

WELCOME

Welcome to the special Land Tax edition of our client newsletter for 2018 where we hope to keep you informed of the important land tax compliance issues affecting owners of land in Australia.

NSW LAND TAX REMINDER – ACTION REQUIRED BY 31 MARCH 2018

Land Tax 2018 – Registration Form

All landowners in NSW, including Individuals, Companies, Superannuation Funds and Trusts are reminded that the due date for lodgement of the initial return for land held as at 31 December 2017 is **31 March 2018**. If you have previously registered for land tax you do not need to complete a variation form unless your ownership or usage details have changed and you haven't already received a correct 2018 assessment.

If you own a property other than your principal residence and you have not previously registered with Revenue NSW (formerly known as the NSW Office of State Revenue), or if you need to lodge a variation form, please contact us immediately. Penalties and interest may be levied for late registration and payment of land tax.

Land Tax applies to:

You may be liable for land tax if you own or part-own:

- vacant land, including vacant rural land
- land where a house, residential unit or flat has been built
- a holiday home
- investment properties
- company title units
- residential, commercial or industrial units
- commercial properties, including factories, shops and warehouses
- land leased from State or Local government

Land tax is an annual, asset based tax. It is irrelevant whether you are receiving income from the land or not.

Land Tax exemptions apply to:

- principal place of residence (except if the property is rented or is used for business purposes)
- the former principal place of residence of some deceased persons (subject to limitations)
- land used for primary production

- boarding houses
- low cost accommodation
- residential parks (including caravan parks)
- non-profit organisations
- retirement villages, aged care establishments and nursing homes

Land Tax rates 2018

The land tax rate for 2018 is 1.6 per cent (plus \$100) on the combined value of all taxable land in excess of the threshold. The 2018 land tax threshold is \$629,000 for all taxpayers except discretionary trusts, some unit (fixed) trusts and certain groups of companies where the threshold is nil.

Where the taxable value of land held in NSW is more than \$3,846,000 (known as the "Premium Threshold") the land tax payable is \$51,572 for the first \$3,846,000 in land value, then 2% over that amount.

Revenue NSW obtains property values from the NSW Valuer General, who values land in NSW each year. The unimproved value of a taxable property is the value used as the taxable value of the land for land tax valuation purposes. The Valuer General's land valuations are also used by local councils for the purposes of calculating municipal council rates.

If you disagree with the valuation assessed to your land, you may object to the land valuation used in your land tax assessment, but that objection must be lodged in writing within 60 days of receiving your notice of assessment.

Please remember that Land Tax is a State tax and different rules apply in each State. We have summarised the position in NSW (above). If in doubt, please contact your StewartBrown Partner or Manager.

LAND TAX SURCHARGE

If you are a foreign person who owns residential land in NSW, you must pay a land tax surcharge ("LTS") of 0.75 per cent for the 2017 land tax year and of 2.00 per cent from the 2018 land tax year onwards.

The LTS is only payable by foreign persons owning land in NSW. It applies to all properties owned by foreign persons including their principal place of residence. Importantly there is no tax free threshold applicable to the LTS.

A foreign person can be:

- An individual
- A corporation
- A trustee of a trust
- A beneficiary of a land tax fixed trust
- A government
- A government investor
- A partner in a limited partnership

An individual, who is not an Australian citizen, is a foreign person if they are not ordinarily resident in Australia. Australian citizens are not foreign persons, no matter where they reside.

There are special rules defining whether or not entities (companies and trusts for example) are classified as foreign persons, but generally speaking an entity or trust owned substantially by a foreign person (individual or individuals) will be deemed to be a foreign person. A substantial interest for the purposes of these rules would apply where a foreign person(s) holds at least a 20% interest in the entity.

Whilst the principal place of residence is not exempt from the LTS, most properties exempt for land tax assessment purposes will be exempt from the LTS.

If you are a foreign person and own land in NSW you must inform Revenue NSW on or before the due date of your land tax assessment notice. It may well be that you are liable for the LTS but not land tax (for example if your NSW land value falls below the threshold for land tax assessment purposes) in which case you must report your land ownership and foreign status by March 31, 2018.

Similar surcharges exist in other States although the rules can be quite different between States. Please consult with your StewartBrown Partner or Manager if you need further assistance with land tax or the land tax surcharge.

OTHER SERVICES OUR FIRM OFFERS

You might be interested to know that our firm provides the following services in addition to the more traditional accounting and taxation services of other accounting firms:

Financial Planning

We offer our clients a full range of financial planning services through our in-house Stewart Brown Advisory Pty Limited which is headed by Amanda Lee, a fully qualified financial planner.

Mortgage Finance

Our firm has a relationship with a wholesale mortgage provider – Mortgageport. This means that we can offer you access to favourable commercial, business and residential mortgage loans.

If you require any assistance or further advice in relation to any of the above contact your StewartBrown Manager or Partner who will be able to help you in these areas.



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