South Australia

## **Stamp Duties (Miscellaneous) Amendment Bill** 2004

A BILL FOR

An Act to amend the Stamp Duties Act 1923.

## Contents

#### Part 1—Preliminary

- 2 Commencement
- 3 Amendment provisions

#### Part 2—Amendment of Stamp Duties Act 1923

4	Amendment of section 42A—Interpretation				
5	Amendment of section 42B—Duty on applications for motor vehicle registration or				
	transfer of registration				
6 Insertion of section 42CA					
	42CA Refund of duty on eligibility for reduced fee				
7	Substitution of section 71CA				
	71CA Exemption from duty in respect of Family Law instruments				
8	Amendment of section 71CB—Exemption from duty in respect of certain transfers				
	between spouses or former spouses				
9	Insertion of section 71CBA				
	71CBA Exemption from duty in respect of cohabitation agreements or property adjustment orders				
10	Amendment of Schedule 2-Stamp duties and exemptions				

#### The Parliament of South Australia enacts as follows:

## Part 1—Preliminary

#### 1—Short title

This Act may be cited as the Stamp Duties (Miscellaneous) Amendment Act 2004.

#### 2—Commencement

- (1) Subject to subsection (2), this Act will come into operation on a day to be fixed by proclamation.
- (2) Section 10(8) will come into operation on assent.

#### **3**—Amendment provisions

In this Act, a provision under a heading referring to the amendment of a specified Act amends the Act so specified.

5

### Part 2—Amendment of Stamp Duties Act 1923

#### 4—Amendment of section 42A—Interpretation

5

10

20

25

Section 42A—after its present contents (now to be designated as subsection (1)) insert:

(2) For the purposes of this Act, if an applicant for registration, or transfer of registration, of a motor vehicle makes the application by a means of electronic communication approved by the Registrar of Motor Vehicles, the electronic communication is taken to be an instrument executed by the applicant and is chargeable with duty as an application for registration, or transfer of registration, of a motor vehicle (as appropriate).

# 5—Amendment of section 42B—Duty on applications for motor vehicle registration or transfer of registration

- (1) Section 42B(1a)—redesignate subsection (1a) as subsection (1d)
- 15 (2) Section 42B(1aa)—delete subsection (1aa) and substitute:
  - (1a) An applicant for registration, or transfer of registration, of a motor vehicle must state in the application the value of the motor vehicle as at the date of the application.
  - (1b) If the Commissioner is not satisfied that the amount stated as the value of a motor vehicle in an application for registration, or transfer of registration, of the vehicle reflects the market value of the vehicle, the Commissioner may cause a valuation of the vehicle to be made by a person appointed by the Commissioner and may assess the duty payable by reference to the valuation.
  - (1c) The Commissioner may, having regard to the merits of the case, charge the whole or part of the expenses of, or incidental to, the making of a valuation under subsection (1b) to the person liable to pay the duty and may recover the amount charged as a debt due to the Crown.
- 30 (3) Section 42B(2)—delete "subsection (1a)" and substitute:

subsection (1d)

(4) Section 42B(2a)—delete "The duty paid by any person" and substitute:

The total amount paid (including stamp duty and any registration fee or premium payable under the *Motor Vehicles Act 1959*)

- 35 (5) Section 42B—after subsection (2a) insert:
  - (2b) Section 6 does not apply in relation to an application to register a motor vehicle or an application to transfer the registration of a motor vehicle.

#### 6—Insertion of section 42CA

After section 42C insert:

#### 42CA—Refund of duty on eligibility for reduced fee

5

10

If, on application, the Commissioner is satisfied, in relation to the registration of a motor vehicle, that the owner of the vehicle has become entitled to an exemption from, or reduction of, registration fees payable under the *Motor Vehicles Act 1959* at any time during the period for which the vehicle is registered, the Commissioner has a discretion to refund to the owner of the vehicle such part of the component of the duty paid under section 42B(1d) on the application for the registration of the vehicle in respect of a policy of insurance as the Commissioner thinks just in the circumstances.

#### 7—Substitution of section 71CA

Section 71CA—delete the section and substitute:

# 71CA—Exemption from duty in respect of Family Law instruments

(1) In this section—

Family Law agreement means—

- (a) a maintenance agreement; or
- (b) a financial agreement; or
- (c) a splitting agreement;

*Family Law order* means an order of a court under Part VIII, VIIIA or VIIIB of the *Family Law Act 1975* of the Commonwealth;

*flag lifting agreement* has the same meaning as in Part VIIIB of the *Family Law Act 1975* of the Commonwealth;

*financial agreement* means a financial agreement made under section 90B, 90C or 90D of the *Family Law Act 1975* of the Commonwealth that, under that Act, is binding on the parties to the agreement;

#### maintenance agreement means—

- (a) a maintenance agreement approved by a court by order under section 87 of the *Family Law Act 1975* of the Commonwealth; or
- (b) a maintenance agreement registered in a court under section 86 of the *Family Law Act 1975* of the Commonwealth or under regulations made pursuant to section 89 of that Act;

*marriage* includes a marriage that is void and thus liable to annulment, and *married* has a corresponding meaning;

splitting agreement means—

(a) a flag lifting agreement; or

15

20

25

30

35

	1			
ſ	b	) 9	superannuation	aaroomont
L	v	1 a	subcrannuation	agreenent.

that has effect under Part VIIIB of the *Family Law Act 1975* of the Commonwealth;

*superannuation agreement* has the same meaning as in Part VIIIB of the *Family Law Act 1975* of the Commonwealth;

superannuation fund means—

(a)	a superannuation fund within the meaning of the
	Superannuation Industry (Supervision) Act 1993 of the
	Commonwealth; or

- (b) an approved deposit fund within the meaning of the *Superannuation Industry (Supervision) Act 1993* of the Commonwealth; or
- (c) a retirement savings account within the meaning of the *Retirement Savings Accounts Act 1997* of the Commonwealth; or
- (d) an account within the meaning of the *Small Superannuation Accounts Act 1995* of the Commonwealth;

trustee of a superannuation fund means-

- (a) if the fund has a trustee (within the ordinary meaning of that word)—the trustee of the fund; or
- (b) if paragraph (a) does not apply and a person is identified in accordance with the regulations as the trustee of a fund for the purposes of this definition—the person identified in accordance with the regulations; or
- (c) in any other case—the person who manages the fund,

and includes any other person who has power to make payments to the members of a superannuation scheme or plan that is constituted by, or incorporates, a superannuation fund.

- (2) The following instruments are exempt from stamp duty:
  - (a) a Family Law agreement;
  - (b) a deed or other instrument (including an application to transfer registration of a motor vehicle) to give effect to, or consequential on—
    - (i) a Family Law agreement; or
    - (ii) a Family Law order,
    - if—
      - (iii) the marriage to which the agreement or order relates has been dissolved or annulled, or the Commissioner is satisfied that the marriage to which the agreement or order relates has broken down irretrievably; and

5

10

15

20

25

30

35

(1V) the instrument—	(iv)	the instrument—
----------------------	------	-----------------

the instrument; or	er		
(B) in the case of an application to transf registration of a motor vehicle—is consequential on a disposition of pro- between the parties to the marriage ( former marriage); and	<b>.</b> .		
(v) at the time of the execution of the instrument parties were, or had been, married to each oth			
(c) a deed or other instrument executed by a trustee of a superannuation fund to give effect to, or consequentia	l on—		
(i) a Family Law agreement; or			
(ii) a Family Law order; or			
20 (iii) the provisions of any Act or law (including a or subordinate legislation of the Commonwear relating to the transfer or disposition of proper any entitlements on account of a Family Law agreement or Family Law order.	lth)		
25 (3) Where an instrument was not exempt from stamp duty under the section by reason only that—	Where an instrument was not exempt from stamp duty under this section by reason only that—		
(a) the marriage of the 2 persons had not been dissolved of annulled; and	or		
<ul> <li>(b) the Commissioner was not satisfied that the marriage</li> <li>30 2 persons had broken down irretrievably,</li> </ul>	of the		
a party to the marriage who paid stamp duty on the instrument entitled to a refund of the duty—	is		
(c) if the marriage is subsequently dissolved or annulled;	or		
(d) if the Commissioner is subsequently satisfied that the marriage has broken down irretrievably.			
<ul> <li>(4) The Commissioner may require a party to an instrument in resumble which an exemption is claimed under this section to provide survidence (verified, if the Commissioner so requires, by statuto declaration) as the Commissioner may require for the purpose determining whether the instrument is exempt from duty under section.</li> </ul>	ich ry of		

- This section, as re-enacted by the Stamp Duties (Miscellaneous) (5) Amendment Act 2004, applies
  - in relation to Family Law agreements-both prospectively (a) and retrospectively;
  - in relation to any other kind of instrument—to instruments (b) executed after the commencement of that Act.

#### 8—Amendment of section 71CB—Exemption from duty in respect of certain transfers between spouses or former spouses

Section 71CB(2)—delete subsection (2) and substitute:

- Subject to subsection (3), an instrument of which the sole effect is— (2)
  - (a) to transfer
    - an interest in the matrimonial home; or (i)
    - (ii) registration of a motor vehicle,

between parties who are spouses or former spouses; or

(b) to register a motor vehicle in the name of a person whose spouse or former spouse was the last registered owner of the vehicle (either alone or jointly with the person),

is exempt from stamp duty.

#### 9—Insertion of section 71CBA

5

10

15

20	After section 710	CB insert:
		Exemption from duty in respect of cohabitation greements or property adjustment orders
	(1)	In this section—
25		<i>certificated cohabitation agreement</i> means a cohabitation agreement that is a certificated agreement within the meaning of the <i>De Facto Relationships Act 1996</i> ;
		<i>cohabitation agreement</i> means a cohabitation agreement under Part 2 of the <i>De Facto Relationships Act 1996</i> ;
30		property adjustment order means an order of a court under Part 3 or 4 of the De Facto Relationships Act 1996;
		superannuation fund means—
		<ul> <li>(a) a superannuation fund within the meaning of the Superannuation Industry (Supervision) Act 1993 of the Commonwealth; or</li> </ul>
35		(b) an approved deposit fund within the meaning of the <i>Superannuation Industry (Supervision) Act 1993</i> of the Commonwealth; or

HA GP 077-D OPC 136

		(c)	Retiren		ings account within the meaning of the <i>ngs Accounts Act 1997</i> of the ; or
5		(d)			in the meaning of the <i>Small Superannuation</i> 995 of the Commonwealth;
		trustee	of a supe	erannuati	on fund means—
		(a)			trustee (within the ordinary meaning of that tee of the fund; or
10		(b)	accorda the pur	ance with poses of	does not apply and a person is identified in a the regulations as the trustee of a fund for this definition—the person identified in a the regulations; or
		(c)	in any o	other cas	e—the person who manages the fund,
15		the mer	mbers of	a supera	erson who has power to make payments to nnuation scheme or plan that is constituted perannuation fund.
	(2)	The fol	lowing in	nstrumen	ts are exempt from stamp duty:
		(a)	a certifi	icated co	habitation agreement;
20		(b)	transfer		instrument (including an application to tion of a motor vehicle) to give effect to, or n—
			(i)	a certif	icated cohabitation agreement; or
			(ii)	a prope	rty adjustment order,
			if—		
25			(iii)	the Cor	nmissioner is satisfied—
				(A)	that the <i>de facto</i> relationship to which the agreement or order relates has broken down irretrievably; and
30				(B)	that the <i>de facto</i> partners cohabited continuously as <i>de facto</i> husband and wife for at least 3 years; and
			(iv)	the inst	rument—
35				(A)	provides for the disposition of property between the parties to the former <i>de facto</i> relationship and no other person, other than a trustee of a superannuation fund (if relevant), takes or is entitled to take an interest in property in pursuance of the instrument; or

5					(B)	in the case of an application to transfer registration of a motor vehicle—is consequential on a disposition of property between the parties to the former <i>de facto</i> relationship; and
				(v)		me of the execution of the instrument the were, or had been, <i>de facto</i> partners;
			(c)			nstrument executed by the trustee of a fund to give effect to, or consequential on—
10				(i)	a certif	cated cohabitation agreement; or
				(ii)	a prope	rty adjustment order.
15		(3)	section <i>de facte</i> relation refund	by reaso relation ship who of duty i	on only th Iship had o paid sta f the Cor	s not exempt from stamp duty under this bat the Commissioner was not satisfied that a broken down irretrievably, a party to the amp duty on the instrument is entitled to a numissioner is subsequently satisfied that the broken down irretrievably.
20		(4) The Commissioner may require a party to an instrument in respect of which an exemption is claimed under this section to provide such evidence (verified, if the Commissioner so requires, by statutory declaration) as the Commissioner may require for the purpose of determining whether the instrument is exempt from duty under this section.				
		(5)	This se	ction app	olies—	
25			(a)			ertificated cohabitation agreement—both ad retrospectively;
			(b)			y other kind of instrument—to instruments ne commencement of this section.
	10—A	mendment of	Schedu	le 2—S	tamp d	uties and exemptions
30	(1)	Schedule 2, clau	use 2(2),	exemption	on 6—de	lete the exemption and substitute:
35		6	registra duty ha which o	ition of a s already or by virt	motor ve been pa tue of wh	er a motor vehicle or to transfer the ehicle to the extent that <i>ad valorem</i> stamp id, or is payable, on another instrument by ich the property in the motor vehicle was, or bly transferred to, or vested in, the applicant.
	(2)			-		elete " <i>Local Government Act 1934</i> or a of that Act" and substitute:
		Local C	Governm	ent Act 1	999 or a	subsidiary of a council under that Act
	(3)	Schedule 2, clau	use 2(2),	exemption	on 11—d	elete the exemption and substitute:
40		11	• •	-	-	er a motor vehicle in, or transfer the ehicle to, the name of a person who—

- (a) is entitled under section 38 of the *Motor Vehicles Act 1959* to have the motor vehicle registered at a reduced registration fee; and
- (b) is not enjoying the benefit of this exemption in respect of any other motor vehicle currently owned by the person.
- (4) Schedule 2, clause 2(2), exemption 15—after "where" insert:

the vehicle was not, immediately before the date on which the application is made, conditionally registered under section 25 of the *Motor Vehicles Act 1959* and

- (5) Schedule 2, clause 2(2), exemption 18—delete "farm machinery" and substitute: agricultural machinery
  - (6) Schedule 2, clause 2(4), exemption 5—delete "*Local Government Act 1934* or a controlling authority as defined in Part 13 of that Act" and substitute:

Local Government Act 1999 or a subsidiary of a council under that Act

- 15 (7) Schedule 2, clause 2(4), exemption 6—delete the exemption and substitute:
  - 6 Policy of insurance where the application for registration is made by a person who—
    - (a) is entitled under section 38 of the *Motor Vehicles Act 1959* to have the motor vehicle registered at a reduced registration fee; and
    - (b) is not enjoying the benefit of this exemption in respect of any other motor vehicle currently owned by the person.
  - (8) Schedule 2, clause 3(2), exemption 2—delete "financial product" and substitute:

security of a similar kind

10