, the Commissioner must cause notice in writing of the assessment to be served—
 - (a) on each of those persons; or
 - (b) if all the persons liable to be jointly assessed have given notice to the Commissioner in a form approved by the Commissioner nominating one of those persons as the person on whom the assessment may be served, on that person; or

S. 20(1)(b) amended by No. 9455 s. 6.

S. 21 amended by No. 6929 s. 5(d), substituted by No. 7773 s. 3(b).

S. 21(1) amended by No. 79/2001 s. 12(a).

S. 21(3) inserted by No. 30/1993 s. 5, amended by No. 79/2001 s. 12(b).

			Lana Tax	: ACT 1938			
			Act No. 6	289/1958			s. 24A
			subject to supersons.	b-section (4	4), on one of	the	_
S. 21(4) inserted by No. 30/1993 s. 5, amended by No. 79/2001 s. 12(b).	(4) Service of a notice of assessment under subsection (3)(c) is not valid unless the Commissioner causes notice of the service to be served on the other person, or each of the other persons, liable to be assessed jointly.						
Ss 22, 23 repealed by No. 7773 s. 3(b).		*	*	*	*	*	
S. 24 amended by No. 7099 s. 3, repealed by No. 7773 s. 3(b).		*	*	*	*	*	
S. 24A inserted by No. 7099 s. 3.	24A. Obje	ections					
S. 24A(1) amended by No. 7194 s. 6, substituted by No. 7773 s. 3(c).	(1)	assess Comm notice agains the gr Comm relatin assess	berson who is sment of the nissioner wite of the assess to the assess ounds on when nissioner mung to the units sment is base ation of Lan	Commission thin 60 days sement an of ment stating nich he relief to the	oner may giv s after servic bjection in v g fully and in es but the rtain any obj alue of land uation made	te of the vriting n detail ection where the	
S. 24A(1A) inserted by No. 7773 s. 3(c).	(1A)	right of accord	ng in sub-sec of any person dance with the ation of Lan	n to object the provision	to a valuatio ns of Part III	n in	

- (2) The Commissioner shall consider every written objection made by a taxpayer and may make such inquiries thereon or relating thereto as he thinks fit.
- (3) If the Commissioner considers that any objection should be allowed either wholly or in part he may alter or amend the assessment accordingly.
- (3A) The Commissioner shall not make a decision upon any objection relating to the amount at which the unimproved value of any land was assessed without consulting the Valuer-General.
 - (4) The Commissioner shall give the taxpayer written notice of his decision on the objection.
 - * * *

25. Reviews

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s. 25

- If the taxpayer is dissatisfied with the decision of the Commissioner on the objection he may within 60 days after notice of the Commissioner's decision has been given to him (except in the case of an objection relating to the amount at which the unimproved value of any land has been assessed by a rating authority within the meaning of the Valuation of Land Act 1960 not being the Commissioner)—
 - (a) in writing request the Commissioner to refer the decision to the Victorian Civil and Administrative Tribunal for review; or

S. 24A(3A) inserted by No. 8274 s. 16.

Heading preceding s. 25 repealed by No. 7099 s. 3.

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S. 25 substituted by No. 7099 s. 3, amended by Nos 7276 s. 6(a)(i)(ii), 7773 s. 3(d)(i), substituted by No. 8274 s. 17.

S. 25(1)(a) amended by Nos 10155 s. 75(1)(a), 91/1994 s. 26(a), substituted by No. 52/1998 s. 311(Sch. 1 item 48.1).

	(b) in writing request the Commissioner to treat his objection as an appeal and to cause it to be set down for hearing at the next sittings of the Supreme Court.					
	(2) If within 30 days the Commissioner does not refer the decision or cause the objection to be set down for hearing (as the case may be) the person making the request may at any time thereafter give him notice in writing to do so, and the Commissioner shall within 30 days after receiving the notice refer the decision or cause the objection to be set down for hearing accordingly.					
S. 25(3) amended by No. 10155 s. 75(1)(b).	 (3) Notwithstanding the provisions of sub-section (2), the Commissioner may within 30 days after receiving a request to refer a decision for review or treat an objection as an appeal require the taxpayer by notice in writing to give further and better particulars of his objection and if, within 30 days after the giving of the notice— 					
S. 25(3)(a) inserted by No. 10155 s. 75(1)(b).	 (a) particulars are given, the Commissioner shall not be bound to refer the decision or cause the objection to be set down for hearing until 30 days after the Commissioner has received full details of the objection; or 					
S. 25(3)(b) inserted by No. 10155 s. 75(1)(b).	(b) particulars are not given, the Commissioner shall not refer the decision or cause the objection to be set down for hearing.					
Heading preceding s. 26 inserted by No. 7099 s. 3, repealed by No. 7276 s. 6(b).	* * * * *					

s. 26

- **26.** *Proceedings on references and appeals*
 - (1) Upon any review or appeal under this Act—
 - (a) unless the Court or the Tribunal otherwise orders, the taxpayer shall be limited to the grounds stated in his objection and the Commissioner shall be limited to the grounds upon which he has disallowed the objection; and
 - (b) the burden of proving that the assessment is excessive shall lie upon the taxpayer.
 - (2) If the assessment has been reduced by the Commissioner after considering the objection, the reduced assessment shall be the assessment to be dealt with on the review or appeal.

27. Reviews concerning the value of land

- (1) If any matter is raised in a review under this Act in relation to the value of land, the Tribunal has the same powers with respect to that matter as it has in a review under Part III of the **Valuation of Land Act 1960** and the provisions of that Part, with any necessary modifications, apply accordingly.
- (2) The powers of the Tribunal under sub-section (1) are in addition to its powers and functions under this Act and the Victorian Civil and Administrative Tribunal Act 1998.

S. 26 substituted by No. 7099 s. 3, repealed by No. 7276 s. 6(b), new s. 26 inserted by No. 8274 s. 17.

S. 26(1)(a) amended by Nos 10155 s. 75(1)(c), 91/1994 s. 26(b)(i)(ii), 52/1998 s. 311(Sch. 1 item 48.2).

S. 27 substituted by No. 7099 s. 3. repealed by No. 7276 s. 6(b), new s. 27 inserted by No. 8274 s. 17, amended by Nos 10155 s. 75(1)(c), 91/1994 s. 26(c)-(e), substituted by No. 52/1998 s. 311(Sch. 1 item 48.3).

		Land Tax	c Act 1958			
		Act No. (5289/1958			s. 2
Heading preceding s. 28 inserted by No. 7099 s. 3, repealed by No. 7276 s. 6(b).	*	*	*	*	*	
S. 28 substituted by No. 7099 s. 3, repealed by No. 7276 s. 6(b), new s. 28 inserted by No. 8274 s. 17, amended by Nos 10155 s. 75(1)(d), 91/1994 s. 26(f)–(h), repealed by No. 52/1998 s. 311(Sch. 1 item 48.4).	*	*	*	*	*	
S. 29 substituted by No. 7099 s. 3, repealed by No. 7276 s. 6(b), new s. 29 inserted by No. 8274 s. 17.	 29. Appeals to Court On the hearing of an appeal by the Court, the Court may make such order as it thinks fit and may by such order confirm reduce increase or vary the assessment. The costs of the appeal shall be in the discretion of the Court. 					
Ss 30, 31 substituted by No. 7099 s. 3, repealed by No. 7276 s. 6(b).	*	*	*	*	*	
S. 31A inserted by No. 7099 s. 3, repealed by No. 7276	*	*	*	*	*	

s. 38			x Act 1958 5289/1958			
	*	*	*	*	*	Heading preceding s. 31B inserted by No. 7099 s. 3, repealed by No. 7276 s. 6(b).
	*	*	*	*	*	Ss 31B–31H inserted by No. 7099 s. 3, repealed by No. 7276 s. 6(b).
	*	*	*	*	*	Heading preceding s. 32 repealed by No. 7276 s. 6(c).
	*	*	*	*	*	Ss 32–37 repealed by No. 7466 s. 4(b).
	38. Valuation is pending	may be acte subject to a		objection or	appeal	No. 3713 s. 35
	(1) The fa valuat made Comn appea Tribut detern pendit or affe levied manne	act that in re- tion upon wi an objection hissioner or l has been n hal or that a nination of the ng shall not ect the asses and recove er as if no ob	spect of any hich an asse has been re by any ratir hade to the S case has be the Supreme in the mean ssment and t red on the a	assessment has leceived by the authority Supreme Color and the court and the court and the court and the court and the sessment in been received pending.	been he or an urt or the t the is re with nade, n like	S. 38(1) amended by No. 7099 s. 4(e), substituted by No. 7276 s. 6(d), amended by Nos 7773 s. 3(e)(i)(ii), 8274 s. 18, 10155 s. 75(1)(e), 91/1994 s. 26(i), 52/1998 s. 311(Sch. 1 item 48.5).

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(2) In the event of the assessment being altered on objection or case stated or appeal, a due adjustment shall be made, for which purpose amounts paid in excess shall be refunded, and amounts short-paid shall be recoverable as arrears. s. 38

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S. 38A inserted by No. 10155 s. 75(1)(f), repealed by No. 52/1998 s. 311(Sch. 1 item 48.6).

Act No. 6289/1958

PART IV-LIABILITY FOR LAND TAX

39. Land tax a debt due to Her Majesty

No. 3713 s. 36.

Every sum payable for tax shall when the same falls due be deemed a debt due to Her Majesty by the owner of any land who shall forthwith pay the same to the Commissioner.

*	*	*	*	*	S. 40 repealed by No. 7773 s. 3(f).
tonant 1	iahla as if	ownar of fa	a_simpla		No. 3713 s. 38.

41. Life tenant liable as if owner of fee-simple

The owner of any life estate in possession or of any other freehold estate less than the fee-simple shall be deemed for the purposes of this Act to be the owner of the fee-simple to the exclusion of any person entitled in reversion or remainder, and shall be assessed and liable for tax accordingly.

42. Lessee liable as if owner

- (1) Save as hereinafter provided any person entitled to any leasehold estate in land whether legal or equitable (other than under any lease from the Crown), and who became entitled to that estate before 30 December 1978, shall be deemed for the purposes of this Act (though not to the exclusion of the liability of any other person) to be the owner of the fee-simple of the land, and shall be assessed and liable for land tax accordingly.
- (2) Whenever any person entitled to any leasehold estate is assessed under the provisions of this section there shall be deducted from the tax payable by the owner of the freehold estate in respect of the same land the amount of tax payable by the person entitled to the leasehold estate.

No. 3713 s. 39.

S. 42(1) amended by No. 101/1995 s. 29.

(3) Nothing in this section shall operate to relieve the legal owner of the fee-simple from the payment of tax except in so far as in the opinion of the Commissioner his interest in the unimproved value of the land is lessened by the covenants of any lease thereof and in every such case the Commissioner shall determine the amount of the tax payable by the owner and by the person entitled to the leasehold estate respectively.

43. Person deemed to be owner of land

 Any person entitled to any leasehold estate whether legal or equitable in land under lease from the Crown who has no right either absolute or conditional of acquiring the fee-simple or any person who is a licensee of vested land under Part 3A of the Victorian Plantations Corporation Act 1993 shall be deemed for the purposes of this Act to be the owner of the land; and shall be assessed and liable for tax.

- (2) Nothing in this section shall impose any liability for tax on the Crown.
- (3) Where by sub-section (1) a person is deemed to be the owner of any land, the land shall, for the purposes of section 9, be deemed to be vested in the person.

S. 43 amended by No. 7466 s. 4(c), repealed by No. 8055 s. 4, new s. 43 inserted by No. 9842 s. 9.

S. 43(1) amended by No. 35/1998 s. 16.

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44. Related corporations

- (1) For the purposes of this section, 2 corporations are related to each other—
 - (a) if one of those corporations—
 - (i) controls the composition of the board of directors of the other corporation; or
 - (ii) is in a position to cast, or control the casting of, more than one-half of the maximum number of votes that might be cast at a general meeting of the other corporation; or
 - (iii) holds more than one-half of the issued share capital of the other corporation; or
 - (b) if the same person has, or the same persons have, together, a controlling interest under any of the following sub-paragraphs in one of the corporations and a controlling interest under the same or another of the following sub-paragraphs in the other corporation—
 - (i) a person has, or persons have together, a controlling interest in a corporation if that person or those persons acting together can control the composition of the board of directors of the corporation;
 - (ii) a person has, or persons have together, a controlling interest in a corporation if that person is or those persons acting together are in a position to cast or control the casting of more than half of the maximum number of votes that might be cast at a general meeting of the corporation;

S. 44 substituted by No. 7773 s. 4(1), amended by No. 9699 s. 23 (as amended by No. 10087 s. 3(1)(Sch. 1 item 16)), substituted by No. 74/1991 s. 14.

- (iii) a person has, or persons have together, a controlling interest in a corporation if that person holds or those persons acting together hold more than half of the issued share capital of the corporation; or
- (c) if—
 - (i) more than one-half of the issued share capital of one of those corporations (in this paragraph referred to as "the first corporation") is held by the other corporation (in this paragraph referred to as "the second corporation") together with the shareholders of the second corporation; and
 - (ii) the proportion of the issued share capital of the second corporation held by shareholders of the first corporation is more than the difference between one-half and the proportion of the issued share capital of the first corporation held by the second corporation; or
- (d) if one of those corporations is related to a corporation to which the other of those corporations is related (including a corporation which is related to the other of those corporations by reason of another application or other applications of this paragraph).
- (2) For the purposes of sub-section (1)—
 - (a) corporations may be related to each other notwithstanding that those corporations do not own land in Victoria;

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- (b) a reference in sub-section (1) to the issued share capital of the corporation does not include a reference to any part of that issued share capital that carries no right to participate beyond a specified amount in a distribution of either profits or capital;
- (c) subject to paragraphs (d) and (e), any shares held or power exercisable by any person or corporation as a trustee or nominee for any other person or corporation shall be treated as also held or exercisable by that other person or corporation;
- (d) any shares held or power exercisable by a person or corporation by virtue of the provisions of any debentures of another corporation, or of a trust deed for securing any issue of any such debentures, shall be disregarded;
- (e) any shares held or power exercisable by, or by a nominee for, any person or corporation (not being held or exercisable as mentioned in paragraph (d)) shall be treated as not held or exercisable by that person or corporation if the ordinary business of that person or corporation includes the lending of money and the shares are held or the power is exercisable only by way of security given for the purposes of a transaction entered into in the ordinary course of business in connection with the lending of money, not being a transaction entered into with an associate of that person or corporation within the meaning of the Corporations Act;
- (f) without limiting by implication the circumstances in which the composition of a corporation's board of directors is to be taken to be controlled by a person or another

S. 44(2)(e) amended by No. 44/2001 s. 3(Sch. item 71.2(a)).

corporation, the composition of a corporation's board of directors shall be taken to be controlled by a person or another corporation if that person or other corporation, by the exercise of some power exercisable whether with or without the consent or concurrence of any other person, can appoint or remove all or a majority of the directors. (3) If 2 or more corporations are related within the meaning of this section, those corporations may, if the Commissioner so determines, be taken to be a single corporation for the purposes of this Act. (4) If 2 or more corporations are to be taken to be a single corporation for the purposes of this Act, they are jointly liable for tax and-(a) the Commissioner must assess them jointly; and (b) the corporations have such rights of contribution or indemnity between themselves as are just. (5) In this section, "corporation" has the same meaning as in section 9 of the Corporations Act. * * * *

S. 44(5) amended by No. 44/2001 s. 3(Sch. item 71.2(b)).

S. 44A inserted by No. 7773 s. 4(1), amended by No. 9699 s. 23 (as amended by No. 10087 s. 3(1)(Sch. 1 item 16)), repealed by No. 74/1991 s. 14. s. 44

45. Assessment and liability of joint owners

- (1) Joint owners of land are to be assessed and liable for tax in accordance with this section.
- (2) Joint owners of land are to be jointly assessed and liable for tax in respect of the land as if it were owned by a single person, without regard to—
 - (a) the separate interest of each joint owner; or
 - (b) any other land owned by any joint owner (either alone or jointly with someone else).
- (3) Each joint owner of land is also to be separately assessed and liable in respect of—
 - (a) the owner's individual interest in the land (as if the owner were the owner of a part of the land in proportion to that interest); and
 - (b) any other land owned by the owner alone; and
 - (c) the owner's individual interest in any other land.
- (4) There is to be deducted from the tax payable by a joint owner under sub-section (3) an amount (if any) necessary to avoid double taxation, being the lesser of—
 - (a) the amount determined by the formula:

where----

- A is the proportion of the owner's individual interest in the jointly-owned land to the total interests in that land;
- B is the total amount of tax assessed on the jointly-owned land under subsection (2); and

Nos 3713 s. 42, 4905 s. 4. S. 45 amended by Nos 6827 s. 5(a)(b), 7773 s. 4(2)(a)(b), 9190 s. 3, 81/1986 s. 6(3), 74/1991 s. 15, 30/1993 s.7, 101/1995 s. 30. substituted by No. 41/1998 s.7.

(b) the amount determined by the formula:



where----

- C is the value of the joint owner's individual interest in the jointly-owned land (as determined under sub-section (3)(a));
- D is the total value of all land of the joint owner assessed under sub-section (3);
- E is the amount of tax assessed under sub-section (3).
- (5) For the purposes of this section a joint owner may be separately assessed under sub-section (3) in respect of land even though no tax is jointly assessable in respect of that land under subsection (2).
- (6) The liability of a joint owner for tax must be taken always to have been as set out in this section as substituted by section 7 of the Land Tax (Amendment) Act 1998.
- (7) Despite sub-section (6), section 45, as in force immediately before the commencement of section 7 of the Land Tax (Amendment) Act 1998, continues to apply with respect to the assessment of joint owners if proceedings were issued before 21 April 1998 in which the liability for tax of the joint owners was in issue.

45A. Joint assessments in the case of principal place of residence land

(1) For the purposes of section 45 and subject to this section, if land that is jointly owned is exempt from taxation under Part IIA as the principal place

S. 45A inserted by No. 41/1998 s. 7. of residence of one or more, but not all, of the joint owners—

- (a) no tax is jointly assessable in respect of that land under section 45(2);
- (b) each joint owner who does not use and occupy the land as his or her principal place of residence is liable to pay tax and may be separately assessed in respect of that land under section 45(3).
- (2) A joint owner of land that is exempt from taxation under Part IIA in respect of a year ("the tax year") because of its use and occupation as the principal place of residence of another joint owner of the land is not, in respect of the tax year, liable to pay or be assessed under section 45(3) for tax in respect of the land—
 - (a) if, at any time during the first year before the tax year, the land was used and occupied as the principal place of residence of the first mentioned joint owner and that other joint owner of the land; or
 - (b) if—
 - (i) at any time during the second year before the tax year the land was used and occupied as the principal place of residence of the first mentioned joint owner and that other joint owner of the land; and
 - (ii) there is no other land that is exempt from taxation under Part IIA in respect of the tax year because of its use and occupation as the principal place of residence of the first mentioned joint owner.

	(3)	Despite anything to the contrary in this section or Part IIA, if a joint owner of land ("the PPR land") who, because of sub-section (2), is not liable to be assessed under section 45(3) for tax in respect of the PPR land in respect of a year ("the tax year"), resumes use and occupation of the PPR land during the tax year, the joint owner is liable for tax in respect of the tax year in respect of any other land that, but for this sub-section, would be exempt from tax under Part IIA in respect of the tax year.
	(4)	Except to the extent set out in sub-section (3), nothing in this section takes away from or affects the operation of Part IIA.
No. 3713 s. 43.	46. <i>Join</i>	t occupiers to be liable as if joint owners
	(1)	When two or more persons own land in severalty but occupy it jointly, whether as partners or on joint account or otherwise, the same tax shall be payable by them and by each of them as if they owned the whole of the said land jointly, in the proportions which the unimproved values of the lands so severally owned bear to one another, and for the purposes of this Act they shall be deemed to be joint owners of the said lands accordingly.
	(2)	Without limiting in any way the meaning of the term "joint occupation," two or more persons shall be deemed to occupy lands jointly within the meaning of this section if those lands are occupied, worked, or managed by any one or more of such persons on behalf of all of them or on a joint account, or if those lands are occupied, worked, or managed by any other person as trustee for or otherwise on behalf of all of those persons.

4/. <i>Pu</i>	rchaser of land on deferred payment liable to tax	No. 3713 s
	Except as hereinafter provided every purchaser of land on credit or deferred payment and the assignee or transferee of any such purchaser shall be deemed to be the owner of such land and shall be liable to assessment and taxation in respect thereof.	
48. <i>Bu</i>	yer in possession liable	No. 3713 s
	Subject to the next succeeding section where any agreement has been made for the sale of land, whether before or after the commencement of this Act, the buyer shall be deemed to be the owner of the land for the purposes of this Act (though not to the exclusion of the liability of any other person) so soon as he has obtained possession of the land so purchased whether the agreement has been completed by transfer or conveyance or not.	
	ler to remain liable until certain conditions filled	No. 3713 s
(1) When any agreement has been made for the sale of land, whether before or after the commencement of this Act, and whether the same has been completed by transfer or conveyance or not, the seller shall be deemed to remain the owner of the land for the purposes of this Act (though not to the exclusion of the liability of any other person) until possession of the land has been delivered to the purchaser and at least Fifteen per centum of the purchase money has been paid.	
(2) Where in any case in which possession has been so delivered, less than Fifteen per centum of the purchase money has been paid, the Commissioner may exempt the seller from the provisions of this section if the Commissioner is satisfied that the said agreement for sale has been made in good faith, and not for the purpose of evading the	

payment of tax, and that the said agreement is still in force. In any such case the decision of the Commissioner shall be final and conclusive. (3) In estimating the amount of purchase money which has been so paid, all money owing by the purchaser to the seller and secured by any mortgage or other charge on the land, and all money lent to the purchaser by the seller, and all money owing by the purchaser to any other person, and directly or indirectly guaranteed by the seller, shall be deemed to be unpaid purchase money. (4) When by virtue of this and the last preceding section the buyer and seller of land are both liable for tax in respect thereof, there shall be deducted from the tax so payable by the seller in respect of the said land the amount of the said tax payable in respect thereof by the buyer. (5) Notwithstanding anything in this Act when the Commissioner is satisfied that any settlement grant assignment transfer or conveyance of land although not made for valuable consideration has been made in good faith and not for the purpose of evading the payment of tax he may for the purposes of this Act amend in accordance with such settlement grant assignment transfer or conveyance any assessment made by him. 50. No disposition to be effective so long as possession retained

> No conveyance, transfer, declaration of trust, settlement, or other disposition of land, whether made before or after the commencement of this Act, shall be effective so as to exempt the person making the same, so long as he remains or is in possession or in receipt of the rents or profits of any such land, whether on his own account or on account of any other person, from any tax which

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S. 49(5) amended by No. 7773 s. 3(q).

No 3713 s 47

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would have become payable in respect of such land had no such conveyance, transfer, declaration of trust, settlement, or other disposition taken place; and for the purposes of this Act the person so making the same shall, while he remains or is so in possession of the land or in receipt of the rents or profits thereof, be deemed (though not to the exclusion of the liability of any other person) the owner of the said land.

* * *

51. Equitable owners to be liable as if legal owners subject to deduction of any tax paid by legal owner

Subject to the other provisions of this Act, the owner of any equitable estate or interest in land shall be assessed and liable in respect of tax as if the estate or interest so owned by him was legal, but there shall be deducted from the said tax so payable by him in respect of that estate or interest the amount of any tax paid in respect thereof by the legal owner of the land.

52. Trustees to be liable as if beneficially entitled

(1) Every person in whom land is vested as a trustee, shall make returns and be assessed and liable in respect of the tax as if he were beneficially entitled to such land, save that when he is the owner of different lands in severalty in trust for different beneficial owners who are not, by reason of joint occupation or otherwise, liable to be jointly assessed for tax in respect of the same, the tax so payable by him shall be separately calculated and assessed in respect of each of those lands; and save also that when a trustee is also the beneficial owner of other land, he shall be

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No. 3713 s. 49.

S 50A inserted by No. 101/1993 s.7, repealed by No. 41/1998 s. 8.

No. 3713 s. 48.

separately assessed in respect of that land, and of the land of which he is a trustee, unless by reason of joint occupancy or for any other reason he is liable to be jointly assessed independently of this section. (2) Provided that any trustee who has paid any tax under this section shall be entitled to be repaid the amount he has so paid by the owner of any equitable estate or interest in land who is also liable to pay such tax and in addition shall have a right to be recouped out of any of the trust property in his hands subject to the same or the like trusts as the land on which the tax is charged. No. 3713 s. 50. 53. Limitation of deduction on account of mortgage For the purposes of the tax, no deduction from the unimproved value of the land shall be allowed in respect of any mortgage or other charge to which the said land is subject. No. 3713 s. 51. 54. Mortgagee in possession liable as owner⁷ amended by (1) Any mortgagee in possession of land or any other No. 113/1994 person who is in possession of land by way of a s. 7(1). security for money shall be deemed for the purposes of this Act, so long as such possession continues (though not to the exclusion of the liability of any other person), to be the beneficial owner of the estate or interest which is subject to such mortgage or other security, and shall be liable for land tax accordingly; but there shall be deducted from the tax so payable by him the amount of land tax (if any) paid in respect of such estate or interest by the mortgagor or other owner thereof. S. 54(2) (2) Land tax for the purposes of sub-section (1) is to inserted by No. 113/1994

be assessed at the rate that would have applied in respect of that land if the mortgagee or other person had not been in possession of land.

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s. 7(2).

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- (3) Sub-section (2) applies for the period during which possession continues or until 31 December of the third year after the mortgagee or other person took possession, whichever is the shorter period.
- (4) If the mortgagee or other person in possession of land continues in possession after sub-section (2) ceases to apply, land tax for the purposes of subsection (1) is to be assessed at the rate that would apply in respect of that land if the mortgagee or other person in possession were the owner of such land.

S. 54(3) inserted by No. 113/1994 s. 7(2), amended by No. 101/1995 s. 31. S. 54(4) inserted by No. 113/1994 s. 7(2).

* * * Ss rep No s.t

Ss 55, 56 repealed by No. 6929 s. 5(c).

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s. 54

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	PART V	-PAY	MENT AN	D ENFORC	EMENT OF	ТАХ
No. 3713 s. 54.		ates for payment of tax to be stated in notice of sessment				
		on a da the du	ate stated i e date which	n the notice ch date shall	be due and particular of assessment not be less t e of such no	nt to be han
Nos 3713 s. 55, 4068 s. 3.	58. Wh	ere tax i	unpaid fou	arteen days d	ufter due dat	e
S. 58(1) amended by No. 9648 s. 8(1)(a).	(1)	fourtee centum payme and be	en days aft n per annu ent on the a deemed to	er the due da m from the c mount of the b be added th	the expiration the thereof tw lue date to the tax unpaid hereto by wa yable accord	venty per ne date of shall be y of
S. 58(1) Proviso repealed by No. 74/1991 s. 16.		*	*	*	*	*
S. 58(1A) inserted by No. 74/1991 s. 16.	(1A)		onal tax is less than \$		under sub-so	ection (1)
S. 58(2) substituted by No. 9648 s. 8(1)(b).	(2)			er may, in a nal tax or pa	ny particular rt thereof.	case,
S. 58A inserted by No. 74/1991 s. 17.	58A. Ada	litional	tax where	assessment	amended	
S. 58A(1) substituted by No. 101/1995 s. 32(1).	(1)) If an a payabl		is amended,	additional ta	ax is

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	(a) from the due date of the original assessment to the date of payment of the amended assessment; and	
	(b) if the payment of the amended assessment is not made by the due date of the amended assessment, from that due date to the date of payment of the amended assessment—	
	at the rate of 20 per centum per annum of-	
	(c) if the amended assessment increased the amount of tax payable, the amount of tax in the earlier assessment; or	
	(d) if the amended assessment decreased the amount of tax payable, the amount of tax in the amended assessment; and	
(1A)	If an amended assessment increased the amount of tax payable and is not paid by the due date of the amended assessment, additional tax (as well as additional tax under sub-section (1)) is payable from the due date of the amended assessment to the date of payment of the amended assessment at the rate of 20 per centum per annum of the amount of the amended assessment.	S. 58A(1A) inserted by No. 101/1995 s. 32(1).
(2)	Additional tax payable under sub-section (1) or (1A) is added to and forms part of the tax to which it is additional and is payable accordingly.	S. 58A(2) amended by No. 101/1995 s. 32(2).
(3)	Additional tax is not payable under sub-section (1) or (1A) if it is less than \$20.	S. 58A(3) amended by No. 101/1995 s. 32(2).
(4)	The Commissioner may, in a particular case, remit the whole or any part of additional tax.	

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59. Tax to be recovered by Commissioner

- (1) The tax together with any additional tax, whatever may be the amount thereof, shall be recoverable in the county court or the Magistrates' Court by the Commissioner on behalf of the Crown by proceeding in his own name.
- (2) With respect to proceedings in the county court for the recovery of any amount due in respect of tax, such proceeding shall for all purposes be deemed within the meaning of the County Court Act 1958 to be a proceeding brought to recover a debt or liquidated demand only, and the provisions of such Act and the rules thereunder applicable to such a debt or liquidated demand only, and the provisions of such Act and the rules thereunder applicable to such a debt or demand shall apply accordingly.

60. Proceedings for the recovery of tax

Notwithstanding any Act or any rule of the court to the contrary, in any proceedings for the recovery of tax against any person it shall be sufficient to disclose a cause of action in such proceedings if the particulars of demand or statement of claim state in respect of what land the tax is payable, the amount sought to be recovered, the date on which the amount was payable and such further and other particulars as the Commissioner thinks necessary fully to inform the defendant of the nature of the demand.

No. 3713 s. 56. S. 59(1) amended by Nos 7876 s. 2(3), 19/1989 s. 16(Sch. item 32.1), 57/1989 s. 3(Sch. item 111.1).

S. 59(2) amended by No. 19/1989 s. 16(Sch. item 32.2(a)-(c)).

S. 60 amended by No. 7876 s. 2(3), substituted by No. 9455 s. 7, amended by No. 57/1989 s. 3(Sch. item 111.2). s. 61

61. Appearance of Commissioner or legal practitioner or employee in proceedings

In all proceedings under this Act the Commissioner may appear either personally or by a legal practitioner or by a person employed in the administration of this Act or in the administration and execution of another Act under the general administration of the Commissioner; and the appearance of any such legal practitioner or person and his statement that he so appears by authority of the Commissioner shall be sufficient evidence of such authority for all purposes.

62. Service of court process

Any court process in proceedings for the recovery of tax may be served on the defendant in accordance with section 74.

63. Notices to bind future owners

All summonses or writs and all notices or orders or demands under this Act requiring to be served on any owner shall if due service thereof has been once made on any owner be binding on every subsequent owner to the same extent as if the same had been served on such last-mentioned owner.

64. Procedure when name of owner of land cannot be ascertained

Whenever after reasonable inquiry to the satisfaction of the Commissioner the name of the owner of any land cannot be ascertained the following provisions shall apply—

(a) an assessment shall be made under the designation of "the owner" of such land and under that designation the owner shall be

No. 3713 s. 58. S. 61 amended by Nos 35/1996 s. 453(Sch. 1 item 46), 46/1998 s. 7(Sch. 1).

S. 62 amended by No. 7773 s. 3(h), substituted by Nos 9455 s. 8, 79/2001 s. 13.

No. 3713 s. 60.

No. 3713 s. 61.

S. 64(a) amended by No. 7773 s. 3(i)(i)(ii).

assessed and be liable to tax in respect of such land; S. 64(b) (b) proceedings for the recovery of such tax may amended by be taken and judgment may be given against No. 7773 s. 3(j). the owner and enforced under the designation aforesaid; and S. 64(c) (c) good service of any notice summons or writ amended by may be effected on the owner by affixing the No. 7773 s. 3(k). same or a sealed copy thereof on a conspicuous part of the land to which the tax relates any Act or rule of any court to the contrary notwithstanding. No. 3713 s. 62. 65. Provisions when full taxation not paid during life-S. 65 time amended by No. 6929 For the purpose of insuring the due making of full s. 5(e). and complete returns or notices and the full payment of taxation the following provisions shall apply in any case where (whether intentionally or not) any taxpayer escapes full taxation (under this Act or any corresponding previous enactment) in his life-time by reason of not having duly made full and complete returns or notices that is to say-(a) the Commissioner shall have the same powers and remedies against the executors or administrators of such taxpayer as he would have had against him in his life-time; (b) such executors or administrators shall make such returns or notices as the Commissioner requires for the purpose of the full assessment of all land in respect of which full taxation has not been duly paid as aforesaid;

(c) the assessment shall be made at the respective rates of tax payable in respect of the year or years for which tax ought to have been paid; and the amount payable and to be recovered shall be treble the amount of the

all such taxpayer's estate; and

tax so assessed and shall be a first charge on

 (d) no time or period which has heretofore elapsed or may hereafter elapse shall be deemed to prevent the operation of this section; and the Commissioner may take all such proceedings and exercise all such powers and remedies for the purpose of giving effect to this section and recovering such treble tax as in the case of ordinary assessment and taxation.

66. Tax to be a first charge on land

(1) The tax (excluding tax on land of which a person is deemed by section 43 to be the owner) shall by force of this Act and whether registered or not be a first charge on the land in respect of which it is payable and may be registered as hereinafter provided and such charge shall have priority over all other incumbrances whatsoever, and notwithstanding any disposition of any land it shall continue to be liable in the hands of any purchaser or holder thereof for the payment of such tax so long as the same remains unpaid but it shall not be liable in the hands of a bona fide purchaser for value for the payment of any land tax due and unpaid at the date of a certificate issued under section 97 in excess of the amount of the land tax due and unpaid on that land as certified by the Commissioner in that certificate.

No. 3713 s. 63.

S. 66(1) amended by Nos 7773 s. 5(1), 9842 s. 10.

Land Tax Act 1958

	Act No. 6289/1958
S. 66(1A) inserted by No. 8527 s. 4(2).	(1A) For the purposes of this section the land tax payable by the owner of a home unit in respect of that home unit shall be deemed to be payable in respect of the land upon which the building or buildings of which the home unit is part is or are situated.
S. 66(2) substituted by No. 85/1998 s. 24(Sch. item 37).	(2) If the Commissioner deems it desirable to register the charge he or she may deposit with the Registrar of Titles a certificate under the hand of the Commissioner describing the land charged and stating that there are arrears of land tax payable in respect of that land.
S. 66(3) amended by No. 18/1989 s. 13(Sch. 2 item 43), substituted by No. 85/1998 s. 24(Sch. item 37).	(3) The Registrar of Titles must, without charge, make a recording of the certificate in the Register.
S. 66(4) inserted by No. 85/1998 s. 24(Sch. item 37).	(4) When the arrears are paid the Registrar of Titles must remove or delete the charge or make a recording in the Register of the discharge of the charge if so required by the Commissioner.
No. 3713 s. 64.	67. Statute of limitations not to bar remedy
	No statute of limitations now or hereafter in force shall bar or affect any action or remedy for recovery of tax.
No. 3713 s. 65.	68. Act not to limit operation of the Crown Proceedings Act
	Nothing in this Act shall be construed to limit or affect the operation of the Crown Proceedings Act 1958 and all rights and remedies conferred upon the Crown by that Act and by this Act shall co-exist and may be exercised independently of one another.

69. Remedy against lessee mortgagee or occupier if taxpayer makes default

Where a taxpayer makes default in the payment of tax then without in any way releasing him from his liability therefor the following provisions shall apply so long as such default continues—

- (a) if the tax is payable in respect of land subject to any lease or mortgage or occupied by any person then the lessee mortgagee or occupier shall be responsible for the payment of tax and the same may be recovered from him as if he were the defaulting taxpayer;
- (b) all payments made under this section by any such lessee mortgagee or occupier as aforesaid shall be deemed to be made on behalf of the defaulting taxpayer⁸.

71. Contracts to evade tax void⁹

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- (1) In this section, "scheme" includes the whole or any part of—
 - (a) any contract, agreement, arrangement, understanding, promise or undertaking whether made or entered into orally or in writing, whether express or implied and whether or not enforceable or intended to be enforceable by legal proceedings; or
 - (b) any plan, proposal, action, course of action or course of conduct, whether or not unilateral; or
 - (c) any trust.

repealed by No. 7466 s. 4(b).

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No. 3713 s. 66.

No. 3713 s. 68.

S. 71(1) substituted by No. 74/1991 s. 18(1), amended by No. 30/1993 s. 6(1)(a)(b).

S. 71(1)(b) amended by No. 30/1993 s. 6(1)(b).

S. 71(1)(c) inserted by No. 30/1993 s. 6(1)(b).

Land Tax Act 1958 Act No. 6289/1958

(2) If, by any scheme, a person obtains or contrives to

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substituted by No. 74/1991 s. 18(1).	obtain a reduction in, or exemption from, tax, the Commissioner—
	(a) may determine what tax would have been payable but for the scheme; and
	(b) may make such assessment or assessments and take such action as the Commissioner considers necessary to give effect to the determination.

- (2A) Sub-section (2) applies to any scheme whenever entered into, whether the scheme has been or is entered into or carried out in or outside Victoria or partly in and partly outside Victoria if-
 - (a) a person has obtained a reduction in, or exemption from, tax; and
 - (b) having regard to—
 - (i) the manner in which the scheme was entered into or carried out; or
 - (ii) the form and substance of the scheme; or
 - (iii) the time at which the scheme was entered into and the length of the period during which the scheme was carried out; or
 - (iv) the result in relation to the operation of this section that, but for sub-section (2), would have been achieved by the scheme; or
 - (v) any change in the financial position of any person that has resulted, will result or may reasonably be expected to result from the scheme; or

	S. 71(2A)
	inserted by
inserted by	No. 74/1991
	s. 18(1),
No. 74/1991	amended by

No. 30/1993 s. 6(1)(c).

S. 71(2)

Land Tax Act 1958

s. 72	Act No. 6289/1958	
	(vi) any other consequence for the person, or for any other person referred to in sub-paragraph (v), of the scheme having been entered into and carried out; or	
	 (vii) the nature of any connection (whether of a business, family or other nature) between the person and any other person referred to in sub- paragraph (v)— 	
	it would be concluded that the person, or one of the persons, who entered into or carried out the scheme did so for the purpose of enabling a person to obtain a reduction in, or exemption from, tax in connection with the scheme.	
	(2B) A reference in sub-section (2A) to a scheme being carried out by a person for a particular purpose shall be read as including a reference to the scheme being entered into or carried out by the person for two or more purposes of which that particular purpose is the main purpose.	S. 71(2B) inserted by No. 74/1991 s. 18(1).
	 (3) Notwithstanding anything in this section a covenant by the lessee in any lease entered into on or after the 31st day of December 1968 to reimburse to the lessor the whole or any part of the tax paid by the lessor in respect of the land demised to the lessee is valid and enforceable by the lessor but any such covenant shall not relieve the lessor from the liability to pay to the Commissioner any tax for which he is liable under this Act. 	S. 71(3) inserted by No. 7773 s. 5(2).
	72. Administrative powers	No. 3713 s. 69.
	 (1) The Commissioner may, by notice in writing, require any person (whether a taxpayer or not)— (a) to furnish such information as the Commissioner requires; or 	S. 72(1) amended by No. 65/1987 s. 55(a), substituted by No. 74/1991 s. 19(1).

-	 (b) to attend and give evidence before the Commissioner or before any other officer of the public service employed in the administration or execution of this Act and authorized by the Commissioner in that behalf—
	for the purpose of—
	 (c) inquiring into or ascertaining that or any other person's liability or entitlement under this Act; or
	(d) ascertaining for the purposes of this Act the identity of any person who—
	(i) may have a liability or entitlement under any of the provisions of this Act; or
	 (ii) may, by reason of being related to another person, affect the liability or entitlement of that other person—
	and may require the person to produce all relevant books documents and other papers whatsoever in the person's custody or under the person's control.
S. 72(1A) inserted by No. 74/1991 s. 19(1).	(1A) The Commissioner may require the information or evidence to be given on oath, and either orally or in writing, or to be given by statutory declaration and for that purpose the Commissioner or an officer authorized by the Commissioner may administer an oath.
S. 72(2) inserted by No. 65/1987 s. 55(b), amended by	(2) A person must not fail to comply with a requirement of the Commissioner under subsection (1).
No. 74/1991 s. 19(2).	Penalty: 10 penalty units or imprisonment for six months or both and 1 penalty unit for each day on which the offence continues after conviction.

Land Tax Act 1958 Act No. 6289/1958

- (3) A person is not excused from complying with a requirement to give evidence under sub-section (1) on the ground that the evidence might tend to incriminate the person but, if the person claims, before giving the evidence, that the evidence might tend to incriminate the person, the evidence is not admissible against the person in criminal proceedings, other than proceedings under this section or other proceedings in respect of the falsity of the evidence.
- (4) The Commissioner or any officer authorized by the Commissioner in writing for the purpose (whether generally or in any specific case) may at any reasonable hour enter premises and have full and free access to any books documents and other papers in or on those premises and may inspect and examine and make extracts from or copies of any books documents or papers for the purposes either of determining whether this Act is being contravened or of generally enforcing this Act.

73. Regulations as to scale of expenses of persons giving evidence

Regulations may be made prescribing the scale of expenses to be allowed to persons attending to give evidence as aforesaid and whatever else may be required in order to give effect to the last preceding section. S. 72(3) inserted by No. 65/1987 s. 55(b).

S. 72(4) inserted by No. 74/1991 s. 19(3).

No. 3713 s. 70.

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PART VI-GENERAL

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Heading preceding s. 74 repealed by No. 7773 s. 6(a).

S. 74 amended by No. 7194 s. 7, repealed by No. 7773 s. 6(b), new s. 74 inserted by No. 79/2001 s. 14.

74. Service of documents

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(1) A notice or other document authorised or required to be served on or given to a person by the Commissioner for the purposes of this Act may be served on or given to the person—

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- (a) personally; or
- (b) by leaving it at the last address of the person known to the Commissioner (including, in the case of a body corporate, the registered office or a business address of the body corporate); or
- (c) by post addressed to the person at the last address of the person known to the Commissioner (including, in the case of a body corporate, the registered office or a business address of the body corporate); or
- (d) by a means indicated by the person as being an available means of service (such as by facsimile or other electronic transmission or by delivering it, addressed to the person, to the facilities of a document exchange); or
- (e) by any means provided for the service of the document by another Act or law.
- (2) Service of a document on a member of a partnership, or on a member of the committee of management of an unincorporated association or other body of persons, is taken, for the purposes of this Act, to constitute service of the document on

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each member of the partnership, or on each member of the association or other body of persons.

75. When is service effective?

- For the purposes of this Act, a notice or other document must be taken, unless the contrary is proved, to have been served on or given to a person by the Commissioner—
 - (a) in the case of delivery in person—at the time the document is delivered;

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s. 6(b),

s. 14.

new s. 75 inserted by

No. 79/2001

repealed by No. 7773

- (b) in the case of posting—2 business days after the day on which the document was posted;
- (c) in the case of a facsimile or other electronic transmission—at the time the facsimile or transmission is received.
- (2) If a facsimile or other electronic transmission is received after 4.00 p.m. on any day, it must be taken to have been received on the next business day.
- (3) In this section—

"business day" means a day other than a Saturday, a Sunday or a public holiday appointed under the Public Holidays Act 1993.

*	*	*	*	*	Ss 76–79 repealed by No. 7773 s. 6(b).
*	*	*	*	*	S. 80 amended by No. 7352 s. 4, repealed by No. 7773 s. 6(b).

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Ss 81, 82 repealed by No. 7773 s. 6(b).	* * * * *				
	Penalties				
No. 3713 s. 80.	83. Penalty for refusing to give evidence, making false return, evading tax etc.				
S. 83(1) amended by Nos 6929 s. 5(d), 9078 s. 2(c).	 Every person whether liable to taxation or not who— 				
	 (a) refuses or neglects to duly attend and give evidence when required by the Commissioner or any officer duly authorized by him or to truly and fully answer any question relating to such taxation put to him or to produce any book or paper relating thereto required of him; 				
	(b) fails or neglects to duly furnish any return or notice as and when required by this Act or by the Commissioner;				
	 (c) knowingly and wilfully makes or delivers any false return or notice or makes any false or evasive answer whether verbally or in writing in relation to any matter or thing affecting his own or any other person's liability to or exemption from assessment or taxation; or 				
	 (d) by any act default wilful neglect fraud or contrivance whatsoever evades or attempts to evade full assessment or taxation or the payment of tax— 				
	commits an offence and shall be liable to a penalty of not more than \$200, and if he is convicted of any offence under paragraphs (c) or (d) the convicting court shall also inflict on him an additional penalty of treble the amount of tax the				

assessment or payment whereof he has evaded or attempted to evade.

- (1A) If the Registrar of Titles is a prescribed person for the purposes of section 15(2) or (3), sub-section (1) does not apply to the failure or neglect by the Registrar to give a notice required to be given by that section.
 - (2) The payment of such penalties shall not relieve any person from liability to assessment and payment of any tax for which he would otherwise be liable
 - (3) Every person who in any manner whatsoever aids or assists in the commission of any offence under this section is liable to a penalty of not less than \$4 nor more than \$100.
 - (4) The term "**person**" throughout this section includes the public officer of a company and also an agent and a trustee.
 - (5) Whenever any person is convicted of an offence under paragraph (c) or (d) of sub-section (1) of this section the following special provisions shall apply-
 - (a) there shall be two separate convictions, the first adjudging the defendant to pay such penalty and costs as are imposed and the second adjudging him to pay the additional penalty of treble the amount of the tax the assessment or payment whereof he has evaded or attempted to evade;
 - (b) such first conviction shall be drawn up and be enforceable forthwith, but such second conviction shall not be formally drawn up until the amount of such additional penalty has been ascertained or fixed in manner hereinafter provided;

S. 83(1A) inserted by No. 8/1988 s. 4(3).

	 (c) as soon as conveniently may be after the date of the first conviction the Commissioner shall proceed to ascertain the amount of such additional penalty and shall serve on the defendant notice of the amount so ascertained;
	 (d) within fourteen days after the service of such notice the defendant if he disputes the accuracy of such amount may appeal by way of objection as from an assessment of land tax, and the amount as ascertained by the Commissioner or in case of appeal as fixed by the court shall be the amount of such additional penalty;
S. 83(5)(e) amended by No. 57/1989 s. 3(Sch. item 111.3).	 (e) the Commissioner shall by notice under his hand inform the proper officer of the convicting court of the amount so ascertained or fixed, and thereupon such second conviction shall be formally drawn up for such amount and shall be enforceable forthwith;
	(f) the payment of such additional penalty shall not in any way release any person from any assessment or taxation for which he would otherwise be liable.
No. 3713 s. 81.	84. Double tax payable where returns not rendered
S. 84(1) amended by No. 6929 s. 5(d).	(1) Where at any time it appears to the Commissioner that any person has failed or neglected to furnish any return or notice as and when required by this Act and that in consequence any person who ought to have been charged with tax has not been charged therewith the Commissioner instead of proceeding against such person under the last preceding section may make an assessment of the land in respect to which such omission has occurred, and the taxpayer shall be chargeable

with a double rate of tax thereon if such omission has been occasioned by the taxpayer.

(2) Where the Commissioner is satisfied that the taxpayer was not guilty of any wilful default neglect or omission and had not done any act with intent to defraud the revenue he may remit the whole or any part of such double duty over and above the amount computed on the ordinary rate.

85. Penalty for obstructing employee or breach of Act

Every person who-

- (a) obstructs or hinders any person employed in the public service in the administration of this Act acting in the discharge of his duty under this Act; or
- (b) commits any breach of this Act or of any regulation thereunder for which no specific penalty is imposed elsewhere than by this section—

shall be liable to penalty of not more than \$100.

Miscellaneous Provisions

86. Stating case for opinion of Supreme Court

- (1) Whenever any question arises with regard to any matter under this Act or to any question of law therein arising the Commissioner may if he thinks fit state a case for the opinion of the Supreme Court and thereupon it shall be lawful for the said Court to give its judgement thereon and to make such order as to costs as to the Court seems fit.
- (2) No Judge of the Supreme Court shall be disqualified from adjudicating under this section by reason of his being an owner or occupier of land in any district.

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No. 3713 s. 83.

s. 85

No. 3713 s. 82.

S. 85(a)

amended by

No. 46/1998 s. 7(Sch. 1).

S. 87(1) amended by Nos 9019 s. 2(1)(Sch. item 108), 57/1989 s. 3(Sch. item 111.4(a)(b)).	 All penalties imposed under this Act shall be recoverable in a summary way before the Magistrates' Court upon the filing of a charge by a person or persons appointed by the Commissioner either generally or for the purpose of a particular case.
	(2) The Governor in Council may at his discretion mitigate or stay or compound proceedings for any penalty, and may reward any person who informs of any offence against this Act or assists in the recovery of any penalty.
S. 87(3) amended by Nos 8731 s. 173, 57/1989 s. 3(Sch. item 111.5(a)–(c)).	(3) Notwithstanding anything in the Magistrates' Court Act 1989 or in any other Act to the contrary any charge in respect of any offences under this Act may be filed at any time within three years next after the date of the offence.
No. 3713 s. 85.	88. Right of person paying tax to recover from person liable
	(1) Every person who under the provisions of this Act pays any tax for or on behalf of any other person shall be entitled to recover the same from such other person as a debt, together with all costs of proceedings attending the recovery thereof, or to retain or deduct the same out of any money in his hands belonging or payable to such other person; and if he has paid the same as mortgagee then until repaid it shall be deemed to be covered by the mortgage in addition to the principal or other moneys thereby secured and shall bear interest at the same rate accordingly.

No. 3713 s. 84. 87. Recovery of penalties

Land Tax Act 1958 Act No. 6289/1958

(2) Where two or more taxpayers are jointly and severally liable for the payment of tax and one of them pays the same he shall be entitled to contribution from the others in proportion to their relative shares or interests in the land in respect whereof the tax is payable.

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90. If too little tax paid deficiency to be made up^{10}

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(1) Where after any tax has been paid it is discovered that too little in amount has been paid the taxpayer liable for the tax shall forthwith pay the deficiency.

*	*	*	*	*	S. 90(2) substituted by Nos 8538 s. 2, 76/1992 s. 16, repealed by No. 104/1993 s. 21.
*	*	*	*	*	S. 90(3)(4) repealed by No. 8538 s. 2.

S. 89

repealed by No. 9842 s. 11.

No. 3713 s. 87.

S. 90AA

s. 22.

inserted by No. 104/1993

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90AA. Refund of tax

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- Proceedings for the refund or recovery of tax paid under, or purportedly paid under, this Act, whether before or after the commencement of section 22 of the State Taxation (Further Amendment) Act 1993, must not be brought, whether against the Commissioner or otherwise, except as provided in this section.
- (2) If a person claims to be entitled to receive a refund of or to recover tax paid under, or purportedly paid under, this Act, the person must lodge with the Commissioner within 3 years after the payment was made an application in the prescribed form for the refund of the payment.

- (3) If—
 - (a) a person has lodged an application for the refund of an amount in accordance with sub-section (2); and
 - (b) the Commissioner has not, within the period of 3 months after the application was lodged—
 - (i) refunded the amount; or
 - (ii) applied the amount in accordance with sub-section (6)(d); or
 - (iii) refunded part of the amount and applied the remainder in accordance with subsection (6)(d)—

or has, in writing given to the person within that period, refused to make a refund, the person may, within 3 months after the end of that period or after that refusal, whichever first occurs, bring proceedings for the recovery of the amount, or, if the Commissioner has refunded or applied part, the remainder of the amount.

- (4) Sub-section (3) applies whether or not the period for bringing proceedings for the refund or recovery of the amount prescribed by section 20A(1) of the Limitation of Actions Act 1958 has expired.
- (5) Sub-sections (1) and (2) do not apply to a person if the person claims to be entitled to receive a refund or to recover tax paid under, or purportedly paid under, this Act by reason of the invalidity of a provision of this Act.
- (6) If—
 - (a) an application for a refund is lodged with the Commissioner in accordance with subsection (2); and

(b) the Commissioner finds that an amount has been overpaid by the applicant—

the Commissioner-

- (c) must refund the overpaid amount; or
- (d) must—
 - (i) apply the overpaid amount against any liability of the applicant to the State, being a liability arising under, or by reason of, an Act of which the Commissioner has the general administration; and
 - (ii) refund any part of the overpayment that is not so applied.
- (7) If, under this section, the Commissioner determines to refund an amount, the amount is payable from the Consolidated Fund which is to the necessary extent appropriated accordingly.
- (8) In this section, "proceedings" includes—
 - (a) seeking the grant of any relief or remedy in the nature of certiorari, prohibition, mandamus or quo warranto, or the grant of a declaration of right or an injunction; or
 - (b) seeking any order under the Administrative Law Act 1978.

90A. Refunds to be paid to person entitled

S. 90A inserted by No. 76/1992 s. 17.

- The Commissioner must not make a refund of tax unless satisfied that the taxpayer to whom the refund is payable (in this section called "the applicant")—
 - (a) has not charged to, or recovered from, and will not charge to, or recover from, any other person any amount in respect of the whole or any part of that tax; or

- (b) if the applicant has so charged or recovered any such amount, will reimburse, or will take all reasonable steps to reimburse, each other person for the amount charged or recovered.
- (2) If a refund is made to an applicant to whom subsection (1)(b) applies—
 - (a) the applicant must—
 - (i) not later than 90 days after receiving the refund, reimburse each other person for the amount charged to or recovered from that person; and
 - (ii) notify the Commissioner in writing not later than 7 days after that period of 90 days that all amounts charged or recovered have been reimbursed; or
 - (b) if any such amount is not reimbursed within that period of 90 days, the applicant must not later than 7 days after that period of 90 days—
 - (i) notify the Commissioner in writing of the amounts not reimbursed; and
 - (ii) pay those amounts to the Commissioner, together with interest at the specified rate from the date the refund was made to the date of payment.

Penalty: 50 penalty units.

- (3) An amount payable under sub-section (2)(b)(ii) is a debt due from the applicant to the Crown.
- (4) In this section, **"specified rate"** means the percentage, not exceeding 20 per centum per annum, that the Commissioner specifies when the refund is made.

(5) In this section, "charge" includes pass on.	S. 90A(5) inserted by No. 104/1993 s. 23.
90B. Application of section 90A to proceedings	S. 90B inserted by No. 104/1993 s. 24.
Section 90A applies in respect of proceedings (within the meaning of section 90AA) for the refund or recovery of tax paid under, or purportedly made under, this Act as if—	
 (a) a reference in section 90A to the Commissioner (except in sub-section (2)(b)(ii)) were a reference to the court; and 	
(b) a reference in section 90A to the making of a refund were a reference to the making of an order or decision that a refund be made.	
91. Time to pay—extensions and instalments	Nos 3713 s. 89, 4240
The Commissioner may, in such cases as he thinks fit—	s. 2. S. 91 amended by
(a) extend the time for payment of any tax by such period as he considers the circumstances warrant; or	No. 7773 s. 6(c), substituted by No. 9455 s. 9.
(b) permit the payment of tax to be made by instalments within such time as he considers the circumstances warrant.	
91A. Release or postponement of land tax in cases of taxpayers in necessitous circumstances	S. 91A inserted by No. 6710 s. 2.
 In any case where it is shown to the satisfaction of the Commissioner that any taxpayer liable to the payment of tax is in necessitous circumstances— 	
 (a) the Commissioner with the approval of the Treasurer of Victoria may release the taxpayer from payment of the whole or any part of the tax payable, including any additional tax; or 	

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(b) the Commissioner may postpone for such time as he thinks fit the payment of the whole or any part of any tax payable, including any additional tax, but so that the amount unpaid, including any further additional tax that may accrue thereon, shall subject to this Act be and remain a charge on the property in respect of which the tax is payable.

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*	*	*	*	*
*	*	*	*	*

amended by No. 8181 s. 2(1)(Sch. item 241)), 8621 s. 4(a)(b), 10070 s. 6(a)(b), repealed by No. 81/1986 s. 6(1). S. 91A(3) repealed by No. 81/1986 s. 6(1). S. 91AB inserted by No. 81/1986 s. 6(2), amended by Nos 109/1986

S. 91A(2) amended by Nos 7773 s. 7(a)(b) (as

S. 6(2), amended by Nos 109/1986 S. 6(Sch. item 3), 74/1991 S. 7(3), 113/1994 S. 8, repealed by No. 41/1998 S. 8.

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s. 91A

91B. Powers of Commissioner to provide relief in certain cases of hardship

S. 91B inserted by No. 9455 s. 10.

- This section applies to cases where the land tax assessed in respect of the total unimproved value of land owned by the taxpayer does not exceed \$1000 in a year and where section 91A does not apply.
- (2) For the purposes of this section the word "**person**" does not include a body corporate.
- (3) In any case where it is shown to the satisfaction of the Commissioner that—
 - (a) a person liable to pay land tax has suffered such a loss, or is in such circumstances, that the exaction of the full amount of land tax will entail serious hardship; or
 - (b) owing to the death of a person who, if he had lived, would have been liable to pay land tax, the dependents of that person are in such circumstances that the exaction of the full amount of land tax will entail serious hardship; or
 - (c) where a private company is liable to pay land tax, persons holding ordinary shares representing more than 60 per centum of the paid up capital of the company (excluding shares entitled to a fixed rate of dividend) are in such circumstances that the exaction of the full amount of land tax will entail serious hardship—

the Commissioner may on application made in that behalf by the persons claiming serious hardship and with the approval of the Treasurer of Victoria waive the payment of the land tax either wholly or in part and may make such entries or alterations in the assessment as he thinks necessary for that purpose.

S. 91B(4) amended by No. 9648 s. 9.	(4) The exercise of the power conferred on the Commissioner by sub-section (3) may be subject to such conditions (including the payment of interest on the amount of land tax unpaid at such rate as the Minister from time to time determines) as the Commissioner thinks fit to impose.
	(5) The Commissioner shall not exercise the power conferred on him by sub-section (3) unless he is satisfied that such exercise would operate in favour of or for the benefit of the persons claiming serious hardship.
	(6) In the exercise of the power conferred on him by sub-section (3) the Commissioner shall have regard to—
	 (a) whether or not the hardship was due either wholly or in part to any act or omission on the part of the taxpayer or any one acting on his behalf or, in the case of a private company, any one or more of the shareholders of that company;
	(b) the degree or seriousness of the hardship; and
	(c) such other information as is supplied to the Commissioner by the persons claiming serious hardship.
	(7) An application under sub-section (3) shall—
	 (a) be made within one month after notice of assessment has been given by the Commissioner in accordance with this Act or within such further time as the Commissioner may allow; and

s.	91C	

(b)	be in writing and shall specify particulars
	of—

- (i) the serious hardship which would be entailed if land tax were paid immediately and in full;
- (ii) the names of the persons who would suffer such hardship;
- (iii) any act or omission either by the taxpayer or any one acting on his behalf or, in the case of a private company, any one or more of the shareholders of that company by reason of which the payment of land tax immediately and in full would entail serious hardship to any of the persons claiming such hardship; and
- (iv) such other particulars as the Commissioner may require.
- (8) For the purpose of sub-section (3) a mere liability to pay land tax under this Act shall not be deemed to entail hardship to any person by reason only of the existence of that liability but that liability shall be deemed to entail such hardship where by reason of the existence of other circumstances in conjunction with that liability the payment of land tax in accordance with the provisions of this Act would entail hardship to that person.

91C. Power of Board to provide relief in cases of hardship not covered by section 91B

S. 91C inserted by No. 9455 s. 10.

- (1) This section applies to cases where the land tax assessed in respect of the total unimproved value of land owned by the taxpayer exceeds \$1000 in a year and where section 91A does not apply.
- (2) For the purposes of this section the word "**person**" does not include a body corporate.

a l Re	any case where it is shown to the satisfaction of Board to be known as the "Land Tax Hardship elief Board" constituted as hereinafter provided in this section called "the Board") that—
(a) a person liable to pay land tax has suffered such a loss, or is in such circumstances, that the exaction of the full amount of land tax will entail serious hardship; or
(b) owing to the death of a person who, if he had lived, would have been liable to pay land tax, the dependants of that person are in such circumstances that the exaction of the full amount of land tax will entail serious hardship; or
(c) where a private company is liable to pay land tax, persons holding ordinary shares representing more than 60 per centum of the paid up capital of the company (excluding shares entitled to a fixed rate of dividend) are in such circumstances that the exaction of the full amount of land tax will entail serious hardship—
ap cl	e Board may, subject to sub-section (4), on plication made in that behalf by the persons aiming serious hardship direct the commissioner to—
(d) postpone the payment of the whole or any part of the land tax payable (hereinafter referred to as "the postponed amount") in respect of any part of the land owned by the taxpayer until the date of sale of such land or until the expiration of any period specified by the Board but not exceeding five years from the date of application for relief whichever is the sooner (hereinafter referred to as "the deferred date"); or

(e) waive the payment of the land tax either wholly or in part—

and the Board may direct the Commissioner to make such entries or alterations in the assessment as it thinks necessary for that purpose.

- (4) Where the serious hardship has resulted in whole or in part from a decrease in the unimproved value of any part of the land owned by the taxpayer the Board may not direct the Commissioner to waive the payment of the land tax either wholly or in part unless the Board has previously directed the Commissioner to postpone the payment in accordance with the provisions of sub-section (3).
- (5) In any case where the Board has directed the Commissioner to postpone payment of land tax until the deferred date the Board shall reconsider the application for relief as soon as convenient after the deferred date and where the Board is satisfied that payment of the postponed amount would entail serious hardship in accordance with the provisions of this section the Board may direct the Commissioner to waive the payment of the postponed amount either wholly or in part and to make such entries or alterations in the assessment as it thinks necessary for that purpose.
- (6) The Board shall consist of three members of whom—
 - (a) one shall be the Secretary to the Department of Treasury and Finance or his or her nominee;

S. 91C(6)(a) amended by Nos 65/1987 s. 57(f), 100/1995 s. 32(Sch. 2 item 3).

(b) one shall be the Commissioner or his nominee; and

(c) one shall be a person selected by the Chairman from a panel of three persons appointed by the Governor in Council upon the recommendation of the Minister. (7) Before making a recommendation in relation to the persons referred to in paragraph (c) of subsection (6) the Minister shall consult with such organizations as in his opinion represent persons engaged in Victoria in the practice of law or accountancy or the valuation of real estate. (8) The Commissioner or his nominee shall be the Chairman of the Board and in respect of any matter the decision of the majority of the members of the Board shall prevail. S. 91C(9) (9) The exercise of any power conferred on the Board amended by by sub-sections (3) and (5) may be subject to such No. 9648 s. 9. conditions (including the payment of interest on the amount of land tax unpaid at such rate as the Minister from time to time determines) as the Board thinks fit to impose. (10) The Board shall not exercise the powers conferred on the Board by sub-sections (3) and (5) unless the Board is satisfied that such exercise would operate in favour of or for the benefit of the persons claiming serious hardship. (11) In the exercise of any of the powers conferred on the Board by sub-sections (3) and (5) the Board shall have regard to-(a) whether or not the hardship was due either wholly or in part to any act or omission on the part of the taxpayer or anyone acting on his behalf or, in the case of a private company, any one or more of the shareholders of that company; (b) the degree or seriousness of the hardship;

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and

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(c)	such other information as is supplied to the
	Board by the persons claiming serious
	hardship.

- (12) An application under sub-section (3) shall—
 - (a) be made within one month after notice of assessment has been given by the Commissioner in accordance with this Act or within such further time as the Board may allow; and
 - (b) be in writing and shall specify particulars of—
 - (i) the serious hardship which would be entailed if land tax were paid immediately and in full;
 - (ii) the names of the persons who would suffer such hardship;
 - (iii) any act or omission either by the taxpayer or anyone acting on his behalf or, in the case of a private company, any one or more of the shareholders of that company by reason of which the payment of land tax immediately and in full would entail serious hardship to any of the persons claiming such hardship; and
 - (iv) such other particulars as the Board may require.
- (13) For the purposes of sub-sections (3) and (5) a mere liability to pay land tax under this Act shall not be deemed to entail hardship to any person by reason only of the existence of that liability but that liability shall be deemed to entail such hardship where by reason of the existence of other circumstances in conjunction with that liability the payment of land tax in accordance with the

		Land Tax	ACT 1938			
		Act No. 6	289/1958			s. 92
	-	visions of this the person.	Act would e	entail hardsh	nip to	
No. 3713 s. 90.	92. Certain	evidence dispe	nsed with			
	the	any prosecutior provisions of t dence is given	his Act no p	proof shall u	ntil	
S. 92(a) amended by No. 7466 s. 4(d)(i).	(a) of the signatic Commission			nissioner;	
S. 92(b) repealed by No. 7466 s. 4(d)(ii).	*	*	*	*	*	
	(c) of any order the particular authority of a	r or general	appointmen	t or	
	(d) of any regula	tions or not	tices under t	his Act.	
S. 92A inserted by	92A. Suprem	e Court—limite	ation of jur	isdiction		
No. 104/1993 s. 25.	sec ext ent sec	s the intention of tion 85 of the C ent necessary to ertaining proce tion $90AA(1)$ a t section.	C onstitution o prevent th edings of a	n Act 1975 (e Supreme (kind to whice	to the Court ch	
No. 3713 s. 92.	93. Regulat	ions				
	not	e Governor in G inconsistent w lowing purpose	ith this Act	for all or an		
	(a) prescribing the officers and employed un	other persor	ns appointed		

Land	Tax	Act	1958

s. 93	Act No. 6289/1958	
_	 (b) prescribing the form of returns to be mad the particulars to be set forth therein, and persons by whom and the time when or within which such returns shall be made; prescribing also the form of notices acknowledgments and other documents referred to in this Act or necessary in ord to give effect thereto; 	the amended by No. 7773 s. 6(d).
	(c) prescribing factors to be taken into accou for the purposes of section 13I;	nt S. 93(1)(c) amended by Nos 7099 s. 4(f), 7276 s. 6(e), repealed by No. 7773 s. 6(e), new s. 93(1)(c) inserted by No. 41/1998 s. 9.
	(d) providing, where there is no provision in Act, or no sufficient provision, in respect any matter or thing necessary to give effe to this Act, in what manner and form the deficiency shall be supplied;	of
	 (e) for any purpose, whether general or to me particular cases, that may be desirable in order to carry out the objects and purpose this Act, or to give effect to anything for which regulations are required by this Act and 	es of
	(f) imposing a penalty, not exceeding 20 per units, for the breach of any such regulation	 amended by
	* * * *	* S. 93(2) repealed by No. 6886 s. 3.

Act No. 6289/1958

No. 3713 s. 93.	94. <i>Po</i> n	ver to ex	tend time f	or doing an	ything und	er Act
	(1)	(1) If anything required by or under this Act to be done at or within a fixed time cannot be or is not so done the Governor by Order in Council may from time to time appoint a further or other time for doing the same whether the time within which the same ought to have been done has or has not expired.				
	(2)	Order	in Council s	shall be as w	e prescribed alid as if it or under th	had been
S. 95 repealed by No. 31/1994 s. 4(Sch. 2 item 44).		*	*	*	*	*
S. 96 amended by No. 7466 s. 4(e), repealed by No. 7773 s. 6(f).		*	*	*	*	*
No. 3713 s. 96. S. 97 amended by Nos 6447 s. 3 (as amended by No. 6489 s. 4(Sch. item 12)), 8527 s. 7, 9071 s. 10(a)(b).	97. Cer	tificate (as to land to	ux due on a	ny land	
S. 97(1) amended by Nos 9842 s. 12, 62/1990 s. 5(1).	(1)	owner, payme certific	, purchaser nt of such f cate showin	or mortgage de as is pres g if there is	ne application ee of any lar scribed issued any land tax in the applic	nd and on e a x due and
S. 97(2) inserted by No. 9071 s. 10(c).	(2)	inform	ation as he	•	de such oth n any certifi	

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s. 94

Act No. 6289/1958

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(3) The regulations may prescribe different fees for S. 97(3) different classes of applications under this section, including fees for urgent applications. s. 5(2). S. 98 98. Tax applicable to portion of land For the purposes of this Act—

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(b) the tax applicable to any portion of any land or lands shall be that proportion of the tax, assessed on the unimproved value of the land or lands, which the unimproved value of that portion bears to the total unimproved value of such land or lands.

inserted by No. 62/1990 inserted by No. 6827 s. 7, amended by No. 6961 s. 2.

repealed by No. 7773 s. 6(g)(i).

S. 98(a)

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S. 98(b) amended by No. 7773 s. 6(g)(ii).

Land Tax Act 1958 Act No. 6289/1958

Sch. 1

SCHEDULES

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Sch. 1 amended by No. 9071 s. 2(2), repealed by No. 30/1993 s. 9(b). Sch. 2

Land Tax Act 1958

Act No. 6289/1958

SECOND SCHEDULE

S. 6. Sch. 2 inserted by No. 9071 s. 2(3), substituted by No. 9190 s. 4(1), amended by Nos 9699 s. 23 (as amended by No. 10087 s. 3(1)(Sch. 1 item 16)), 9842 s. 13, 9969 s. 6, 10121 s. 5, 10210 s. 4(2), 81/1986 s. 4(2), 74/1991 s. 22(1)-(3).

If the total unimproved value of land of an owner as assessed under this 1. Act for a year before 1994 is not less than the amount shown in column 1 of an item in Table A and, if an amount is shown in column 2 of that item, less than the amount shown in column 2 of that item, the duty of land tax payable on the land is the amount determined in accordance with column 3 of that item¹¹.

Sch. 2 cl. 1 amended by Nos 65/1987 s. 56(2), 74/1991 s. 20(1), 101/1993 s. 8(1), 31/1997 s. 8(1).

	Sch. 2 Table substituted by			
Item	Column 1	Column 2	Column 3	Nos 65/1987
	\$	\$		s. 56(2), 60/1988
1.	0	200 000	Nil	s. 8(1), 62/1990
2.	200 000	540 000	\$60 and 0.15 cents for each \$1 of the value that exceeds \$200 000	s. 6(1), substituted as Sch. 2 Table A
3.	540 000	2 700 000	\$570 and 1.5 cents for each \$1 of that value that exceeds \$540 000	by No. 74/1991 s. 20(2),
4.	2 700 000		\$32 970 and 3 cents for each \$1 of that value that exceeds \$2 700 000	substituted by No. 76/1992 s. 14.

Sch. 2 cl. 1A inserted by No. 101/1993 s. 8(2), amended by No. 31/1997 s. 8(1). 1A. Subject to clause 1B, if the total unimproved value of land of an owner as assessed under this Act for a year after 1993 is not less than the amount shown in column 1 of an item in Table B and, if an amount is shown in column 2 of that item, less than the amount shown in column 2 of that item, the duty of land tax payable on the land is the amount determined in accordance with column 3 of that item.

Sch. 2 Table B inserted by	TABLE B			
No. 101/1993 s. 8(2).	Item	Column 1	Column 2	Column 3
5. 0(2).		\$	\$	
	1.	0	200 000	Nil
	2.	200 000	540 000	\$60 and 0.2 cents for each \$1 of the value that exceeds \$200 000
	3.	540 000	2 700 000	\$740 and 3 cents for each \$1 of the value that exceeds \$540 000
	4.	2 700 000		\$65 540 and 5 cents for each \$1 of the value that exceeds \$2 700 000
Sch. 2 cl. 1B 1	B. (1) For	the purpose	es of this clau	se—
No. 101/1993 s. 8(1), amended by No. 113/1994 s. 9(1)(2) (a)–(c), 101/1995 s. 33(1) (2)(a)(b), 10/1996 s. 20, 42/1996 s. 19(1)–(3), substituted by No. 31/1997 s. 8(2).	(8	respect of amount	of a year ("th	in relation to land of an owner in the assessment year"), means the y applying the rates of tax set out in f—
Sch. 2 cl. 1B(1)(a)(i) substituted by No. 86/1997 s. 9(2).		the the unit	e relevant date purpose of a improved val	y land that was valued separately as at e (within the meaning of section 3) for ssessing land tax for 1993, the ue of that land determined for the ssing land tax for 1993; and
			it land as asse	other land, the unimproved value of essed under this Act for the assessment
	(t			t is zero, the duty of land tax is the accordance with clause 1A;

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	(c)	if the amount determined in accordance with clause 1A is zero, no duty of land tax is payable.		
(2)	The is—	duty of land tax for 1994 payable on the land of an owner		
	(a)	the amount determined in accordance with clause 1A; or		
	(b)	if that amount differs by more than 20% from the clause 1 amount—		
		(i) where the amount determined in accordance with clause 1A is less than the clause 1 amount, 80% of the clause 1 amount; or		
		(ii) where the amount determined in accordance with clause 1A is more than the clause 1 amount, 120% of the clause 1 amount.		
(3)	The is—	duty of land tax for 1995 payable on the land of an owner		
	(a)	the amount determined in accordance with clause 1A; or		
	(b)	if that amount differs by more than 40% from the clause 1 amount—		
		(i) where the amount determined in accordance with clause 1A is less than the clause 1 amount, 60% of the clause 1 amount; or		
		(ii) where the amount determined in accordance with clause 1A is more than the clause 1 amount, 140% of the clause 1 amount.		
(4)	The is—	duty of land tax for 1996 payable on the land of an owner		
	(a)	the amount determined in accordance with clause 1A; or		
	(b)	if that amount is more than 140% of the clause 1 amount, 140% of the clause 1 amount.		
(5)	The is—	duty of land tax for 1997 payable on the land of an owner	Sch. 2 cl. 1B(5) amended b	
	(a)	the amount determined in accordance with clause 1A; or	No. 101/19 s. 4(1).	
	(b)	if that amount is more than 150% of the clause 1 amount, 150% of the clause 1 amount.	~ ~~~	

The duty of land tax for 1995, 1996 or 1997 payable on the land of an owner is deemed always to have been the duty determined in accordance with this Schedule as amended by the **State Taxation Acts** (Amendment) Act 1997.

3. Land Tax for 1998, 1999, 2000 and 2001

If the total unimproved value of land of an owner as assessed under this Act for 1998, 1999, 2000 or 2001 is not less than the amount shown in column 1 of an item in Table C and, if an amount is shown in column 2 of that item, less than the amount shown in column 2 of that item, the duty of land tax payable on the land is the amount determined in accordance with column 3 of that item.

TABLE	С
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Item	Column 1	Column 2	Column 3
	\$	\$	
1.	0	85 000	Nil
2.	85 000	200 000	\$85 and 0.1 cents for each \$1 of the value that exceeds \$85 000
3.	200 000	540 000	\$200 and 0.2 cents for each \$1 of the value that exceeds \$200 000
4.	540 000	675 000	\$880 and 0.5 cents for each \$1 of the value that exceeds \$540 000
5.	675 000	810 000	\$1555 and 1 cent for each \$1 of the value that exceeds \$675 000

repealed by No. 10210, s. 5(2), new Sch. 2 cl. 2 inserted by No. 65/1987 s. 56(2), amended by No. 60/1988 s. 8(2), substituted as Sch. cl. 2(2) by No. 62/1990 s. 6(2), repealed by No. 74/1991 s. 23, new Sch. 2 cl. 2 inserted by No. 31/1997

Sch. 2 cl. 2

2.

Sch. 2 cl. 3 (Heading) inserted by No. 48/2001 s. 9(2)(a).

s. 8(3).

Sch. 2 cl. 3 inserted by No. 101/1997 s. 4(2), amended by No. 48/2001 s. 9(2)(b).

Land Tax Act 1958

Item	Column 1	Column 2	Column 3
	\$	\$	
6.	810 000	1 080 000	\$2905 and 1.75 cents for each \$1 of the value that exceeds \$810 000
7.	1 080 000	1 620 000	\$7630 and 2.75 cents for each \$1 of the value that exceeds \$1 080 000
8.	1 620 000	2 700 000	\$22 480 and 3 cents for each \$1 of the value that exceeds \$1 620 000
9.	2 700 000		\$54 880 and 5 cents for each \$1 of the value that exceeds \$2 700 000

4. Land tax for 2002 and subsequent years

If the total unimproved value of land of an owner as assessed under this Act for 2002 or a subsequent year is not less than the amount shown in column 1 of an item in Table D and, if an amount is shown in column 2 of that item, less than the amount shown in column 2 of that item, the duty of land tax payable on the land is the amount determined in accordance with column 3 of that item.

Sch. 2 cl. 4 inserted by No. 48/2001 s. 9(3).

I ABLE D			
Item	Column 1	Column 2	Column 3
	\$	\$	
1.	0	125 000	Nil
2.	125 000	200 000	\$125 and 0.1 cents for each \$1 of the value that exceeds \$125 000
3.	200 000	540 000	\$200 and 0.2 cents for each \$1 of the value that exceeds \$200 000
4.	540 000	675 000	\$880 and 0.5 cents for each \$1 of the value that exceeds \$540 000

TABLE D

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Land Tax Act 1958

Item	Column 1	Column 2	Column 3
	\$	\$	
5.	675 000	810 000	\$1555 and 1 cent for each \$1 of the value that exceeds \$675 000
6.	810 000	1 080 000	\$2905 and 1.75 cents for each \$1 of the value that exceeds \$810 000
7.	1 080 000	1 620 000	\$7630 and 2.75 cents for each \$1 of the value that exceeds \$1 080 000
8.	1 620 000	2 700 000	\$22 480 and 3 cents for each \$1 of the value that exceeds \$1 620 000
9.	2 700 000		\$54 880 and 5 cents for each \$1 of the value that exceeds \$2 700 000".

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Endnotes

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ENDNOTES

1. General Information

The Land Tax Act 1958 was assented to on 30 September 1958 and came in to operation on 1 April 1959: Government Gazette 18 March 1959 page 892.

2. Table of Amendments

This Version incorporates amendments made to the Land Tax Act 1958 by Acts and subordinate instruments.

Land Tax (Exemptions and R No. 6489/1958)	ates) Act 1958, No. 6447/1958 (as amended by
Assent Date:	18.11.58
Commencement Date:	31.12.58: s. 1
Current State:	All of Act in operation
Current State.	All of Act in operation
National Art Gallery and Cul	tural Centre (Amendment) Act 1959, No. 6522/1959
Assent Date:	12.5.59
Commencement Date:	12.5.59
Current State:	All of Act in operation
Land Tax (Relief) Act 1960, N	No. 6710/1960
Assent Date:	13.12.60
Commencement Date:	1.1.61: s. 2
Current State:	All of Act in operation
Land Tax (Exemptions and R	12.12.61
Assent Date: Commencement Date:	S. 4 on 12.12.61; ss 2, 3, 5–8 on 31.12.61: s. 9
Current State:	All of Act in operation
Current State.	All of Act III operation
Subordinate Legislation Act 1 Assent Date:	1962, No. 6886/1962 8.5.62
Commencement Date:	1.8.62: Government Gazette 4.7.62 p. 2314
Current State:	All of Act in operation
š 4	ates) Act 1962, No. 6929/1962
Assent Date:	27.11.62
Commencement Date:	1.1.63: s. 1(2)
Current State:	All of Act in operation
Statute Law (Further Revisio	
Assent Date:	18.12.62
Commencement Date:	18.12.62: subject to s. 3
Current State:	All of Act in operation
Land Tax (Rates and Appeals	s) Act 1963, No. 7099/1963
Assent Date:	10.12.63
Commencement Date:	1.1.64: s. 1(2)
Current State:	All of Act in operation
	tions) Act 1964, No. 7194/1964
Assent Date:	9.12.64
Commencement Date:	1.1.65: s. 1(2)
Current State:	All of Act in operation

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Public Lands and Works Act Assent Date:	1964, No. 7228/1964 15.12.64
Commencement Date: Current State:	15.3.65: Government Gazette 11.3.65 p. 557 All of Act in operation
Valuation of Land (Appeals) Assent Date:	Act 1965, No. 7276/1965 1.6.65
Commencement Date: Current State:	1.12.65: Government Gazette 6.10.65 p. 3103 All of Act in operation
Decimal Currency Act 1965, I	
Assent Date: Commencement Date: Current State:	30.11.65 30.11.65; "Appointed day" is 14.2.66 All of Act in operation
Statute Law Revision Act 196	5, No. 7332/1965
Assent Date:	14.12.65
Commencement Date: Current State:	14.12.65: subject to s. 3 All of Act in operation
Land Tax (Rates) Act 1965, N	
Assent Date: Commencement Date:	14.12.65 14.2.66: s. 1(2)
Current State:	All of Act in operation
Land Tax (Rates) Act 1966, N	
Assent Date: Commencement Date:	29.11.66 1.1.67: s. 1(2)
Current State:	All of Act in operation
West Moorabool Water Boar	
Assent Date: Commencement Date:	7.5.68 20.6.68: Government Gazette 19.6.68 p. 2183
Current State:	All of Act in operation
	/ 1968 (as amended by No. 8181/1971) 18.12.68
Assent Date: Commencement Date:	S. 8 on 1.1.69: s. 1(3); rest of Act (<i>except</i> s. 6(a)(b)) on
	1.1.69: Government Gazette 20.12.68 p. 4148;
	s. 6(a)(b) on 1.7.69: Government Gazette 1.7.69
Current State:	p. 1959 All of Act in operation
Justices (Amendment) Act 19	69, No. 7876/1969
Assent Date:	25.11.69
Commencement Date:	All of Act (<i>except</i> ss 3, 5–7(k)(m)–(o)) on 1.4.70; ss 3, 5–7(k)(m)–(o) on 1.7.70: Government Gazette 25.2.70 p. 463
Current State:	All of Act in operation
Aboriginal Lands Act 1970, N	
Assent Date:	8.12.70
Commencement Date: Current State:	8.12.70 All of Act in operation
Current Stute.	

Endnotes

Assent Date:	5/1970 (as amended by No. 8527/1973) 22.12.70
Commencement Date:	All of Act (<i>except</i> s. 3) on 1.1.71: s. 1(3); s. 3 on 24.12.73: Government Gazette 19.12.73 p. 4039
Current State:	All of Act in operation
Taxation Appeals Act 1972,	
Assent Date:	13.5.72
Commencement Date:	Ss 1, 2, Pt 1 on 1.1.77: Government Gazette 22.12.7 p. 3739; Pts 2, 3 on 1.9.78: Government Gazette 9.8.78 p. 2573
Current State:	All of Act in operation
Decentralized Industry (Lan No. 8474/1973	d Tax Rebates) Incentive Payments Act 1973,
Assent Date:	20.11.73
Commencement Date: Current State:	1.2.74: Government Gazette 16.1.74 p. 81 All of Act in operation
Land Tax Act 1973, No. 852'	7/1973
Assent Date:	18.12.73
Commencement Date:	All of Act (<i>except</i> s. 2) on 23.12.73; s. 2 on 1.1.74: s. 1(3)
Current State:	All of Act in operation
Land Tax (Amendment) Act Assent Date:	2 1974, No. 8538/1974 30.4.74
Commencement Date:	30.4.74
Current State:	All of Act in operation
Land Tax Act 1974, No. 862	1/1974
Assent Date:	10.12.74
Commencement Date:	1.1.75: s. 1(3)
Current State:	All of Act in operation
Magistrates (Summary Proc	eedings) Act 1975, No. 8731/1975
Assent Date:	16.5.75
Commencement Date: Current State:	S. 173 on 1.7.76: Government Gazette 24.3.76 p. 84 This information relates only to the provision/s amending the Land Tax Act 1958
Land Tax Act 1975, No. 877(0/1975
Assent Date:	25.11.75
Commencement Date:	S. 2 on 1.1.76: s. 1(3); rest of Act on 1.1.76: Government Gazette 31.12.75 p. 4163
Current State:	All of Act in operation
Current Stute.	6/1976
Land Tax Act 1976, No. 894	
Land Tax Act 1976, No. 894 Assent Date:	14.12.76
Land Tax Act 1976, No. 894	14.12.76 1.1.77: s. 1(3) All of Act in operation

Endnotes

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Melbourne Wholesale Fruit No. 8993/1977	and Vegetable Market Trust Act 1977,
A. 6993(1977 Assent Date: Commencement Date: Current State:	10.5.77 Ss 1–4, 7–25, 39–46, 48 on 22.6.77: Government Gazette 22.6.77 p. 1712; ss 5, 6, 26, 38, 47, 49 on 1.4.78: Government Gazette 8.3.78 p. 583; ss 27–29, 32–34 on 1.4.78; ss 30, 31, 35–37 on 1.11.78: Government Gazette 1.11.78 p. 3416 All of Act in operation
Statute Law Revision Act 19	77, No. 9019/1977
Assent Date:	17.5.77
Commencement Date:	17.5.77: subject to s. 2(2)
Current State:	All of Act in operation
Land Tax Act 1977, No. 907	1/1977
Assent Date:	29.11.77
Commencement Date:	1.1.78: s. 1(3)
Current State:	All of Act in operation
Change of Ownership Notice	es Act 1977, No. 9078/1977
Assent Date:	6.12.77
Commencement Date:	1.1.79: Government Gazette 2.8.78 p. 2505
Current State:	All of Act in operation
State Development Decentra	lization and Tourism Act 1978, No. 9126/1978
Assent Date:	23.5.78
Commencement Date:	23.5.78: Government Gazette 23.5.78 p. 1362
Current State:	All of Act in operation
Land Tax Act 1978, No. 9190 Assent Date: Commencement Date: Current State:	0/1978 5.12.78 S. 2 on 1.1.78: s. 2(2); rest of Act (<i>except</i> s. 4) on 5.12.78 s. 1(3); s. 4 on 1.1.79: s. 4(2) All of Act in operation
Land Tax Act 1979, No. 9300	0/1979
Assent Date:	27.11.79
Commencement Date:	1.1.80: s. 1(3)
Current State:	All of Act in operation
Statute Law Revision Act 19	80, No. 9427/1980
Assent Date:	27.5.80
Commencement Date:	27.5.80: s. 6(2)
Current State:	All of Act in operation
Land Tax Act 1980, No. 945	5/1980 (as amended by No. 9549/1981)
Assent Date:	9.12.80
Commencement Date:	1.1.81: s. 1(3)
Current State:	All of Act in operation

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Economic Development Act 1981, No. 9567/1981¹² Assent Date: 19.5.81 S. 4 on 10.3.81: s. 4(2); rest of Act on 1.7.81: Commencement Date: Government Gazette 3.6.81 p. 1778 Current State: All of Act in operation Land Tax (Amendment) Act 1981, No. 9648/1981 Assent Date: 15.12.81 Commencement Date: 1.1.82: s. 1(3) Current State: All of Act in operation Companies (Consequential Amendments) Act 1981, No. 9699/1981 (as amended by No. 10087/1984) Assent Date: 5.1.82 Commencement Date: Ss 9, 14, 18 on 1.7.81: s. 2(2); s. 19 on 1.10.81: s. 2(3); s. 22 on 5.1.82: s. 2(4); rest of Act on 1.7.82: s. 2(1) Current State: All of Act in operation Pay-roll Tax (Amendment) Act 1982, No. 9733/1982 Assent Date: 29.6.82 29.6.82 Commencement Date: Current State: All of Act in operation Companies (Consequential Amendments) Act 1982, No. 9761/1982 Assent Date: 13.7.82 Commencement Date: S. 2 on 30.3.82: s. 2(2); rest of Act on 1.7.82: s. 1(2) Current State: All of Act in operation Evidence (Commissions) Act 1982, No. 9766/1982 Assent Date: 13.7.82 Commencement Date: 13.7.82 *Current State:* All of Act in operation Land Tax (Amendment) Act 1982, No. 9842/1982 Assent Date: 21 12 82 Commencement Date: 1.1.83: s. 1(3) Current State: All of Act in operation Statute Law Revision Act 1983, No. 9902/1983 Assent Date: 15.6.83 Commencement Date: 15.6.83: subject to s. 2(2) Current State: All of Act in operation Land Tax Act 1983, No. 9969/1983 Assent Date: 22.11.83 Commencement Date: 1.1.84: s. 3 Current State: All of Act in operation Land Tax (Landata Project) Act 1984, No. 10058/1984 8.5.84 Assent Date: *Commencement Date:* 8.5.84 Current State: All of Act in operation

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Pensioner Concessions (Rehabilitation Allowance) Act 1984, No. 10070/1984 Assent Date: 15.5.84			
Commencement Date: Current State:	S. 6 on 1.1.85: s. 2(2); rest of Act on 1.7.84: s. 2(1) All of Act in operation		
Land Tax (Amendment) Act Assent Date: Commencement Date: Current State:	1984, No. 10121/1984 7.11.84 1.1.85: s. 2 All of Act in operation		
Administrative Appeals Trib Assent Date: Commencement Date: Current State:	Sunal Act 1984, No. 10155/1984 20.11.84 Ss 1–66 on 5.12.84: Government Gazette 5.12.84 p. 4264; s. 70 on 11.2.85; ss 67–69, 81 on 1.3.85: Government Gazette 30.1.85 p. 191; ss 71–79 on 15.8.85: Government Gazette 14.8.85 p. 3184; s. 80 on 18.11.87: Government Gazette 18.11.87 p. 3138 All of Act in operation		
Land Tax (Amendment) Act Assent Date: Commencement Date: Current State:	1985, No. 10210/1985 26.11.85 1.1.86: s. 2 All of Act in operation		
Taxation Acts (Reciprocal As Assent Date: Commencement Date: Current State:	ssistance) Act 1986, No. 23/1986 22.4.86 22.4.86 All of Act in operation		
Land Tax (Amendment) Act Assent Date: Commencement Date: Current State:	1986, No. 81/1986 25.11.86 1.1.87: s. 2 All of Act in operation		
State Concessions Act 1986, Assent Date: Commencement Date: Current State:	No. 109/1986 (as amended by No. 48/1987) 16.12.86 Ss 1–6, Sch. (items 3, 7, 8, 11) on 30.3.87: Government Gazette 25.3.87 p. 695; rest of Act on 1.12.87: Government Gazette 18.11.87 p. 3072 All of Act in operation		
Taxation (Reciprocal Powers Assent Date: Commencement Date: Current State:	 a) Act 1987, No. 37/1987 12.5.87 11.6.87: Special Gazette (No. 24) 11.6.87 p. 1 All of Act in operation 		
Planning and Environment A Assent Date: Commencement Date: Current State:	Act 1987, No. 45/1987 27.5.87 Pt 1, s. 204 on 27.5.87: s. 2(1); rest of Act (<i>except</i> Sch. items 118, 119) on 16.2.88: Government Gazette 10.2.88 p. 218; Sch. items 118, 119 were never proclaimed, later repealed by No. 86/1989 s. 24 All of Act in operation		
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Assent Date:	Victoria Act 1987, No. 55/1987 20.10.87
Commencement Date:	2.11.87: Government Gazette 28.10.87 p. 2925
Current State:	All of Act in operation
Taxation Acts Amendment	Act 1987, No. 65/1987 (as amended by No. 65/1988)
Assent Date:	12.11.87
Commencement Date: Current State:	S. 20(2) on 1.12.82: s. 2(1); s. 16 on 1.1.83: s. 2(2); s. 27(2) on 7.11.84: s. 2(3); s. 8 on 30.6.85: s. 2(4); s. 27(4) on 10.12.85: s. 2(5); s. 27(3) on 1.1.86: s. 2(s. 25 on 23.12.86: s. 2(7); ss 1–5, 9, 10, 12, 13, 14(1) 15, 18, 20(1), 22–24, 26, 27(1), Pt 4 on 12.11.87: s. 2(8); Pt 3 on 1.11.87: s. 2(9); ss 6, 14(2), 17, 19, 21 of 15.11.87: s. 2(10); ss 7, 11 on 1.1.88: s. 2(11) All of Act in operation
Land (Transaction Informa	tion) Act 1988. No. 8/1988
Assent Date:	27.4.88
Commencement Date:	Ss 5(2), 6(2), 7(2), 8(2), 9(2), 10(2) on 1.2.92:
	Government Gazette 29.1.92 p. 178; rest of Act on
	4.3.92: Government Gazette 4.3.92 p. 519
Current State:	All of Act in operation
Land Tax (Amendment) Act	
Assent Date:	29.11.88
Commencement Date: Current State:	29.11.88: s. 2 All of Act in operation
	uential Provisions) Act 1989, No. 12/1989
(as amended by Nos 13/1990, Assent Date:	9.5.89
Assent Date: Commencement Date:	S. 4(1)(Sch. 2 items 66.3, 66.5, 66.6) on 1.11.89:
Commencement Dure.	Government Gazette 1.11.89 p. 2798; Sch. 2 (items 66.1, 66.2, 66.4, 66.7) on 1.10.92: Government Gazette 23.9.92 p. 2789
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
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	r Register) Act 1989, No. 18/1989
Assent Date:	r Register) Act 1989, No. 18/1989 16.5.89
	r Register) Act 1989, No. 18/1989
Assent Date:	r Register) Act 1989, No. 18/1989 16.5.89 All of Act on 3.2.92: Government Gazette 18.12.91
Assent Date: Commencement Date: Current State: County Court (Amendment	r Register) Act 1989, No. 18/1989 16.5.89 All of Act on 3.2.92: Government Gazette 18.12.91 p. 3488 All of Act in operation) Act 1989, No. 19/1989
Assent Date: Commencement Date: Current State: County Court (Amendment Assent Date:	r Register) Act 1989, No. 18/1989 16.5.89 All of Act on 3.2.92: Government Gazette 18.12.91 p. 3488 All of Act in operation) Act 1989, No. 19/1989 16.5.89
Assent Date: Commencement Date: Current State: County Court (Amendment	r Register) Act 1989, No. 18/1989 16.5.89 All of Act on 3.2.92: Government Gazette 18.12.91 p. 3488 All of Act in operation) Act 1989, No. 19/1989

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Magistrates' Court (Conseque Assent Date: Commencement Date:	ential Amendments) Act 1989, No. 57/1989 14.6.89 S. 4(1)(a)–(e)(2) on 1.9.89: Government Gazette
Current State:	30.8.89 p. 2210; rest of Act on 1.9.90: Government Gazette 25.7.90 p. 2217 All of Act in operation
Land Tax (Amendment) Act 1	
Assent Date:	20.11.90
Commencement Date:	20.11.90
Current State:	All of Act in operation
Minerals Resources Developm	
Assent Date:	18.12.90
Commencement Date:	S. 128(Sch. 1 item 15) on 6.11.91: Government Gazette 30.10.91 p. 2970
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
	, No. 74/1991 (as amended by Nos 71/1992, 30/1993)
Assent Date:	26.11.91
Commencement Date:	Ss 1–3, 19 on 26.11.91; ss 5, 8, 10, 22(2) on 1.1.93: s. 2(2); s. 22(3) on 1.1.94: s. 2(3); s. 21 was never proclaimed, later repealed by No. 30/1993 s. 8(b); rest of Act on 1.1.92: s. 2(4)
Current State:	All of Act in operation
State Taxation (Amendment) Assent Date:	Act 1992, No. 76/1992 24.11.92
Commencement Date:	Ss 16, 17 on 15.8.92: s. 2(3); ss 14, 15 on 1.1.93: s. 2(5)
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
Land Tax (Amendment) Act 1	
Assent Date:	25.5.93
Commencement Date:	All of Act (<i>except</i> ss 4, 6) on 25.5.93: s. 2(1); s. 4 on 1.1.93: s. 2(2); s. 6 on 1.1.94: s. 2(3)
Current State:	All of Act in operation
Land Tax (Further Amendme	nt) Act 1993, No. 101/1993
Assent Date:	23.11.93
Commencement Date:	Ss 1–3, 9 on 23.11.93: s. 2(1); s. 5 on 1.1.93: s. 2(2); rest of Act on 1.1.94: s. 2(3)
Current State:	All of Act in operation
State Taxation (Further Amer Assent Date:	1dment) Act 1993, No. 104/1993 23.11.93
Commencement Date:	S. 20 on 23.11.93: s. 2(1); ss 21–26 on 15.10.93: s. 2(5)
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958

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Financial Management (Cons Assent Date:	equential Amendment) Act 1994, No. 31/1994 31.5.94
Commencement Date:	S. 4(Sch. 2 item 44) on 1.1.95: Government Gazette 28.7.94 p. 2055
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
	Company) Act 1994, No. 45/1994
Assent Date: Commencement Date:	7.6.94 Pt 1 (ss 1–3), s. 27 on 7.6.94: s. 2(1); rest of Act on
Current State:	1.7.94: Special Gazette (No. 36) 23.6.94 p. 1 All of Act in operation
Electricity Industry (Amendr	, A
Assent Date:	15.6.94
Commencement Date:	S. 32(1) on 1.1.93: s. 2(3); s. 32(2) on 3.1.94: s. 2(4)
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
Valuation of Land (Amendme	
Assent Date:	6.12.94
Commencement Date: Current State:	S. 26 on 23.1.95: Government Gazette 19.1.95 p. 121 This information relates only to the provision/s
Current state:	amending the Land Tax Act 1958
	Amendment) Act 1994, No. 110/1994
Assent Date:	20.12.94 5. 27 or 20.12.04. Special Compta (No. 100) 20.12.04
Commencement Date:	S. 37 on 20.12.94: Special Gazette (No. 100) 20.12.94 p. 1
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
Land Tax (Amendment) Act	
Assent Date:	20.12.94
Commencement Date:	Ss 1–6 on 20.12.94: s. 2(1); s. 8 on 1.1.94: s. 2(2); s. 7 on 21.12.94: s. 2(3); s. 9 on 1.1.95: s. 2(4)
Current State:	All of Act in operation
State Taxation (Amendment)	
Assent Date:	20.12.94 5. 22(0) and 20.12.04; a. 2(1)
Commencement Date: Current State:	S. 33(6) on 20.12.94: s. 2(1) This information relates only to the provision/s
Current Stute.	amending the Land Tax Act 1958
	s Amendments) Act 1995, No. 100/1995
Assent Date: Commencement Date:	5.12.95 S. 22(Seb. 2 item 2) on 5.12.05; s. 2(1)
Commencement Date: Current State:	S. 32(Sch. 2 item 3) on 5.12.95: s. 2(1) This information relates only to the provision/s
Current State.	amending the Land Tax Act 1958

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State Taxation (Further Amendment) Act 1995, No. 101/1995 Assent Date: 5.12.95		
Commencement Date:	S. 28 on 20.12.94: s. 2(2); ss 25–27, 29–33 on 5.12.95: s. 2(1)	
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958	
State Taxation (Omnibus Am	1endment) Act 1996, No. 10/1996	
Assent Date:	25.6.96	
Commencement Date:	S. 20 on 1.1.94: s. 2(2); s. 19 on 25.6.96: s. 2(1)	
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958	
Legal Practice Act 1996, No.	35/1996	
Assent Date:	6.11.96	
Commencement Date:	S. 453(Sch. 1 item 46) on 1.1.97: s. 2(3)	
Current State:	This information relates only to the provision/s	
	amending the Land Tax Act 1958	
State Taxation (Further Om	nibus Amendment) Act 1996, No. 42/1996	
Assent Date:	12.11.96	
Commencement Date:	Ss 18 and 19 on 12.11.96: s. 2(1)	
Current State:	This information relates only to the provision/s	
	amending the Land Tax Act 1958	
State Taxation Acts (Amendu	ment) Act 1997, No. 31/1997	
Assent Date:	27.5.97	
Commencement Date:	Ss 5(1)(3)(4), 7, 8 on 27.5.97: s. 2(4); ss 5(2), 6 on 1.7.97: s. 2(3)	
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958	
Taxation Administration Act	z 1997, No. 40/1997	
Assent Date:	3.6.97	
Commencement Date:	S. 138(Sch. 2 item 10) on 1.7.97: Government Gazette 12.6.97 p. 1330	
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958	
Urban Land Corporation Ac	t 1997 No. 71/1997	
Assent Date:	18.11.97	
Commencement Date:	S. 32 on 3.2.98: Special Gazette (No. 5) 3.2.98 p. 5	
Current State:	This information relates only to the provision/s	
	amending the Land Tax Act 1958	
State Taxation (Amendment)) Act 1997. No. 86/1997	
Assent Date:	2.12.97	
Commencement Date:	Ss 8, 9 on 2.12.97: s. 2(1)	
Current State:	This information relates only to the provision/s	
	amending the Land Tax Act 1958	

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Land Tax (Amendment) Act Assent Date:	16.12.97
Commencement Date:	16.12.97
Current State:	All of Act in operation
Victorian Plantations Corpo Assent Date:	ration (Amendment) Act 1998, No. 35/1998 19.5.98
Commencement Date:	S. 16 on 26.6.98: Government Gazette 25.6.98 p. 1561
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
Land Tax (Amendment) Act	t 1998, No. 41/1998
Assent Date:	26.5.98
Commencement Date:	26.5.98
Current State:	All of Act in operation
	ellaneous Amendments) Act 1998, No. 46/1998
Assent Date:	26.5.98 5. 7(Selt. 1) err. 1.7.08; e. 2(2)
Commencement Date: Current State:	S. 7(Sch. 1) on 1.7.98: s. 2(2) This information relates only to the provision/s
Current State.	amending the Land Tax Act 1958
-	thorities (Miscellaneous Amendments) Act 1998,
No. 52/1998 Assent Date:	2.6.98
Commencement Date:	S. 311(Sch. 1 item 48) on 1.7.98: Government Gazette
Commencement Dute.	18.6.98 p. 1512
Current State:	This information relates only to the provision/s
	amending the Land Tax Act 1958
Transfer of Land (Single Re Assent Date:	gister) Act 1998, No. 85/1998 17.11.98
Commencement Date:	S. 24(Sch. item 37) on 1.1.99: s. 2(3)
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
	endment) Act 1998, No. 103/1998
Assent Date: Commencement Date:	1.12.98 S. 10 on 26.5.98: s. 2(3); s. 9 on 1.12.98: s. 2(1)
Current State:	This information relates only to the provision/s
	amending the Land Tax Act 1958
Electricity Industry Legislat No. 69/2000	ion (Miscellaneous Amendments) Act 2000,
Assent Date:	21.11.00
Commencement Date:	S. 56 on 1.1.01: s. 2(4)
Current State:	This information relates only to the provision/s
	amending the Land Tax Act 1958
	r Miscellaneous Amendments) Act 2001, No. 10/2001
Assent Date:	8.5.01
Commence and a series of Distance	S. 5 on 8.5.01: s. 2(1)
Commencement Date: Current State:	This information relates only to the provision/s

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Statute Law Amendment (Re	elationships) Act 2001, No. 27/2001
Assent Date:	12.6.01
Commencement Date:	S. 3(Sch. 1 item 6) on 23.8.01: Government Gazette 23.8.01 p. 1927
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
Urban Land Corporation (A	mendment) Act 2001, No. 29/2001
Assent Date:	12.6.01
Commencement Date: Current State:	S. 10 on 1.7.01: Government Gazette 21.6.01 p. 1338 This information relates only to the provision/s amending the Land Tax Act 1958
	Amendments) Act 2001, No. 44/2001
Assent Date:	27.6.01
Commencement Date:	S. 3(Sch. item 71) on 15.7.01: s. 2
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
Duties (Amendment) Act 200	
Assent Date:	27.6.01
Commencement Date: Current State:	S. 32 on 27.6.01: s. 2(1)
Current state:	This information relates only to the provision/s amending the Land Tax Act 1958
	n Reform Implementation) Act 2001, No. 48/2001
Assent Date:	27.6.01
Commencement Date:	S. 9 on 27.6.01: s. 2(1)
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
	amendment) Act 2001, No. 79/2001
Assent Date:	27.11.01
Commencement Date:	Ss 12–14 on 28.11.01: s. 2
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958
8	urther Amendment) Act 2002, No. 30/2002
Assent Date:	12.6.02
Commencement Date:	S. 17 on 1.1.02: s. 2(3)
Current State:	This information relates only to the provision/s amending the Land Tax Act 1958

3. Explanatory Details

¹ S. 3(1) def. of "owner": See section 45(5).

² S. 8(2A): Section 5 of the Land Tax (Further Amendment) Act 1993, No. 101/1993 reads as follows:

5. Exemption of Rural Water Corporation

For the purposes of section 8(2A) and 9(1AD) of the Principal Act, the Rural Water Corporation is deemed never to have been a public statutory authority or a public authority within the meaning of the **Public Authorities (Dividends) Act 1983**.

 3 S. 13F(1): In this situation, the owner will also be exempt from taxation in respect of the land referred to in paragraph (b) in the circumstances set out in section 13A(1)(a).

 4 S. 13F(2): In this situation, the owner will also be exempt from taxation in respect of the land referred to in paragraph (b) in the circumstances set out in section 13A(1)(b).

⁵ S. 13G(1): In this situation, the owner will also be exempt from taxation in respect of the land referred to in paragraph (a) in the circumstances set out in section 13A(1)(a).

 6 S. 13G(2): In this situation, the owner will also be exempt from taxation in respect of the land referred to in paragraph (a) in the circumstances set out in section 13A(1)(b).

⁷ S. 54: See section 88(1).

⁸ S. 69(b): See Note 7.

⁹ S. 71: See section 6(2)(a)(b) of the Land Tax (Amendment) Act 1993, No. 30/1993.

¹⁰ S. 90: Section 26 of the **State Taxation (Further Amendment) Act 1993**, No. 104/1993 reads as follows:

26. Transitional

Section 90 of the Principal Act, as in force immediately before the commencement of this section, continues to apply in relation to tax paid before that commencement if, before that commencement—

- (a) proceedings for the recovery of the tax had been begun; or
- (b) a person had made an application in writing for a refund of the tax and—
 - (i) the Commissioner had not informed the applicant whether he or she had found the amount to have been overpaid; or
 - (ii) the Commissioner had informed the applicant that he or she had not found the amount to have been overpaid and, within the period of 12 months preceding that commencement, the applicant had disputed that finding in writing to the Commissioner.

¹¹ Sch. 2 cl. 1: Section 9 of the Land Tax (Further Amendment) Act 1993, No. 101/1993 reads as follows:

9. Land tax for 1993

Land tax for 1993 shall be assessed, charged and levied in accordance with the provisions of the Principal Act as in force before the commencement of this section.

¹² Table of Amendments, Act No. 9567/1981: Section 20 of the **Economic Development Act 1981**, No. 9567 purported to amend the **Land Tax Act 1958**, but failed.