2004-2005

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

## Tax Laws Amendment (Loss Recoupment Rules and Other Measures) Bill 2005

No. , 2005

(Treasury)

A Bill for an Act to amend the law relating to taxation, and for related purposes

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 $i \quad \textit{Tax Laws Amendment (Loss Recoupment Rules and Other Measures) Bill 2005} \quad \textit{No.} \quad , \\ 2005$ 

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# A Bill for an Act to amend the law relating to taxation, and for related purposes

The Parliament of Australia enacts:

#### 1 Short title

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11 12 This Act may be cited as the *Tax Laws Amendment (Loss Recoupment Rules and Other Measures) Act 2005.* 

#### 2 Commencement

(1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day on which this Act receives the Royal Assent.	
2. Schedules 1 to 4	The day on which this Act receives the Royal Assent.	
3. Schedule 5, items 1 to 15	The day on which this Act receives the Royal Assent.	
4. Schedule 5, item 16	Immediately after the commencement of the provision(s) covered by table item 3.	ie
5. Schedule 5, items 17 to 20	The day on which this Act receives the Royal Assent.	
6. Schedules 6 and 7	The day on which this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of thi passed by the Parliament and assented to. It v deal with provisions inserted in this Act after	vill not be expanded
part o	nn 3 of the table contains additional inforf f this Act. Information in this column ma in any published version of this Act.	
3 Schedule(s)		
	Act that is specified in a Schedule to this ed as set out in the applicable items in th	

Each Act that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Act has effect according to its terms.

Schedule 1—Loss recoupment rules for 2 companies etc. 3 4 Income Tax Assessment Act 1936 5 1 After subsection 80B(8) 6 Insert: 7 (8A) A person is not prevented from: 8 (a) beneficially owning shares in a company; or 9 (b) having the right to exercise voting power in a company; or 10 (c) having the right to receive any dividends that may be paid by 11 a company; or 12 (d) having the right to receive any distribution of capital of a 13 company; 14 merely because: 15 (e) the company is or becomes: 16 (i) an externally-administered body corporate within the 17 meaning of the Corporations Law (as set out in 18 section 82 of the Corporations Act 1989); or 19 (ii) a body with a similar status, under the Companies Code 20 of the relevant State or a foreign law, to an 21 externally-administered body corporate; or 22 (f) either: 23 (i) a provisional liquidator is appointed to the company 24 under section 472 of the Corporations Law (as set out in 25 section 82 of the Corporations Act 1989); or 26 (ii) a person with a similar status, under the Companies 27 Code of the relevant State or a foreign law, to a 28 provisional liquidator is appointed to the company. 29 (8B) A company (the *stakeholding company*) is not prevented from: 30 (a) beneficially owning shares, or any other interests in shares, in 31 another company; or 32 (b) having the right to exercise voting power in another company 33 either directly or indirectly; or 34 (c) having the right to receive, either directly or indirectly, any 35

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dividends that may be paid by another company; or

1	(d) having the right to receive, either directly or indirectly, any	
2	distribution of capital of another company;	
3	merely because:	
4	(e) the stakeholding company is or becomes:	
5	(i) an externally-administered body corporate within the	
6	meaning of the Corporations Law (as set out in	
7	section 82 of the <i>Corporations Act 1989</i> ); or	_
8	(ii) a body with a similar status, under the Companies Cod of the relevant State or a foreign law, to an	е
10	externally-administered body corporate; or	
11	(f) either:	
12	(i) a provisional liquidator is appointed to the stakeholding	σ
13	company under section 472 of the Corporations Law (a	_
14	set out in section 82 of the <i>Corporations Act 1989</i> ); or	
15	(ii) a person with a similar status, under the Companies	
16	Code of the relevant State or a foreign law, to a	
17	provisional liquidator is appointed to the stakeholding	
18	company.	
19	2 After section 160ZNR	
20	Insert:	
21	160ZNRA Companies in liquidation	
22	(1) For the purposes of a test, an entity is not prevented from:	
23	(a) beneficially owning shares in a company; or	
24	(b) having the right to exercise, controlling, or being able to	
25	control, voting power in a company; or	
	control, voting power in a company, or	
26	(c) having the right to receive any dividends that a company ma	ıy
		ıy
27	<ul><li>(c) having the right to receive any dividends that a company mapay; or</li><li>(d) having the right to receive any distribution of capital of a</li></ul>	ıy
27 28	(c) having the right to receive any dividends that a company mapay; or	ny
27 28 29	<ul><li>(c) having the right to receive any dividends that a company mapay; or</li><li>(d) having the right to receive any distribution of capital of a</li></ul>	ny
27 28 29 30	<ul><li>(c) having the right to receive any dividends that a company mapay; or</li><li>(d) having the right to receive any distribution of capital of a company;</li></ul>	ay
27 28 29 30 31	<ul> <li>(c) having the right to receive any dividends that a company mapay; or</li> <li>(d) having the right to receive any distribution of capital of a company;</li> <li>merely because:</li> <li>(e) the company is or becomes:</li> <li>(i) an externally-administered body corporate within the</li> </ul>	ay
26 27 28 29 30 31 32 33	<ul> <li>(c) having the right to receive any dividends that a company mapay; or</li> <li>(d) having the right to receive any distribution of capital of a company;</li> <li>merely because:</li> <li>(e) the company is or becomes:</li> <li>(i) an externally-administered body corporate within the meaning of the Corporations Law (as set out in</li> </ul>	ay
27 28 29 30 31	<ul> <li>(c) having the right to receive any dividends that a company mapay; or</li> <li>(d) having the right to receive any distribution of capital of a company;</li> <li>merely because:</li> <li>(e) the company is or becomes:</li> <li>(i) an externally-administered body corporate within the</li> </ul>	ay

1 2	(ii) an entity with a similar status, under the Companies Code of the relevant State or a foreign law, to an
3	externally-administered body corporate; or
4	(f) either:
5	(i) a provisional liquidator is appointed to the company
6 7	under section 472 of the Corporations Law (as set out in section 82 of the <i>Corporations Act 1989</i> ); or
8	(ii) a person with a similar status, under the Companies
9	Code of the relevant State or a foreign law, to a
10	provisional liquidator is appointed to the company.
11	(2) For the purposes of a test, a company (the <i>stakeholding company</i> )
12	is not prevented from:
13 14	(a) beneficially owning shares in another company, or any other interest in another entity; or
15	(b) having the right to exercise, controlling, or being able to
16	control, voting power in another company or any other entity
17	or
18	(c) having the right to receive any dividends that another
19	company or any other entity may pay; or
20	(d) having the right to receive any distribution of capital of
21	another company or any other entity;
22	merely because:
23	(e) the stakeholding company is or becomes:
24	(i) an externally-administered body corporate within the
25	meaning of the Corporations Law (as set out in
26	section 82 of the Corporations Act 1989); or
27	(ii) an entity with a similar status, under the Companies
28	Code of the relevant State or a foreign law, to an
29	externally-administered body corporate; or
30	(f) either:
31	(i) a provisional liquidator is appointed to the stakeholding
32	company under section 472 of the Corporations Law (as
33	set out in section 82 of the <i>Corporations Act 1989</i> ); or
34	(ii) a person with a similar status, under the Companies
35	Code of the relevant State or a foreign law, to a
36	provisional liquidator is appointed to the stakeholding
37	company.

3 At the end of subsection 160ZNSK(1)

1	Add:
2	; (g) 160ZNRA (which deals with companies in liquidation).
3	Income Tax Assessment Act 1997
4	4 Subsection 4-15(2) (table item 1)
5 6	Omit "continue to carry on the same business", substitute "satisfy the same business test".
7	5 Subsection 25-35(5) (table item 1)
8 9	Omit "carried on the same business", substitute "satisfied the same business test".
10	6 Section 36-25 (table item 1 in the table headed "Tax losses of companies")
12	Omit "carried on the same business", substitute "satisfied the same business test".
14	7 Section 36-25 (table item 2 in the table headed "Tax losses of companies")
16	Repeal the table item, substitute:
7	<ul> <li>2. A company wants to deduct a tax loss. It cannot do so unless: <ul> <li>the same people owned the company during the loss year, the income year and any intervening year; and</li> <li>no person controlled the company's voting power at any time during the income year who did not also control it during the whole of the loss year and any intervening year;</li> <li>or the company has satisfied the same business test.</li> </ul> </li> </ul>
18	8 Section 102-30 (table item 4)
19 20	Omit "carried on the same business", substitute "satisfied the same business test".

1	9 Sec	ction 102-30 (	table item 5)	
2		Repeal the table	item, substitute:	
3	5	A company	It cannot apply a net capital loss unless:  • the same people owned the company during the loss year, the income year and any intervening year; and  • no person controlled the company's voting power at any time during the income year who did not also control it during the whole of the loss year and any intervening year;  or the company has satisfied the sambusiness test.	
4 5 6	10 Sı	After "in a comp group".	5-60(2) pany", insert "that is the *head entity	of a *demerger
7 8	11 St	ubparagraph Repeal the subp	<b>125-60(3)(a)(i)</b> aragraph.	
9 10 11		Repeal the section  What this Sub	on, substitute: odivision is about	
12		A company	cannot deduct a tax loss unless:	
13 14 15		(1	a) it has the same owners and the throughout the period from the year to the end of the income y	start of the loss
16 17 18 19		(1	b) it satisfies the same business to the same business, entering int transactions and conducting no business.	o no new kinds of

1 2			_	nies whose total income for the income year is more than llion cannot satisfy the same business test for that year.)
3	13	Paragrap	h 16	65-10(b)
4 5		Omit "c business	-	ng on the same business", substitute "satisfying the same".
6	14	Section '	165-1	I0 (note)
7		Repeal	the no	ote, substitute:
8 9 10		Not	e 1:	In the case of a widely held or eligible Division 166 company, Subdivision 166-A modifies how this Subdivision applies, unless the company chooses otherwise.
11 12 13		Not	e 2:	Companies whose total income for an income year is more than \$100 million cannot meet the condition in section 165-13 for that year: see section 165-212A.
14	15	At the en	d of	subsection 165-12(1)
15		Add:		
16		Not	e:	See section 165-255 for the rule about incomplete test periods.
17	16	Subsecti	on 1	65-12(6)
18		Omit "a	t the l	beginning of", substitute "at any time during".
19	17	After sub	sect	tion 165-12(7)
20		Insert:		
21		(7A) If t	he co	mpany is:
22				non-profit company; or
23				mutual affiliate company; or
24		((	c) a *	mutual insurance company;
25		duı	ing th	ne whole of the *ownership test period, the conditions in
26				ons (3) and (4) are taken to have been satisfied by the
27		COI	npany	7.
28	18	Section '	165-1	13 (heading)
29		Repeal	the he	eading, substitute:

<sup>8</sup> Tax Laws Amendment (Loss Recoupment Rules and Other Measures) Bill 2005 No. , 2005

16	5-13 Alternativ test	vely, the company must satisfy the same business
19	Subsection	165-13(1)
		ompany" (first occurring), substitute "a company (other than
	a company c	overed by section 165-212A)".
20	Subsection	165-13(1) (note)
	Omit "Note"	', substitute "Note 1".
21	At the end o	f subsection 165-13(1)
	Add:	
	Note 2:	Companies whose total income for the income year is more than \$100 million cannot meet the condition in this section for that year: see section 165-212A.
22	Section 165-	15 (heading)
		eading, substitute:
16	F 15 MI	
103		people must control the voting power, or the ny must satisfy the same business test
00	•	·
23	At the end of Add:	f subsection 165-15(1)
		A compared to the control of the con
	Note:	A person can still control the voting power in a company that is in liquidation etc.: see section 165-250.
24	At the end o	f subsection 165-15(2)
	Add:	• •
	Note:	Companies whose total income for the income year is more than \$100
		million cannot satisfy the same business test for that year: see section 165-212A.
25	At the end o	f section 165-23
	Add:	
		unies whose total income for an income year is more than
	\$100 m	illion cannot satisfy the same business test for that year.)

#### 26 Section 165-30

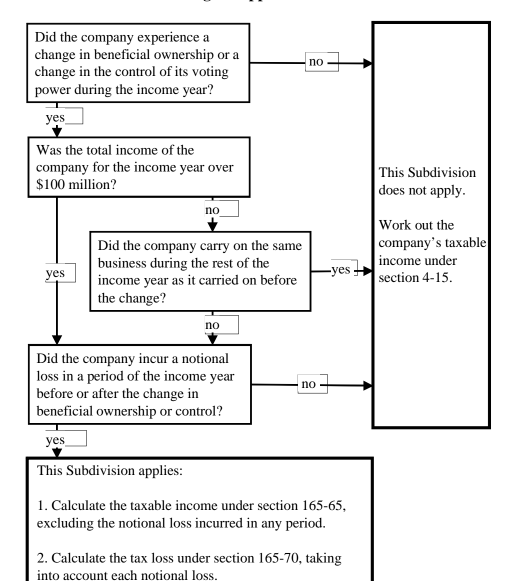
1

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3

Repeal the section, substitute:

### 165-30 Flow chart showing the application of this Subdivision



Note:

If the company was a partner during the income year, special rules apply to calculating a notional loss or notional taxable income.

<b>27</b>	Section 165-	35 (heading)
	Repeal the h	eading, substitute:
165		nge of ownership, unless the company satisfies the business test
28	Section 165-	35 (notes)
	Repeal the n	otes, substitute:
	Note 1:	For the same business test, see Subdivision 165-E.
	Note 2:	In the case of a widely held or eligible Division 166 company, Subdivision 166-B modifies how this Subdivision applies, unless the company chooses otherwise.
	Note 3:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the rest of the year: see section 165-212A.
29	Subsection	165-37(3)
	Omit "at the	beginning of", substitute "at any time during".
30	After subsec	ction 165-37(4)
	Insert:	
	(4A) If the co	ompany is:
		*non-profit company; or
	(b) a	*mutual affiliate company; or
	(c) a	*mutual insurance company;
	during t	the whole of the *ownership test period, the conditions in
		phs (1)(b) and (c) are taken to have been satisfied by the
	compan	y.
31	Section 165-	40 (heading)
	Repeal the h	eading, substitute:
165	5-40 On a char	nge of control of the voting power in the company,
		the company satisfies the same business test
32	At the end o	f subsection 165-40(1)
	Add:	

1 2		Note:	A person can still control the voting power in a company that is in liquidation etc.: see section 165-250.
3	33 At the	e end of	f subsection 165-40(2)
4	Ad	d:	
5 6 7		Note:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the rest of the year: see section 165-212A.
8	34 At the	e end of	f subsection 165-45(3)
9	Ad	d:	
10		Note:	See section 165-255 for the rule about incomplete periods.
11	35 Subs	ection 1	165-45(4) (notes)
12	Rej	peal the n	otes, substitute:
13		Note 1:	For the same business test, see Subdivision 165-E.
14		Note 2:	See section 165-225 for a special alternative to this section.
15 16 17		Note 3:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 165-212A.
18	36 Secti	on 165-	93
19	Rej	peal the se	ection, substitute:
20	165-93 W	hat this	Subdivision is about
21		In work	ing out its net capital gain for an income year, a company
22		cannot a	apply a net capital loss for an earlier income year unless:
23			(a) it has the same owners and the same control from
24			the start of the loss year to the end of the income
25			year; or
26			(b) it satisfies the same business test by carrying on
27			the same business, entering into no new kinds of
28 29			transactions and conducting no new kinds of business.
		40	
30 31		_	inies whose total income for the income year is more than illion cannot satisfy the same business test for that year.)
J1		φ100 III	inion camiot sandry the same susmess test for that year.)

1 2	37	Subsection 165-96(1) Omit "or *net capital loss".
3	38	Subsection 165-96(1) (note 1)
4	00	Omit "or net capital loss".
5	39	Subsection 165-96(1) (note 2)
6 7		Omit "in the loss year or the income year", substitute "in the period from the start of the loss year to the end of the income year".
8	40	At the end of section 165-99
9		Add:
10 11		(Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test for that year.)
12	41	Section 165-102 (heading)
13		Repeal the heading, substitute:
14 15	165	5-102 On a change of ownership, or of control of voting power, unless the company satisfies the same business test
16	42	Section 165-102 (note)
17		Repeal the note, substitute:
18 19 20		Note: In the case of a widely held or eligible Division 166 company, Subdivision 166-B modifies how this Subdivision applies, unless the company chooses otherwise.
21	43	At the end of section 165-115
22		Add:
23		(Companies whose total income for an income year is more than
24		\$100 million cannot satisfy the same business test for that year.)
25	44	At the end of subsection 165-115B(4)
26		Add:

1 2 3		Note:	Companies whose total income for an income year is more than \$100 million cannot meet the condition in section 165-13 for that year: see section 165-212A.
4	45	At the end of	subsection 165-115BA(4)
5		Add:	
6 7 8		Note:	Companies whose total income for an income year is more than \$100 million cannot meet the condition in section 165-13 for that year: see section 165-212A.
9	46	Subsection 1	65-115C(3)
10 11			reference time", substitute "at any time during the period rence time to the *test time".
12	47	After subsect	tion 165-115C(4)
13		Insert:	
14		(4A) If the con	mpany is:
15		(a) a *1	non-profit company; or
16		(b) a *1	mutual affiliate company; or
17		(c) a *1	mutual insurance company;
18		during th	ne whole of the period from the reference time to the *test
19			test time is taken not to be a *changeover time in respect
20			mpany because of the application of paragraphs (1)(b) and
21		(c).	
22	48	At the end of	subsection 165-115D(1)
23		Add:	
24 25		Note:	A person can still control the voting power in a company that is in liquidation etc.: see section 165-250.
26	49	Subsection 1	65-115L(4)
27		Omit "at the r	reference time", substitute "at any time during the period
28		from the refer	rence time to the *test time".
29	50	At the end of	section 165-115L
30		Add:	
31		(5) If the con	
32		(a) a *1	non-profit company; or

1		(b) a *	mutua	l affiliate company; or
2		(c) a *	<sup>*</sup> mutua	l insurance company;
3		during th	he who	ole of the period from the reference time to the *test
4		•		ime is taken not to be an *alteration time in respect of
5		the com	pany b	ecause of the application of paragraphs (1)(b) and
6		(c).		
7	51 At the	e end of	subs	section 165-115M(1)
8	Ad	d:		
9 10		Note:		son can still control the voting power in a company that is in ation etc.: see section 165-250.
11	52 Secti	on 165-	117	
12	Re	neal the se	ection.	substitute:
-		pour uno se	, ,	
13	165-117	What th	is Sub	division is about
14		A compa	any ca	nnot deduct a bad debt unless:
15			(a)	if the debt was incurred in an earlier income
16				year—the company had the same owners and the
17				same control throughout the period from the day
18				on which the debt was incurred to the end of the
19				income year in which it writes off the debt as bad;
20				or
21			(b)	if the debt was incurred in the current year—the
22			(0)	company had the same owners and the same
23				control during the income year both before and
24				after the debt was incurred;
25		or, if the	ere has	been a change of ownership or control, the company
26				me business test by carrying on the same business,
27		entering	into n	o new kinds of transactions and conducting no new
28		kinds of	busine	ess.
20		(Compa	nioc	has a total income for the income weer is more than
29 20				hose total income for the income year is more than annot satisfy the same business test for the second
30 31		continui		
J1		Commun	ty peri	00.7

32

	Omit "carryi business test	ng on the same business", substitute "satisfying the same".
54	Subsection '	165-120(1) (note 1)
	Repeal the n	ote, substitute:
	Note 1:	In the case of a widely held or eligible Division 166 company, Subdivision 166-C modifies how this Subdivision applies, unless the company chooses otherwise.
55	At the end of	f subsection 165-120(1)
	Add:	• •
	Note 4:	Companies whose total income for the current year is more than \$100 million cannot meet the condition in section 165-126 for the second continuity period: see section 165-212A.
56	At the end of	f subsection 165-123(1)
	Add:	
	Note:	See section 165-255 for the rule about incomplete test periods.
57	Subsection '	165-123(6)
	Omit "at the	beginning of", substitute "at any time during".
58	After subsec	etion 165-123(7)
	Insert:	
	(7A) If the co	ompany is:
	(a) a	*non-profit company; or
		*mutual affiliate company; or
		*mutual insurance company;
		the whole of the *ownership test period, the conditions in tions (3) and (4) are taken to have been satisfied by the
	compan	•
59	Section 165-	126 (heading)
	Repeal the h	eading, substitute:
165	5-126 Alternati test	ively, the company must satisfy the same business
60	Subsection '	165-126(1)
	55 56 57 58	business test  54 Subsection  Repeal the n  Note 1:  55 At the end of Add:  Note 4:  56 At the end of Add:  Note:  57 Subsection  Omit "at the Same of Company of Com

1 2			ompany" (first occurring), substitute "a company (other than covered by section 165-212A)".
3	61	Subsection	165-126(1) (note)
4		Omit "Note'	", substitute "Note 1".
5	62	At the end o	f subsection 165-126(1)
6		Add:	
7 8 9		Note 2:	Companies whose total income for the current year is more than \$100 million cannot meet the condition in this section for the second continuity period: see section 165-212A.
10	63	Section 165-	-129 (heading)
11		Repeal the h	neading, substitute:
12 13	16	-	ople must control the voting power, or the company satisfy the same business test
14	64	At the end o	f subsection 165-129(1)
15		Add:	
16 17		Note:	A person can still control the voting power in a company that is in liquidation etc.: see section 165-250.
18	65	At the end o	f subsection 165-129(2)
19		Add:	
20 21 22		Note:	Companies whose total income for the current year is more than \$100 million cannot satisfy the same business test for the second continuity period: see section 165-212A.
23	66	Paragraph 1	65-132(1)(b)
24 25		Omit "carry business test	ing on the same business", substitute "satisfying the same t".
26	67	At the end o	f subsection 165-132(1)
27		Add:	
28 29 30		Note:	Companies whose total income for the later income year is more than \$100 million cannot satisfy the same business test for that year: see section 165-212A.
31	68	At the end o	f subsection 165-180(1)

1	Add:	
2 3 4	Exam	ple: The Commissioner may treat a person as not having beneficially owned redeemable shares at a particular time if the conditions in subsections (2) and (3) are met in respect of those shares.
5	69 Section 16	5-195
6	Repeal the	e section.
7	70 Subsection	n 165-200(1)
8	Omit ", 10	55-190 and 165-195", substitute "and 165-190".
9	71 After secti	on 165-200
10	Insert:	
11	165-202 Shares	s held by government entities and charities etc.
12	(1) For t	he purposes of a test, *shares that are beneficially owned by
13		of the following entities are taken to be beneficially owned
14		ad by a person (who is not a company):
15		the Commonwealth, a State or a Territory;
16		a municipal corporation;
17		a local governing body;
18	(d)	the government of a foreign country, or of part of a foreign
19		country;
20	(e)	a company, established under a law, in which no person has a
21	(0)	*membership interest;
22		a *non-profit company;
23	(g)	a charitable institution, a charitable fund or any other kind of
24 25		charitable body (other than such an institution, fund or body that is a trust).
26	(2) For t	he purposes of a test, *shares that are beneficially owned
20 27		gh a charitable institution, a charitable fund, or any other kind
28		aritable body, that is a trust are taken to be beneficially owned
29		ad by a person (who is neither a company nor a trustee).

1	165-203 Companies where no shares have been issued
2 3	For the purposes of a test, if no *shares have been issued in a company, each *membership interest in the company is taken to be
4	a share in the company.
5	72 Section 165-207
6	Repeal the section, substitute:
7	165-207 Trustees of family trusts
8	<ul> <li>(1) This section applies if one or more trustees of a *family trust:</li> <li>(a) owns *shares in a company; or</li> </ul>
10 11	(b) controls, or is able to control, (whether directly, or indirectly through one or more interposed entities) voting power in a
12 13	company; or (c) has a right to receive (whether directly, or *indirectly through
14 15	one or more interposed entities) a percentage of a *dividend or a distribution of capital of a company.
16	(2) For the purposes of a primary test, a single notional entity that is a
17 18	person (but is neither a company nor a trustee) is taken to own the *shares beneficially.
19 20	Note: For a primary test, see subsections 165-150(1), 165-155(1) and 165-160(1).
21 22	(3) For the purposes of an alternative test, a single notional entity that is a person (but is neither a company nor a trustee) is taken:
23 24	(a) to control, or have the ability to control, the voting power in the company; or
25	(b) to have the right to receive (whether directly or *indirectly)
26 27	the percentage of the *dividend or distribution for the entity's own benefit.
28 29	Note: For an alternative test, see subsections 165-150(2), 165-155(2) and 165-160(2).
30 31	(4) If a trustee of the trust is subsequently replaced by another trustee of the trust, the same single notional entity is taken:
32	(a) to own the *shares beneficially; or
33	(b) to control, or have the ability to control, the voting power in
34	the company; or

1 2 3	(c) to have the right to receive (whether directly or *indirectly) the percentage of the *dividend or distribution for the entity's own benefit.
4	73 At the end of Subdivision 165-D
5	Add:
6	165-208 Companies in liquidation etc.
7 8	(1) For the purposes of a primary test or an alternative test, an entity is not prevented from:
9	(a) beneficially owning *shares in a company; or
10 11	<ul><li>(b) having the right to exercise, controlling, or being able to control, voting power in a company; or</li></ul>
12 13	<ul> <li>(c) having the right to receive any *dividends that a company may pay; or</li> </ul>
14 15	<ul><li>(d) having the right to receive any distribution of capital of a company;</li></ul>
16	merely because:
17	(e) the company is or becomes:
18 19	(i) an externally-administered body corporate within the meaning of the <i>Corporations Act 2001</i> ; or
20 21	(ii) an entity with a similar status under a *foreign law to an externally-administered body corporate; or
22	(f) either:
23 24	(i) a provisional liquidator is appointed to the company under section 472 of the <i>Corporations Act 2001</i> ; or
25 26	<ul><li>(ii) a person with a similar status under a foreign law to a provisional liquidator is appointed to the company.</li></ul>
27 28	Note 1: For a primary test, see subsections 165-150(1), 165-155(1) and 165-160(1).
29 30	Note 2: For an alternative test, see subsections 165-150(2), 165-155(2) and 165-160(2).
31 32	(2) For the purposes of a primary test or an alternative test, a company (the <i>stakeholding company</i> ) is not prevented from:
33	(a) beneficially owning *shares in another company, or any other
34	interest in another entity; or

1	(b)	having the right to exercise, controlling, or being able to
2		control, voting power in another company or any other entity:
3	( )	or *!: I I I I I
4 5	(c)	having the right to receive any *dividends that another company or any other entity may pay; or
6	(d)	having the right to receive any distribution of capital of
7	(=)	another company or of any other entity;
8	merc	ely because:
9	(e)	the stakeholding company is or becomes:
10 11		(i) an externally-administered body corporate within the meaning of the <i>Corporations Act 2001</i> ; or
12 13		(ii) an entity with a similar status under a *foreign law to an externally-administered body corporate; or
14	(f)	either:
15		(i) a provisional liquidator is appointed to the stakeholding
16 17		company under section 472 of the <i>Corporations Act</i> 2001; or
18 19 20		<ul><li>(ii) a person with a similar status under a foreign law to a provisional liquidator is appointed to the stakeholding company.</li></ul>
21 22 23	Sect	listed companies ion 165-150 does not apply to *shares that are *dual listed pany voting shares.
24	74 Subsection	on 165-210(1)
		ne company", substitute "A company (other than a company
25 26		by section 165-212A)".
27	75 At the end	l of subsection 165-210(1)
28	Add:	
29 30 31	Note	Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 165-212A.
32	76 At the end	l of Subdivision 165-E
33	Add:	
23	Auu.	

1	165-212A	Some	companies cannot satisfy the same business test
2 3 4 5		does not the inc	e purposes of this Division and Division 166, a company of satisfy the *same business test for the whole or a part of ome year if the *total income of the company for the income more than \$100 million.
6 7 8		Note:	Section 165-212C sets out how to work out the total income of a company that is not able to work out its total income for a 12 month period.
9	165-212B	Defini	tion of total income
10 11	(1)		tal income of a company for an income year is the total of lowing:
12 13			ny *assessable income (other than any *net capital gains) derived during the year by the company;
14			ny *exempt income derived during the year by the company;
15 16			ny *non-assessable non-exempt income derived during the ear by the company.
17	(2)		king out the amount of a company's *non-assessable
18			empt income under paragraph (1)(c), do not include:
19 20		(a) a	ny amount covered by section 17-5 (which is about GST);
			ny amount of non-assessable non-exempt income that is not
21 22			ncluded in the company's *assessable income because an
23			quivalent amount has already been included in the
24			ompany's assessable income (whether in that year or an
25			arlier income year).
26		Note:	For example, under section 70-90, the actual amount received for
27			trading stock disposed of outside the ordinary course of business is not
28 29			included in a company's assessable income because the market value of that stock has already been included in the company's assessable
30			income.
31	165-212C	Total i	income of companies who cannot work out their
32	100 2120		ncome for a 12 month period
33	(1)		ection sets out how to apply sections 165-212A and 716-805
34		if:	
35		(a) tl	he company does not exist for the whole income year; or

1 2	(b) the company is a *subsidiary member of a *consolidated group or a *MEC group for a part of the income year.
3 4	(2) The *total income of the company for the income year is the amount that the company reasonably estimates would be the total income if:
5 6 7	(a) the company were in existence for the whole of the income year; and
8 9 10	(b) the company were not a *subsidiary member of a *consolidated group or a *MEC group at any time during the year.
11 12	(3) This section applies instead of section 716-850 (which is about grossing up threshold amounts).
13	165-212D Restructure of MDOs etc.
14	(1) An *MDO does not fail to satisfy the *same business test merely
15	because, before 1 July 2003:
16 17	(a) the MDO restructured the way it *provides medical indemnity cover; or
18	(b) the MDO ceased to provide medical indemnity cover;
19	in order to comply with the <i>Medical Indemnity (Prudential</i>
20	Supervision and Product Standards) Act 2003.
21	(2) A *general insurance company which is an *associate of an *MDO
22	does not fail to satisfy the *same business test merely because,
23	before 1 July 2003:
<ul><li>24</li><li>25</li></ul>	(a) the MDO restructured the way it *provides medical indemnity cover; or
26	(b) the MDO ceased to provide medical indemnity cover;
27	in order to comply with the Medical Indemnity (Prudential
28	Supervision and Product Standards) Act 2003.
29	165-212E Entry history rule does not apply for the purposes of the
30	same business test
31	For the purposes of the *same business test, if an entity (the <i>joining</i>
32	entity) becomes a *subsidiary member of a *consolidated group or
33	a *MEC group, section 701-5 (the entry history rule) does not
34	operate to take the *business of the *head company of the group to

1 2	include the business of the joining entity before it became a *member of the group.
3	77 Paragraph 165-235(2)(c)
4	Omit "or net capital loss".
5	78 At the end of Division 165
6	Add:
7	Subdivision 165-G—Other special provisions
8	Table of sections
9 10	<ul><li>165-250 Control of companies in liquidation etc.</li><li>165-255 Incomplete periods</li></ul>
11	165-250 Control of companies in liquidation etc.
12	(1) For the purposes of sections 165-15, 165-40, 165-115D, 165-115M
13	and 165-129, a person is not prevented from controlling, or being
14	or becoming able to control, voting power in a company merely
15	because:
16	(a) the company is or becomes:
17 18	(i) an externally-administered body corporate within the meaning of the <i>Corporations Act 2001</i> ; or
19 20	(ii) an entity with a similar status under a *foreign law to an externally-administered body corporate; or
21	(b) either:
22	(i) a provisional liquidator is appointed to the company
23	under section 472 of the Corporations Act 2001; or
24	(ii) a person with a similar status under a foreign law to a
25	provisional liquidator is appointed to the company.
26	(2) For the purposes of sections 165-15, 165-40, 165-115D, 165-115M
27	and 165-129, a company (the <i>stakeholding company</i> ) is not
28	prevented from controlling, or being or becoming able to control,
29	voting power in another company merely because:
30	(a) the stakeholding company is or becomes:
31	(i) an externally-administered body corporate within the
32	meaning of the Corporations Act 2001; or

1 2	<ul> <li>(ii) an entity with a similar status under a *foreign law to an externally-administered body corporate; or</li> </ul>
3	(b) either:
4 5 6	(i) a provisional liquidator is appointed to the stakeholding company under section 472 of the <i>Corporations Act</i> 2001; or
7 8 9	(ii) a person with a similar status under a foreign law to a provisional liquidator is appointed to the stakeholding company.
10	165-255 Incomplete periods
11	(1) If:
12	(a) this Division or Division 166 requires a company to meet or
13 14	satisfy a condition or test, or work out an amount, for a period; and
15 16	<ul><li>(b) the company is only in existence after the beginning of the period;</li></ul>
17	then the period is taken to start on the first day that the company is
18	in existence.
19	(2) If:
20 21	(a) this Division or Division 166 requires a company to meet or satisfy a condition or test, or work out an amount, for a period; and
22 23	period; and (b) the company ceases to be in existence before the end of the
24	period;
25 26	then the period is taken to end on the day the company ceases to be in existence.
27	79 Division 166
27	
28	Repeal the Division, substitute:
29	Division 166—Income tax consequences of changing
30	ownership or control of a widely held or eligible
31	Division 166 company
32	Table of Subdivisions
33	Guide to Division 166

1	1	66-AA	The object of this Division
2	1	66-A	Deducting tax losses of earlier income years
3 4	1	66-B	Working out the taxable income, tax loss, net capital gain and net capital loss for the income year of the change
5	1	.66-C	Deducting bad debts
6	1		Changeover times and alteration times
7 8		.66-D	Tests for finding out whether the widely held or eligible Division 166 company has maintained the same owners
9	1	66-E	Concessional tracing rules
10 11	Guide to		sion 166 is Division is about
10		This	Division modifies the way the rules in Division 165 apply to a
12 13			Division modifies the way the rules in Division 165 apply to a sely held or eligible Division 166 company by making it easier
14			he company to apply the rules.
1.5		If the	a company has maintained the same owners as between cartain
15 16			e company has maintained the same owners as between certain ts of time, it does not need to prove it has maintained the same
17			ers throughout the periods in between.
18		In ce	ertain cases, special concessional tracing rules deem entities to
19			voting, dividend or capital stakes in the company so that the
20			pany does not have to trace through to the ultimate beneficial
21		owne	ers of the stakes.
22	Subdivi	sion 10	66-AA—The object of this Division
23	166-3 T	he obje	ect of this Division
24	(	1) The	object of this Division is to make it easier for a *widely held
25			pany, or an *eligible Division 166 company, to apply the rules
26			ivision 165 (because of the difficulty the company might have
27			er that Division in actually tracing through to the ultimate
28 29			ficial owners of *voting stakes, *dividend stakes and *capital es in the company).
30	(2	2) This	Division makes it easier to apply the rules in Division 165 by:

1		ring it unnecessary for the company to prove that it has
2		ntained the same owners throughout a period, if the
3		npany had the same owners at certain test times; and
4 5		king it unnecessary for the company to trace through to ultimate beneficial owners of:
6	(i)	*voting stakes, *dividend stakes and *capital stakes in
7	( )	the company held by certain entities (whether directly,
8		or *indirectly through one or more interposed entities);
9		and
10	(ii)	small *voting stakes, *dividend stakes and *capital
11		stakes in the company.
12	Subdivision 166-A	—Deducting tax losses of earlier income
13	years	-
14	Table of sections	
15	166-5 How	Subdivision 165-A applies to a widely held or eligible Division 166
16	comp	
17	166-15 Comp	panies can choose that this Subdivision is not to apply to them
18	166-5 How Subdiv	ision 165-A applies to a widely held or eligible
19		166 company
20		division modifies the way Subdivision 165-A applies to a
21	company	
22		videly held company at all times during the income year;
23	or	
24		eligible Division 166 company at all times during the
25		ome year; or
26 27		idely held company for a part of the income year and an ible Division 166 company for the rest of the income
27 28	year	* ·
	•	
29 30		Subdivision 165-A is about the conditions a company must meet before it can deduct a tax loss for an earlier income year.
31 32		A company can choose that this Subdivision is not to apply to it: see section 166-15.
33	Note 3:	See section 165-255 for the rule about incomplete income years.

1	Meaning of test period
2 (2)	The company's <i>test period</i> is the period consisting of the *loss year, the income year and any intervening period.
4	Note: See section 165-255 for the rule about incomplete test periods.
5	Substantial continuity of ownership
6 (3) 7 8 9	The company is taken to have met the conditions in section 165-12 (which is about the company maintaining the same owners) if there is *substantial continuity of ownership of the company as between the start of the *test period and:
10	<ul><li>(a) the end of each income year in that period; and</li><li>(b) the *end of each *corporate change in that period.</li></ul>
11 12 13	Note: See sections 166-145 and 166-175 to work out whether there is substantial continuity of ownership and a corporate change.
14	No substantial continuity of ownership
15 (4) 16 17 18	The company is taken to have <i>failed</i> to meet the conditions in section 165-12 if there is <i>no</i> *substantial continuity of ownership of the company as between the start of the *test period and:  (a) the end of an income year in that period; or  (b) the *end of a *corporate change in that period.
20	Satisfies the same business test
21 (5) 22 23	However, if the company satisfies the *same business test for the income year (the <i>same business test period</i> ), it is taken to have satisfied the condition in section 165-13.
24	Note 1: For the same business test, see Subdivision 165-E.
25 26 27	Note 2: Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for that year: see section 165-212A.
28	Note 3: See section 165-255 for the rule about incomplete test periods.
29 (6) 30 31	Apply the *same business test to the *business that the company carried on immediately before the earlier of the following times (the <i>test time</i> ):
32 33 34	<ul><li>(a) the end of the first income year;</li><li>(b) the first time in the test period that a *corporate change in the company *ends;</li></ul>

1 2	for which there is no *substantial continuity of ownership of the company as between the start of the *test period and that time.
3 4	166-15 Companies can choose that this Subdivision is not to apply to them
5 6 7	(1) The company can choose that Subdivision 165-A is to apply to it for the income year <i>without</i> the modifications made by this Subdivision.
8 9 10	(2) The company must choose on or before the day it lodges its *income tax return for the income year, or before a later day if the Commissioner allows.
11	Subdivision 166-B—Working out the taxable income, tax loss,
12	net capital gain and net capital loss for the income
13	year of the change
14	Table of sections
15 16	How Subdivisions 165-B and 165-CB apply to a widely held or eligible Division 166 company
17 18	How to work out the taxable income, tax loss, net capital gain and net capital loss
19	166-35 Companies can choose that this Subdivision is not to apply to them
20	166-20 How Subdivisions 165-B and 165-CB apply to a widely held
21	or eligible Division 166 company
22	(1) This Subdivision modifies how Subdivisions 165-B and 165-CB
23	apply to a company that is:
24	(a) a *widely held company at all times during the income year
25	(the <i>test period</i> ); or
26 27	(b) an *eligible Division 166 company at all times during the income year (the <i>test period</i> ); or
28	(c) a widely held company for a part of the income year and an
29	eligible Division 166 company for the rest of the income year
30	(the whole year being the <i>test period</i> ).

1 2 3 4	Note	1: Subdivision 165-B is about when a company must calculate its taxable income and tax loss for the income year in a special way.  Subdivision 165-CB is about when a company must calculate its net capital gain and net capital loss for the income year in a special way.
5 6	Note 2	2: A company can choose that this Subdivision is not to apply to it: see section 166-35.
7	Note 3	3: See section 165-255 for the rule about incomplete test periods.
8	No c	orporate change etc.
9	(2) If:	
10 11	(a)	no *corporate change in the company *ends at any time in the *test period; or
12 13 14 15	(b)	a corporate change in the company *ends during the test period, but there is *substantial continuity of ownership as between the start of the test period and immediately after the corporate change ends;
16		ompany is taken to have met the condition in paragraph
17		35(a) (which is about there being persons having *more than a
18		stake in it during the whole of the income year).
19 20	Note:	See sections 166-145 and 166-175 to work out whether there is substantial continuity of ownership and a corporate change.
21	Corp	orate change
22	(3) If:	
23 24	(a)	a *corporate change in the company *ends at any time in the *test period; and
25	(b)	there is no *substantial continuity of ownership as between
26		the start of the test period and immediately after the corporate
27		change ends;
28 29		the company is taken to have <i>failed</i> to meet the condition in graph 165-35(a).
30	Satis	fies the same business test
31	(4) How	ever, if the company satisfies the *same business test for the
32		of the income year (the same business test period) after the
33		time (the <i>test time</i> ) in the *test period that a *corporate change
34		e company *ended, the company is taken to have satisfied the
35	cond	ition in paragraph 165-35(b).
36	Note	1: For the same business test, see Subdivision 165-E.

1 2 3			Note 2:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the rest of the year: see section 165-212A.
4			Note 3:	See section 165-255 for the rule about incomplete test periods.
5 6		(5)		ne *same business test to the *business that the company on immediately before the *test time.
7	166-25	Ho		ork out the taxable income, tax loss, net capital gain t capital loss
0				•
9 10		(1)	the incor	mpany must calculate its taxable income and *tax loss for me year under Subdivision 165-B, and its *net capital gain
11 12				capital loss under Subdivision 165-CB, then, in dividing me year into periods, apply subsection (2) of this section
13				of subsection 165-45(3).
14		(2)		period ends at the end of the income year. Each period
15			_	the last) ends at the earlier of:
16			` '	e earliest time when:
17				i) a *corporate change in the company *ends; and
18 19			(i	i) there is no *substantial continuity of ownership of the company as between the start of the *test period and that
20			(1-) (1-	time; or
21 22			ab	e earliest time when a person begins to control, or becomes le to control, the voting power in the company (whether
23 24				rectly, or indirectly through one or more interposed entities) the purpose, or for purposes including the purpose, of:
25				i) getting some benefit or advantage to do with how this Act applies; or
26 27			(ii	i) getting such a benefit or advantage for someone else.
28			Note:	See sections 166-145 and 166-175 to work out whether there is
28 29			Note.	substantial continuity of ownership and a corporate change.
30	166-35	Co	mpanie	s can choose that this Subdivision is not to apply to
31			them	•••
32		(1)	The com	npany can choose that Subdivisions 165-B and 165-CB are
33				to it for the income year without the modifications made
34			by this S	Subdivision.

1 2 3	(2) The company must choose on or before the day it lodges its *income tax return for the income year, or before a later day if the Commissioner allows.		
4	Subdivision 166-C—Deducting bad debts		
5	Table of sections		
6 7	166-40 How Subdivision 165-C applies to a widely he company	ld or eligible Division 166	
8	166-50 Companies can choose that this Subdivision is	not to apply to them	
9 10	166-40 How Subdivision 165-C applies to a wide Division 166 company	ely held or eligible	
11 12	(1) This Subdivision modifies the way Subdivi company that is:	sion 165-C applies to a	
13	(a) a *widely held company at all times d	uring the *current year;	
14 15	or (b) an *eligible Division 166 company at	all times during the	
16	current year; or	an times during the	
17 18 19	<ul><li>(c) a widely held company for a part of the eligible Division 166 company for the year.</li></ul>		
20 21	Note 1: Subdivision 165-C is about the condition before it can deduct a bad debt.	s a company must meet	
22 23	Note 2: A company can choose that this Subdivis section 166-50.	ion is not to apply to it: see	
24	Note 3: See section 165-255 for the rule about inc	complete current years.	
25	Meaning of test period		
26	(2) The company's <i>test period</i> is the period:		
27	(a) that begins at whichever of the follow	ring times the company	
28	chooses:	1.1.1.1.1.	
29 30	(i) the start of the income year in w incurred;	hich the debt was	
31	(ii) the start of the *first continuity p	eriod; and	
32	(b) that ends at the end of the *second con	ntinuity period;	
33	and includes any intervening period.		
34	Note: See section 165-255 for the rule about inc	complete test periods.	

1	Substantial continuity of ownership
2 3 4 5	(3) The company is taken to have met the conditions in section 165-123 (about the company maintaining the same owners) if there is *substantial continuity of ownership of the company as between the start of the *test period and:
6	(a) the end of each income year in that period; and
7	(b) the *end of each *corporate change in that period.
8 9	Note: See sections 166-145 and 166-175 to work out whether there is substantial continuity of ownership and a corporate change.
10	No substantial continuity of ownership
11 12 13	(4) The company is taken to have <i>failed</i> to meet the conditions in section 165-123 if there is <i>no</i> *substantial continuity of ownership of the company as between the start of the *test period and:
14	(a) the end of an income year in that period; or
15	(b) the *end of a *corporate change in that period.
16	Satisfies the same business test
17 18 19	(5) However, if the company satisfies the *same business test for the *second continuity period (the <i>same business test period</i> ), it is taken to have satisfied the condition in section 165-126.
20	Note 1: For the same business test, see Subdivision 165-E.
21 22 23	Note 2: Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the second continuity period: see section 165-212A.
24	Note 3: See section 165-255 for the rule about incomplete test periods.
25 26	(6) Apply the *same business test to the *business that the company carried on immediately before the earlier of the following times
27	(the <i>test time</i> ):
28	(a) the end of the first income year;
29	(b) the first time in the test period that a *corporate change in the
30	company *ends;
31	for which there is no *substantial continuity of ownership of the
32	company as between the start of the *test period and that time.

166-50	Compa	anies can choose that this Subdivision is not to apply to m
	(1) The	e company can choose that Subdivision 165-C is to apply to it
		the income year without the modifications made by this
	Sub	division.
	(2) The	company must choose on or before the day it lodges its
		come tax return for the income year, or before a later day if the mmissioner allows.
Subdiv	vision 1	66-CA—Changeover times and alteration times
Table o	of sectio	ons
	166-80	How Subdivision 165-CC or 165-CD applies to a widely held or eligible Division 166 company
	166-90	Companies can choose that this Subdivision is not to apply to them
166-80	How S	Subdivision 165-CC or 165-CD applies to a widely held
100 00		eligible Division 166 company
	(1) This	s Subdivision modifies the way in which:
	(a	) Subdivision 165-CC applies in determining whether a
		changeover time (within the meaning of section 165-115C) has occurred; or
	(b	) Subdivision 165-CD applies in determining whether an
		alteration time (within the meaning of section 165-115L) has occurred;
	in re	elation to a company that is:
	(c	) a *widely held company at all times during the income year;
		or
	(d	) an *eligible Division 166 company at all times during the
		income year; or
	(e	) a widely held company for a part of the income year and an
		eligible Division 166 company for the rest of the income
		year.
	Note	1 2
		unrealised net loss must satisfy before it can have capital losses taken into account or deduct revenue losses. Subdivision 165-CD provides
		for reductions in cost bases and certain other reductions after
		alterations have occurred in the ownership or control of a loss
		company.

1 2		Note 2:	A company can choose that this Subdivision is not to apply to it: see section 166-90.
3		Note 3:	See section 165-255 for the rule about incomplete income years.
4		Meaning	g of <b>test period</b> and <b>test time</b>
5	(2)		npany's test period is the period starting at the time that is
6			rence time for the purposes of Subdivision 165-CC or
7			165-115L, as the case may be, and ending at each of the
8		followin	ng times (the <i>test time</i> ):
9 10			e end of the income year in which the reference time curred;
11		(b) the	e end of a later income year;
12			e *end of a *corporate change in the company.
13		Note 1:	See section 165-255 for the rule about incomplete test periods.
14		Note 2:	See section 166-175 to work out whether there is a corporate change.
15		Substan	tial continuity of ownership
16	(3)	A chang	geover time or an alteration time is taken not to have
17		occurred	d in respect of the company during the test period if there is
18		*substan	itial continuity of ownership of the company as between the
19		start of t	the *test period and the *test time.
20 21		Note:	See section 166-145 to work out whether there is substantial continuity of ownership.
22		No subs	tantial continuity of ownership
23	(4)	Subsecti	ions (5) and (6) have effect if there is no *substantial
24	( )		ty of ownership of the company as between the start of the
25			iod and the *test time.
26	(5)	The *tes	t time is taken to have been a changeover time or an
27		alteratio	on time, as the case may be, in respect of the company.
28	(6)	No othe	r time during the *test period is a changeover time or an
29	. ,		on time in respect of the company.

1 2	166-90 (	Companies can choose that this Subdivision is not to apply to them
3 4 5	(	1) The company can choose that Subdivision 165-CC or 165-CD is to apply to it in respect of a *test period for the purposes of section 166-80 <i>without</i> the modifications made by this Subdivision.
6 7 8	(2	2) The company must choose on or before the day it lodges its *income tax return for the income year in which the *test period begins, or before a later day if the Commissioner allows.
9 10 11	Subdivi	sion 166-D—Tests for finding out whether the widely held or eligible Division 166 company has maintained the same owners
12	Guide to	o Subdivision 166-D
13	166-135	What this Subdivision is about
14 15 16 17		This Subdivision has the tests to work out whether a widely held or eligible Division 166 company has maintained the same owners as between different times. (Subdivision 166-E has rules which make it easier for the company to satisfy these tests.)
18 19		This Subdivision also defines when there has been a corporate change in the company.
20	Table of	sections
21	Г	The ownership tests: substantial continuity of ownership
22 23		66-145 The ownership tests: substantial continuity of ownership 66-165 Relationship with rules in Division 165
24	(	Corporate change in a company
25	1	66-175 Corporate change in a company

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# The ownership tests: substantial continuity of ownership

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2	166-145 T	he own	ership tests: substantial continuity of ownership
3 4	(1)	between	is substantial continuity of ownership of the company as in the start of the *test period and another time in the test f (and only if) the conditions in this section are met.
5 6 7		Note:	Sections 166-165 and 166-170, and Subdivision 166-E, affect how this section is applied.
8		Voting <sub>I</sub>	power
9 10 11 12 13	(2)	had *mo start of than 50°	nust be persons (none of them companies or trustees) who ore than 50% of the voting power in the company at the the *test period. Also, those persons must have had *more % of the voting power in the company immediately after er time in the test period.
14 15		Note:	To work out who had more than 50% of the voting power, see section 165-150.
16		Rights t	o dividends
17 18 19 20 21	(3)	*more the period. 50% of	nust be persons (none of them companies) who had rights to han 50% of the company's dividends at the start of the *test Also, those persons must have had rights to *more than the company's dividends immediately after the other time est period.
22 23		Note:	To work out who had rights to more than 50% of the company's dividends, see section 165-155.
24		Rights t	o capital distributions
25 26 27 28 29	(4)	*more tl of the *t *more tl	nust be persons (none of them companies) who had rights to han 50% of the company's capital distributions at the start test period. Also, those persons must have had rights to han 50% of the company's capital distributions ately after the other time in the test period.
30 31		Note:	To work out who had rights to more than 50% of the company's capital distributions, see section 165-160.

	When to apply the test
(5	To work out whether a condition in this section was satisfied at a
`	time (the <i>ownership test time</i> ), apply the alterative test for that
	condition.
	Note: For the alternative test, see subsections 165-150(2), 165-155(2) and
	165-160(2).
	Conditions in subsections (3) and (4) satisfied by non-profit and
	mutual companies
(6	) If the company is:
	(a) a *non-profit company; or
	(b) a *mutual affiliate company; or
	(c) a *mutual insurance company;
	during the whole of the *test period, the conditions in
	subsections (3) and (4) are taken to have been satisfied by the
	company.
166-165	Relationship with rules in Division 165
(1	The provisions of Subdivision 165-D (other than section 165-165)
	apply for the purposes of the tests in section 166-145.
(2	The following provisions apply for the purposes of the tests in
	section 166-145 as if the reference to a particular time were a
	reference to the *ownership test time:
	(a) section 165-180 (which is about arrangements affecting beneficial ownership of shares);
	(b) subsection 165-185(2) (which treats some shares as never
	having carried rights);
	(c) subsection 165-190(2) (which treats some shares as always
	having carried rights).
Corpora	te change in a company
166-175	Corporate change in a company
	Meaning of corporate change
(1	There is a <i>corporate change</i> in a company if:

1 2	(b)	there is a scheme of arrangement, involving more than 50% of the company's shares, that has been approved by a court;
3		or
4	(c)	there is any other arrangement, involving the acquisition of
5 6		more than 50% of the company's shares, that is regulated under the <i>Corporations Act 2001</i> or a *foreign law; or
7	(d)	there is an issue of *shares in the company that results in an
8		increase of 20% or more in:
9		(i) the issued share capital of the company; or
10		(ii) the number of the company's shares on issue; or
11	(e)	there is a corporate change in another company which
12		beneficially owns one or more of the following stakes in the
13		first company:
14		(i) a *voting stake that carries rights to more than 50% of
15		the voting power of the first company;
16		(ii) a *dividend stake that carries rights to receive more than
17		50% of any dividends the first company may pay;
18		(iii) a *capital stake that carries rights to receive more than
19		50% of any distribution of capital of the first company;
20		(whether the other company owns those stakes directly, or
21		*indirectly through one or more interposed entities).
22	Wher	a corporate change ends
23	(2) A *co	orporate change ends:
24	(a)	if paragraph (1)(a) applies (or paragraph (1)(e) applies
25		because of paragraph (1)(a))—at the latest time when a *bid
26		period of the *takeover bid ends; and
27	(b)	if paragraph (1)(b) or (c) applies (or paragraph (1)(e) applies
28		because of paragraph (1)(b) or (c))—when the scheme of
29		arrangement or other arrangement ends; and
30	(c)	if paragraph (1)(d) applies (or paragraph (1)(e) applies
31		because of paragraph $(1)(d)$ —when the offer period for the
32		issue of *shares ends.

## Subdivision 166-E—Concessional tracing rules

#### **Guide to Subdivision 166-E**

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#### 166-215 What this Subdivision is about

This Subdivision has rules which make it easier for a widely held 4 or eligible Division 166 company to satisfy the ownership tests in 5 Subdivision 166-D. 6 Special concessional tracing rules deem entities to hold the 7 following stakes in the company so that the company does not have to trace through to the beneficial owners of the stakes: 9 stakes of less than 10% in the company; 10 stakes of between 10% and 50% that are held by (b) 11 widely held companies; 12 stakes that are held by complying superannuation 13 funds, complying approved deposit funds, special 14 companies and managed investment schemes; 15 stakes in interposed foreign listed companies that (d) 16 are held as bearer shares; 17 stakes in interposed foreign listed companies that 18 (e) are held by depository entities.

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22	166-220 Application of this Subdivision
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24	166-225 Direct stakes of less than 10% in the tested company
25	166-230 Indirect stakes of less than 10% in the tested company
26	166-235 Voting, dividend and capital stakes
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<sup>40</sup> Tax Laws Amendment (Loss Recoupment Rules and Other Measures) Bill 2005 , 2005

1	166-240 Stakes held directly and/or indirectly by widely held companies
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7	166-265 Persons who actually control voting power or have rights are taken not to
8	control power or have rights
9 10	166-270 Single notional entity stakeholders taken to have minimum voting control, dividend rights and capital rights
11	166-272 Same shares or interests to be held
12	When the rules in this Subdivision do not apply
13	166-275 Rules in this Subdivision intended to be concessional
14	166-280 Controlled test companies
15	Application of this Subdivision
16	166-220 Application of this Subdivision
17	This Subdivision applies to a company (the tested company) that
18	is:
19 20	(a) a *widely held company at all times during the income year; or
21	(b) an *eligible Division 166 company at all times during the
22	income year; or
23	(c) a widely held company for a part of the income year and an
24	eligible Division 166 company for the rest of the income
25	year.
26	Note: See section 165-255 for the rule about incomplete income years.
27	Stakes of less than 10% in the tested company
28	166-225 Direct stakes of less than 10% in the tested company
29	(1) This section modifies how the ownership tests in section 166-145
_/	
30	are applied to the tested company if:

1	(a)	a *voting stake that carries rights to less than 10% of the
2		voting power in the company is held directly in the company;
3		or
4	(b)	a *dividend stake that carries the right to receive less than 10% of any dividends that the company may pay is held
5 6		directly in the company; or
7	(c)	a *capital stake that carries the right to receive less than 10%
8 9		of any distribution of capital of the company is held directly in the company.
10 11	Note:	Other rules might affect this provision: see sections 166-270, 166-275 and 166-280.
12	Notio	nal shareholder
13 14		ests are applied to the tested company as if, at the *ownership me, a single notional entity:
15	(a)	directly controlled the voting power that is carried by each
16		such *voting stake; and
17	(b)	had the right to receive, for its own benefit and directly:
18 19		(i) any *dividends the tested company may pay in respect of each such *dividend stake; and
20		(ii) any distributions of capital of the tested company in
21		respect of each such *capital stake; and
22	(c)	were a person (other than a company).
23 24	Note:	The persons who actually control the voting power and have rights to dividends and capital are taken not to control that power or have those
25		rights: see section 166-265.
26	(3) To av	void doubt, the single notional entity mentioned in
27		ection (2) is a different single notional entity from the one
28		ioned in section 165-207 and the one mentioned in
29	section	on 166-255.
30	166-230 Indirec	ct stakes of less than 10% in the tested company
31	(1) This	section modifies how the ownership tests in section 166-145
32		oplied to the tested company if it is the case, or it is reasonable
33		sume that:
34	(a)	an entity (the stakeholder) indirectly holds any of these
35		stakes in the tested company:

1	(i) a *voting stake that carries rights to less than 10% of the voting power in the company; or
2	
3	(ii) a *dividend stake that carries the right to receive less
4	than 10% of any dividends that the company may pay; or
5	
6 7	(iii) a *capital stake that carries the right to receive less than 10% of any distribution of capital of the company; and
8	(b) either:
9	(i) the stakeholder indirectly holds the stake in the tested
10	company by holding *shares directly in a company (the
11	top interposed entity) that is interposed between the
12	stakeholder and the tested company; or
13	(ii) the stakeholder indirectly holds the stake in the tested
14	company by holding another interest directly in an
15	entity (the top interposed entity) that is not a company
16	and that is interposed between the stakeholder and the
17	tested company.
18	Note 1: There might also be other entities interposed between the top
19	interposed entity and the tested company.
20 21	Note 2: Other rules might affect this provision: see subsection (3) and sections 166-272, 166-275 and 166-280.
22	Top interposed entity deemed to hold stakes directly in the tested
23	company
24	(2) The tests are applied to the tested company as if, at the *ownership
25	test time:
26	(a) if the stake is a *voting stake—the top interposed entity
27	controls, or is able to control, the voting power in the tested
28	company that is carried by that stake at that time; and
29	(b) if the stake is a *dividend stake—the top interposed entity
30	*indirectly had the right to receive, for its own benefit, any
31	*dividends the tested company may pay in respect of that
32	stake at that time; and
33	(c) if the stake is a *capital stake—the top interposed entity
34	indirectly had the right to receive, for its own benefit, any
35	distributions of capital of the tested company in respect of
36	that stake at that time; and
37	(d) in any case—the top interposed entity were a person (other
38	than a company).

1 2	Note: The persons who actually control the voting power and have rights to dividends and capital are taken not to control that power or have those
3	rights: see section 166-265.
4	Acquisition of top interposed entity by another entity
5	(3) If:
6	(a) a new entity (the <i>new interposed entity</i> ) acquires all the
7 8	*shares or other interests in the top interposed entity (the <i>old interposed entity</i> ); and
9 10	(b) the new interposed entity has the same classes of shares or other interests as the old interposed entity; and
11 12	(c) if the new interposed entity is a company—the shares are not *redeemable shares; and
13	(d) in any case—each stakeholder holds the same proportion of
14	the total *voting stakes, *dividend stakes or *capital stakes in
15	the new interposed entity immediately after the acquisition as
16	the stakeholder held in the old interposed entity immediately
17	before the acquisition;
18	then, at all times that the old interposed entity held or is taken to
19 20	have held a stake in the tested company, the new interposed entity is taken to have held that stake.
21	(4) Except for the purposes of determining whether a time is an
22	alteration time (within the meaning of section 165-115L),
23 24	section 166-272 (which is about the same shares or interests) is to be disregarded when applying subsection (3).
25	166-235 Voting, dividend and capital stakes
26	Meaning of voting stake
27	(1) An entity holds a <i>voting stake</i> in a company if:
28	(a) the entity is the registered holder of *shares in the company;
29	and
30 31	(b) the shares carry rights to exercise voting power in the company.
32 33	(2) An entity (the <i>stakeholder</i> ) also holds a <i>voting stake</i> in a company if:
34 35	(a) one or more other entities are interposed between the company and the stakeholder; and

1 2 3	(b) the stakeholder controls, or is able to control, voting power in the company indirectly through the interposed entity or entities.
4	Meaning of dividend stake
5	(3) An entity holds a <i>dividend stake</i> in a company if:
6 7	<ul><li>(a) the entity is the registered holder of *shares in the company;</li><li>and</li></ul>
8 9	(b) the shares carry rights to all or any *dividends that the company may pay.
10 11	(4) An entity (the <i>stakeholder</i> ) also holds a <i>dividend stake</i> in a company if:
12 13	(a) one or more other entities are interposed between the company and the stakeholder; and
14 15	(b) the stakeholder has the right to receive, for its own benefit and *indirectly through the interposed entity or entities, all or
16	any *dividends that the company may pay.
17	Meaning of capital stake
18	(5) An entity holds a <i>capital stake</i> in a company if:
19 20	<ul><li>(a) the entity is the registered holder of *shares in the company;</li><li>and</li></ul>
21 22	(b) the shares carry rights to all or any of a distribution of capital of the company.
23 24	(6) An entity (the <i>stakeholder</i> ) also holds a <i>capital stake</i> in a company if:
25 26	(a) one or more other entities are interposed between the company and the stakeholder; and
27	(b) the stakeholder has the right to receive, for its own benefit
28	and *indirectly through the interposed entity or entities, all or
29	any of a distribution of capital of the company.
30	Stakes held by nominees
31	(7) For the purposes of sections 166-225 and 166-230, if:
32	(a) an entity (the <i>nominee entity</i> ) holds a *voting stake, a
33	*dividend stake, or a *capital stake, in a company; and
34	(b) the nominee entity is itself a company; and

1 2	(c) the nominee entity holds the stake as a nominee for more than one other entity;
3 4 5	then, for each entity for whom a part of the stake is held by the nominee entity, that entity's part of the stake may be treated instead as a separate stake.
6	Stakes held directly and/or indirectly by widely held companies
7	166-240 Stakes held directly and/or indirectly by widely held
8	companies
9 10	(1) This section modifies how the ownership tests in section 166-145 are applied to the tested company if a *widely held company
11 12	directly or indirectly (through one or more interposed entities), or both directly and indirectly, holds any of the following:
13 14	(a) a *voting stake that carries rights to between 10% and 50% (inclusive) of the voting power in the company;
15	(b) a *dividend stake that carries the right to receive between
16 17	10% and 50% (inclusive) of any dividends that the company may pay;
18	(c) a *capital stake that carries the right to receive between 10%
19 20	and 50% (inclusive) of any distribution of capital of the company.
21 22	Note: Other rules might affect this provision: see subsections (3) and (4) and sections 166-272, 166-275 and 166-280.
23 24	(2) The tests are applied to the tested company as if, at the *ownership test time:
25 26	(a) if the stake is a *voting stake—the *widely held company controls, or is able to control, the voting power in the tested
27	company that is carried by that stake at that time; and
28	(b) if the stake is a *dividend stake—the widely held company
29 30	had the right to receive (whether directly or *indirectly), for its own benefit, any *dividends the tested company may pay
31	in respect of that stake at that time; and
32	(c) if the stake is a *capital stake—the widely held company had
33	the right to receive (whether directly or indirectly), for its
34	own benefit, any distributions of capital of the tested
35	company in respect of that stake at that time; and
36 37	<ul><li>(d) in any case—the widely held company were a person (other than a company).</li></ul>

1 2 3	Note: The persons who actually control the voting power and have rights to dividends and capital are taken not to control that power or have those rights: see section 166-265.
4	Exception
5 6 7	(3) This section does not apply in respect of a *widely held company if the company is not a widely held company for the whole income year in which the *ownership test time occurs.
8	Note: See section 165-255 for the rule about incomplete periods.
9	Acquisition of widely held company by another entity
10	(4) If:
11 12	(a) a new company acquires all the *shares in the *widely held company; and
13 14 15	(b) immediately before the acquisition, the shares in the widely held company were listed for quotation in the official list of an *approved stock exchange; and
16 17 18	(c) immediately after the acquisition, the shares in the new company are listed for quotation in the official list of an approved stock exchange; and
19 20	(d) the new company has the same classes of shares (not being *redeemable shares) as the widely held company; and
21 22 23 24	(e) each entity that held stakes in the widely held company immediately before the acquisition holds the same proportion of the total *voting stakes, *dividend stakes or *capital stakes in the new company immediately after the acquisition as the
25 26	entity held in the widely held company immediately before the acquisition;
27	then, at all times that the widely held company held or is taken to
28 29	have held a stake in the tested company, the new company is taken to have held that stake.
30 31 32	(5) Except for the purposes of determining whether a time is an alteration time (within the meaning of section 165-115L), section 166-272 (which is about same the shares or interests) is to
33	be disregarded when applying subsection (4).

(1) This section modifies how the ownership tests in section 166-145 are applied to the tested company if:  (a) an entity mentioned in subsection (2) directly or indirectly (through one or more interposed entities) holds a "voting stake, a "dividend stake or a "capital stake in the company; and  (b) neither the entity nor another entity has, under section 166-225, 166-230 or 166-240, been taken to control voting power or have rights in respect of the stake; and  (c) the entity mentioned in subsection (2) satisfies the condition in subsection (3).  Note: Other rules might affect this provision: see sections 166-272, 166-275 and 166-280.  (2) For the purposes of subsection (1), these are the entities:  (a) a "superannuation fund; and (b) an "approved deposit fund; and (c) a "special company; and (d) a "managed investment scheme; and (e) any other entity, or entity of a kind, prescribed by the regulations.  (3) For the purposes of paragraph (1)(c), an entity satisfies the condition in this subsection if at all times during the income year of the tested company in which the "ownership test time occurs:  (a) if the entity is a "superannuation fund; or (ii) the fund is a "complying superannuation fund; or (ii) the fund is a superannuation fund that is established in a foreign country and is regulated under a "foreign law; or (b) if the entity is an "approved deposit fund—the fund is a "complying approved deposit fund, or (c) if the entity is a "special company—the company is a special company; or (d) if the entity is a "managed investment scheme:  (i) the scheme is registered under the Corporations Act 2001; or	1	166-245 Stakes held by other entities
(a) an entity mentioned in subsection (2) directly or indirectly (through one or more interposed entities) holds a *voting stake, a *dividend stake or a *capital stake in the company; and  (b) neither the entity nor another entity has, under section 166-225, 166-230 or 166-240, been taken to control voting power or have rights in respect of the stake; and  (c) the entity mentioned in subsection (2) satisfies the condition in subsection (3).  Note: Other rules might affect this provision: see sections 166-272, 166-275 and 166-280.  (2) For the purposes of subsection (1), these are the entities:  (a) a *superannuation fund; and (b) an *approved deposit fund; and (c) a *special company; and (d) a *managed investment scheme; and (e) any other entity, or entity of a kind, prescribed by the regulations.  (3) For the purposes of paragraph (1)(c), an entity satisfies the condition in this subsection if at all times during the income year of the tested company in which the *ownership test time occurs:  (a) if the entity is a *superannuation fund; or (ii) the fund is a superannuation fund that is established in a foreign country and is regulated under a *foreign law; or (b) if the entity is an *approved deposit fund—the fund is a *complying approved deposit fund; or (c) if the entity is a *special company—the company is a special company; or (d) if the entity is a *managed investment scheme: (i) the scheme is registered under the Corporations Act	2	
(through one or more interposed entities) holds a *voting stake, a *dividend stake or a *capital stake in the company; and  (b) neither the entity nor another entity has, under section 166-225, 166-230 or 166-240, been taken to control voting power or have rights in respect of the stake; and  (c) the entity mentioned in subsection (2) satisfies the condition in subsection (3).  Note: Other rules might affect this provision: see sections 166-272, 166-275 and 166-280.  (2) For the purposes of subsection (1), these are the entities:  (a) a *superannuation fund; and (b) an *approved deposit fund; and (c) a *special company; and (d) a *managed investment scheme; and (e) any other entity, or entity of a kind, prescribed by the regulations.  (3) For the purposes of paragraph (1)(c), an entity satisfies the condition in this subsection if at all times during the income year of the tested company in which the *ownership test time occurs:  (a) if the entity is a *superannuation fund; or (ii) the fund is a *complying superannuation fund; or (iii) the fund is a superannuation fund that is established in a foreign country and is regulated under a *foreign law; or (b) if the entity is an *approved deposit fund; or (c) if the entity is an *special company—the company is a special company; or (d) if the entity is a *managed investment scheme: (i) the scheme is registered under the Corporations Act	3	
stake, a *dividend stake or a *capital stake in the company; and  (b) neither the entity nor another entity has, under section 166-225, 166-230 or 166-240, been taken to control voting power or have rights in respect of the stake; and  (c) the entity mentioned in subsection (2) satisfies the condition in subsection (3).  Note: Other rules might affect this provision: see sections 166-272, 166-275 and 166-280.  (2) For the purposes of subsection (1), these are the entities:  (a) a *superannuation fund; and  (b) an *approved deposit fund; and  (c) a *special company; and  (d) a *managed investment scheme; and  (e) any other entity, or entity of a kind, prescribed by the regulations.  (3) For the purposes of paragraph (1)(c), an entity satisfies the condition in this subsection if at all times during the income year of the tested company in which the *ownership test time occurs:  (a) if the entity is a *superannuation fund; or  (ii) the fund is a superannuation fund that is established in a foreign country and is regulated under a *foreign law; or  (b) if the entity is an *approved deposit fund; or  (c) if the entity is an *special company—the company is a special company; or  (d) if the entity is a *managed investment scheme:  (i) the scheme is registered under the Corporations Act		· · · · · · · · · · · · · · · · · · ·
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(a) if the entity is a *superannuation fund:  (i) the fund is a *complying superannuation fund; or  (ii) the fund is a superannuation fund that is established in a foreign country and is regulated under a *foreign law; or  (b) if the entity is an *approved deposit fund—the fund is a *complying approved deposit fund; or  (c) if the entity is a *special company—the company is a special company; or  (d) if the entity is a *managed investment scheme:  (i) the scheme is registered under the <i>Corporations Act</i>	23	
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(ii) the fund is a superannuation fund that is established in a foreign country and is regulated under a *foreign law; or  (b) if the entity is an *approved deposit fund—the fund is a *complying approved deposit fund; or  (c) if the entity is a *special company—the company is a special company; or  (d) if the entity is a *managed investment scheme:  (i) the scheme is registered under the <i>Corporations Act</i>	25	(a) if the entity is a *superannuation fund:
foreign country and is regulated under a *foreign law; or  (b) if the entity is an *approved deposit fund—the fund is a  *complying approved deposit fund; or  (c) if the entity is a *special company—the company is a special company; or  (d) if the entity is a *managed investment scheme:  (i) the scheme is registered under the Corporations Act	26	(i) the fund is a *complying superannuation fund; or
(b) if the entity is an *approved deposit fund—the fund is a	27	· · ·
*complying approved deposit fund; or (c) if the entity is a *special company—the company is a special company; or (d) if the entity is a *managed investment scheme: (i) the scheme is registered under the <i>Corporations Act</i>	28	
(c) if the entity is a *special company—the company is a special company; or  (d) if the entity is a *managed investment scheme:  (i) the scheme is registered under the <i>Corporations Act</i>	29	* * * * * * * * * * * * * * * * * * * *
company; or  (d) if the entity is a *managed investment scheme:  (i) the scheme is registered under the <i>Corporations Act</i>	80	
(d) if the entity is a *managed investment scheme:  (i) the scheme is registered under the <i>Corporations Act</i>		
(i) the scheme is registered under the <i>Corporations Act</i>		
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1 2 3	(ii) the entity is recognised, under a *foreign law relating to corporate regulation, as an entity with a similar status to a managed investment scheme; or
4 5 6	(e) if the entity is an entity, or an entity of a kind, prescribed by the regulations—the entity meets any conditions prescribed by the regulations.
7	Note: See section 165-255 for the rule about incomplete periods.
8	If the entity has 10 members or fewer
9 10	(4) If the entity has 10 *members or fewer, the tests are applied to the tested company as if, at the *ownership test time:
	(a) if the stake is a *voting stake—each member controls, or is
11 12	able to control, an equal proportion of the voting power in the
13	tested company that is carried by that stake at that time; and
14	(b) if the stake is a *dividend stake—each member had the right
15	to receive (whether directly or *indirectly), for its own
16	benefit, an equal proportion of any *dividends the tested
17	company may pay in respect of that stake at that time; and
18	(c) if the stake is a *capital stake—each member had the right to
19	receive (whether directly or indirectly), for its own benefit,
20	an equal proportion of any distributions of capital of the tested company in respect of that stake at that time; and
21	
22 23	<ul><li>(d) in any case—each member were a person (other than a company or a trustee).</li></ul>
24	Note 1: If each member's proportion of the voting power, the dividends or the
25	distributions is less than 10%, then subsections (5) and (6) apply
26	instead.
27	Note 2: The persons who actually control the voting power and have rights to
28 29	dividends and capital are taken not to control that power or have those rights: see section 166-265.
	8
30	If the entity has more than 10 members etc.
31	(5) The ownership tests are applied as set out in subsection (6) if:
32	(a) the entity has more than 10 *members; or
33	(b) under subsection (4):
34	(i) the proportion of the voting power in the company that
35	each member controls, or is able to control, is less than
36	10% of the total voting power; or

1		(ii) the proportion of the *dividends that the tested company may pay for the benefit of each member is less than
2		10% of the total dividends; or
4		(iii) the proportion of the distributions of capital that the
5		tested company may pay for the benefit of each member
6		is less than 10% of the total distributions.
7	(6) The o	ownership tests are applied to the tested company as if, at the
8	*own	ership test time:
9	(a)	if the stake is a *voting stake—the entity controls, or is able
10		to control, the voting power in the tested company that is carried by that stake at that time; and
11	(1-)	•
12	(D)	if the stake is a *dividend stake—the entity had the right to receive (whether directly or *indirectly), for its own benefit,
13 14		any *dividends the tested company may pay in respect of that
15		stake at that time; and
16	(c)	if the stake is a *capital stake—the entity had the right to
17		receive (whether directly or indirectly), for its own benefit,
18		any distributions of capital of the tested company in respect
19	<b>4.1</b> 0	of that stake at that time; and
20 21	(d)	in any case—the entity were a person (other than a company or a trustee).
22 23 24	Note:	The persons who actually control the voting power and have rights to dividends and capital are taken not to control that power or have those rights: see section 166-265.
25	When identity	of foreign stakeholders is not known
26	166-255 Bearen	r shares in foreign listed companies
27	(1) This	section modifies how the ownership tests in section 166-145
28		pplied to the tested company if:
29	(a)	at the *ownership test time, it is the case, or it is reasonable to
30		assume, that persons (none of them companies or trustees)
31		hold a *voting stake, a *dividend stake or a *capital stake in
32	(1.)	the tested company; and
33	(b)	an entity has not, under section 166-225, 166-230, 166-240 or 166-245, been taken to control voting power or have rights
34 35		in respect of the stake; and
		1

1 2 3	(c) another company (the <i>foreign listed company</i> ) is interposed, at that time, between those persons and the tested company; and
4	(d) at all times during the income year of the tested company in
5	which the ownership test time occurs, the *principal class of
6	shares in the foreign listed company is listed for quotation in
7	the official list of an *approved stock exchange; and
8	(e) at the ownership test time:
9	(i) voting stakes that carry rights to 50% or more of the
10	voting power in the foreign listed company; or
11	(ii) dividend stakes that carry rights to receive 50% or more
12	of any dividends that the foreign listed company may
13	pay; or
14	(iii) capital stakes that carry rights to receive 50% or more of
15	any distribution of capital of the foreign listed company;
16	as the case requires, are directly held by way of bearer
17	shares; and
18	(f) the beneficial owners of some or all of those bearer shares
19	have not been disclosed to the foreign listed company.
20	Note 1: See section 165-255 for the rule about incomplete test periods.
21 22	Note 2: Other rules might affect this provision: see sections 166-270, 166-275 and 166-280.
23	(2) The tests are applied to the tested company as if, at the *ownership
24	test time, for each of those bearer shares whose owners have not
25	been disclosed:
26	(a) a single notional entity controls, or is able to control, the
27	voting power in the tested company that is carried by those
28	shares at that time; and
29	(b) the entity *indirectly had the right to receive, for its own
30	benefit:
31	(i) any *dividends the tested company may pay in respect
32	of those shares at that time; and
33	(ii) any distributions of capital of the tested company in
34	respect of those shares at that time; and
35	(c) the entity were a person (other than a company).
36 37 38	Note: The persons who actually control the voting power and have rights to dividends and capital are taken not to control that power or have those rights: see section 166-265.

(3) To avoid doubt, the single notional entity mentioned in 1 subsection (2) is a different single notional entity from the one 2 mentioned in section 165-207 and the one mentioned in 3 section 166-225. 4 166-260 Depository entities holding stakes in foreign listed 5 companies 6 (1) This section modifies how the ownership tests in section 166-145 7 are applied to the tested company if: 8 (a) at the \*ownership test time, it is the case, or it is reasonable to 9 assume, that persons (none of them companies or trustees) 10 have a \*voting stake, a \*dividend stake or a \*capital stake in 11 the tested company; and 12 (b) an entity has not, under section 166-225, 166-230, 166-240, 13 166-245 or 166-255, been taken to control voting power or 14 have rights in respect of the stake; and 15 (c) another company (the foreign listed company) is interposed, 16 at that time, between those persons and the tested company; 17 and 18 (d) at all times during the income year of the tested company in 19 which the ownership test time occurs, the \*principal class of 20 shares in the foreign listed company is listed for quotation in 21 the official list of an \*approved stock exchange; and 22 (e) at the ownership test time: 23 (i) voting stakes that carry rights to 50% or more of the 24 voting power in the foreign listed company; or 25 (ii) dividend stakes that carry rights to receive 50% or more 26 of any dividends that the foreign listed company may 2.7 pay; or 28 (iii) capital stakes that carry rights to receive 50% or more of 29 any distribution of capital of the foreign listed company; 30 as the case requires, are directly held by one or more 31 \*depository entities (see subsection (3)); and 32 (f) a law of a foreign country, or a part of a foreign country, in 33 which the approved stock exchange is located, prevents the 34 disclosure of the beneficial owners of some or all of those 35 shares that are held by the depository entities; and 36

1 2 3	(g) the beneficial owners of some or all of the shares held by the depository entities have not been disclosed to the foreign listed company.
4	Note 1: See section 165-255 for the rule about incomplete test periods.
5 6	Note 2: This rule might not apply in all circumstances: see sections 166-275 and 166-280.
7 8 9 10 11 12 13	<ul> <li>(2) The tests are applied to the tested company as if, at the *ownership test time, for each of those *shares held by a *depository entity whose owners have not been disclosed, the depository entity:</li> <li>(a) controls, or is able to control, the voting power in the tested company that is carried by those shares at that time; and</li> <li>(b) *indirectly had the right to receive, for its own benefit:</li> <li>(i) any *dividends the tested company may pay in respect of those shares at that time; and</li> </ul>
15 16	<ul><li>(ii) any distributions of capital of the tested company in respect of those shares at that time; and</li></ul>
17	(c) were a person (other than a company).
18 19 20	Note: The persons who actually control the voting power and have rights to dividends and capital are taken not to control that power or have those rights: see section 166-265.
21 22 23 24 25 26 27 28 29 30	<ul> <li>(3) If the effect of subsection (2) is that the *depository entity is taken to hold:</li> <li>(a) a *voting stake that carries rights to less than 10% of the voting power in the tested company; or</li> <li>(b) a *dividend stake that carries the right to receive less than 10% of any dividends that the tested company may pay; or</li> <li>(c) a *capital stake that carries the right to receive less than 10% of any distribution of capital of the tested company; then neither section 166-225 nor section 166-230 applies in respect of that stake.</li> </ul>
31 32 33 34 35	(4) If the *depository entity (the <i>old depository entity</i> ) is subsequently replaced by another depository entity (the <i>new depository entity</i> ), then, at all times that the old depository entity held or is taken to have held a stake in the tested company, the new entity is taken to have held that stake.
36 37	<ul><li>(5) A <i>depository entity</i> is an entity:</li><li>(a) that is a central securities repository; and</li></ul>

1	(b) that provides custody of share certificates; and
2	(c) that provides services for the exchange of shares.
3	Other rules relating to voting power and rights
4	166-265 Persons who actually control voting power or have rights
5	are taken not to control power or have rights
6	If any of sections 166-225, 166-230, 166-240, 166-245, 166-255 or
7	166-260 apply, the ownership tests in section 166-145 are also applied to the tested company as if, at the *ownership test time:
8	(a) the persons who control, or are able to control, the voting
10	power in the tested company (whether directly, or indirectly
11	through one or more interposed entities) that is carried by
12	each *voting stake in the tested company mentioned in that
13	section had <i>not</i> had that control; and
14	(b) the persons who have the right to receive for their own
15	benefit (whether directly, or *indirectly through one or more
16 17	interposed entities):
17 18	(i) any *dividends that the tested company may pay in respect of each *dividend stake in the tested company
19	mentioned in that section; and
20	(ii) any distributions of capital of the tested company in
21	respect of each *capital stake in the tested company
22	mentioned in that section;
23	had <i>not</i> had that right.
24	166-270 Single notional entity stakeholders taken to have minimum
25	voting control, dividend rights and capital rights
26	Minimum control of voting power
27	(1) If:
28	(a) the *ownership test time is after the start of the *test period;
29	and
30	(b) a single notional entity mentioned in section 166-225 or
31	166-255 has voting power in a company; and
32	(c) the voting power that the entity has at the ownership test time
33 34	is greater than the voting power that the entity had at the start of the test period;

1 2 3	then the entity is taken to have voting power in the company at the ownership test time only to the extent that it had it at the start of the test period.
4	Minimum percentage of rights to dividends and capital
5	(2) If:
6	(a) the *ownership test time is after the start of the *test period;
7	and
8	(b) a single notional entity mentioned in section 166-225 or
9 10	166-255 has a percentage of rights to the *dividends or distributions of capital of a company; and
	* * * * * * * * * * * * * * * * * * * *
11 12	(c) the percentage that the entity has rights to at the ownership test time is greater than the percentage (the <i>lower</i>
13	percentage) of the dividends or distributions of capital of the
14	company that the entity had rights to at the start of the test
15	period;
16	then the entity is taken to have rights to the lower percentage of the
17	dividends or distributions of capital at the ownership test time.
18	166-272 Same shares or interests to be held
19	Application
20	(1) This section modifies how the ownership tests in section 166-145
21	are applied to a *voting stake, a *dividend stake or a *capital stake
22	in the tested company held by one of the following entities (the
23	stakeholder):
24	(a) a top interposed entity mentioned in section 166-230 (which
25	is about indirect stakes of less than 10%);
26	(b) a *widely held company mentioned in section 166-235;
27	(c) an entity mentioned in subsection 166-245(2) (which is about
28	stakes held by other entities);
29	(d) a *depository entity mentioned in section 166-260;
30	(whether directly, or *indirectly through one or more interposed
31	entities).

1	Exactly the same shares or interests must continue to be held
2	(2) For the purpose of determining whether the tested company has
3	satisfied a condition or whether a time is a changeover time or an
4	alteration time in respect of the tested company:
5	(a) a condition that has to be satisfied is not satisfied; or
6	(b) a time that, apart from this subsection, would not be a
7	changeover time or alteration time is taken to be a
8	changeover time or alteration time, as the case may be;
9	unless, at all relevant times:
10	(c) the only *shares in the tested company that are taken into
11	account are exactly the same shares and are held by the same
12	persons; and
13	(d) the only interests (including shares) in any other entity that is
14	interposed between the stakeholder and the tested company
15	that are taken into account are exactly the same interests and
16	are held by the same persons.
17	What happens in case of share splitting
18	(3) If:
19	(a) a particular *share (an <i>old share</i> ) in a company of which the
20	stakeholder, or an entity interposed between the stakeholder
21	and the tested company, is the holder at the start of the *test
22	period is divided into 2 or more new shares during that
23	period; and
24	(b) the stakeholder or entity becomes the holder of each of the
25	new shares immediately after the division takes place and
26	remains the holder until the end of that period;
27	the new shares are taken to be exactly the same shares as the old
28	share.
29	What happens in case of splitting of units in a unit trust
30	(4) If:
31	(a) a particular unit (an <i>old unit</i> ) in a unit trust of which the
32	stakeholder, or an entity interposed between the stakeholder
33	and the tested company, is the holder at the start of the *test
34	period is divided into 2 or more new units during that period;
35	and

1 2	(b) the stakeholder or entity becomes the holder of each of the new units immediately after the division takes place and
3	remains the holder until the end of that period;
4	the new units are taken to be exactly the same units as the old unit.
5	What happens in case of consolidation of shares
6	(5) If:
7	(a) a particular *share (an <i>old share</i> ) in a company of which the
8	stakeholder, or an entity interposed between the stakeholder
9	and the tested company, is the holder at the start of the *test
10	period, and other shares (each of which is also called an <i>old</i>
11	share) in the company of which the stakeholder or entity is
12	the holder at the start of that period, are consolidated into a
13	new share during that period; and
14	(b) the stakeholder or entity becomes the holder of the new share
15	immediately after the consolidation takes place;
16	the new share is taken to be exactly the same share as the old
17	shares.
18	What happens in case of consolidation of units in a unit trust
19	(6) If:
20	(a) a particular unit (an <i>old unit</i> ) in a unit trust of which the
21	stakeholder, or an entity interposed between the stakeholder
22	and the tested company, is the holder at the start of the *test
23	period and other units (each of which is also called an <i>old</i>
24	<i>unit</i> ) in the trust of which the stakeholder or entity is the
25	holder at the start of that period are consolidated into a new
26	unit during that period; and
27	(b) the stakeholder or entity becomes the holder of the new unit
28	immediately after the consolidation takes place;
29	the new unit is taken to be exactly the same unit as the old units.
30	Totals of shares or rights not affected
31	(7) This section does not affect how *shares, and rights carried by
32	shares, are counted for the purpose of determining:
33	(a) the total voting power in the tested company; or
34	(b) the total dividends that the tested company may pay; or
35	(c) the total distributions of capital of the tested company.

1 2	Conditions in section 166-145 may be treated as having been satisfied in certain circumstances
3 4	(8) If any of the conditions in section 166-145 have not been satisfied, those conditions are taken to have been satisfied if:
5	(a) they would have been satisfied except for the operation of subsection (2) of this section; and
7	(b) the tested company has information from which it would be reasonable to conclude that less than 50% of:
9	(i) the *tax loss; or
10	(ii) the *notional loss; or
11	(iii) the bad debt; or
12 13	(iv) the unrealised net loss (within the meaning of section 165-115E);
14	as the case requires, has been reflected in deductions, capital
15	losses, or reduced assessable income, that occurred, or could
16	occur in future, because of the happening of any *CGT event
17	in relation to any direct or indirect equity interests held in the
18	tested company by the stakeholder, or an entity interposed
19 20	between the stakeholder and the tested company, during the *test period.
21 22	Note: See subsection (11) for the definitions of <i>direct equity interests</i> and <i>indirect equity interests</i> .
23 24	Subsection (8) not to apply for purpose of determining whether an alteration time has occurred
25	(9) However, subsection (8) does not apply in relation to any of the
26	conditions in section 166-145 in so far as those conditions have
27 28	effect for the purpose of determining whether an alteration time (within the meaning of section 165-115L) has occurred.
29	Time of happening of CGT event
30	(10) The happening of any *CGT event in relation to a direct or indirect
31	equity interest in the tested company that results in the failure of
32	the tested company to satisfy a condition in section 166-145 is
33 34	taken, for the purposes of paragraph (8)(b), to have occurred during the *test period.
35 36	Note: See subsection (11) for the definitions of <i>direct equity interests</i> and <i>indirect equity interests</i> .

1	Meaning of direct and indirect equity interests
2	(11) For the purposes of subsections (8) and (10):
3	(a) the <i>direct equity interests</i> in the tested company are *shares
4	in the tested company; and
5	(b) the <i>indirect equity interests</i> in the tested company are shares
6 7	or other interests in entities interposed between the tested company and stakeholder.
8	When the rules in this Subdivision do not apply
9	166-275 Rules in this Subdivision intended to be concessional
10	A company is taken to have met the conditions in section 165-12,
11	paragraph 165-35(a) or section 165-123, or a changeover time or
12	an alteration time is taken not to have occurred in respect of a
13	company, (as the case requires), if:
14	(a) a *tracing rule modifies how the ownership tests in
15	section 166-145 apply to the tested company in respect of a *voting stake, a *dividend stake or a *capital stake; and
16	
17 18	(b) the company fails the tests (whether at the time of applying the tracing rule or at another time); and
19	(c) the company believes, on reasonable grounds, that if the
20	tracing rule did not modify how the tests apply to the
21	company in respect of that stake, it would not fail the tests.
22	Example: 11 people own shareholdings of 9% in the listed company. Under
23	section 166-225, one notional shareholder is deemed to hold all of
24 25	those shareholdings. 2 of the people sell their shareholdings so that 9 of the original 11 people now own shareholdings of 11%. Without the
26	rule in this section, the company would fail the ownership tests (as the
27	rule in section 166-225 no longer applies).
28	166-280 Controlled test companies
29	(1) A *tracing rule does not modify how the ownership tests in
30	section 166-145 apply to the tested company in respect of all or
31	part of the voting power in the tested company, or all or some of
32	the rights to *dividends of, or capital in, the tested company, if:
33	(a) either:
34	(i) an entity (the <i>controlling entity</i> ) directly holds that
35	power or has those rights; or

1 2	(ii) an entity (the <i>controlling entity</i> ) indirectly holds that power or has those rights through one or more
3	interposed entities; and
4	(b) the tested company is sufficiently influenced (within the
5	meaning of paragraph 318(6)(b) of the <i>Income Tax</i>
6	Assessment Act 1936) by the controlling entity.
7	Note: However, a tracing rule can modify how the ownership tests in
8	section 166-145 apply to the tested company in respect of voting
10	power or dividend or capital rights held by entities other than controlling entities.
11	(2) A *tracing rule does not modify how the ownership tests in
12	section 166-145 apply to the tested company in respect of all or
13	part of the voting power in the tested company if:
14	(a) the tested company is a *widely held company; and
15	(b) that voting power:
16	(i) is more than 25% of the total voting power in the tested
17	company and is controlled (whether directly, or
18	indirectly through one or more interposed entities) by a
19	natural person, together with his or her *associates; or
20	(ii) is more than 50% of the total voting power in the tested
21	company and is controlled (whether directly, or
22 23	indirectly through one or more interposed entities) by a trustee or company, together with its associates.
24 <b>80</b>	Paragraph 175-5(2)(b)
25 26	Omit "carrying on the same business", substitute "satisfying the same business test".
27 81	At the end of subsection 175-5(2)
28	Add:
29	Note: Companies whose total income for an income year is more than \$100
30 31	million cannot meet the condition in section 165-13 in respect of that year: see section 165-212A.
<b>82</b>	At the end of subsection 175-10(2)
33	Add:
34	Note: Section 175-100 allows the Commissioner to disallow an excluded
35	loss of an insolvent company.
36 <b>83</b>	At the end of subsection 175-15(2)

1		Add:	
2 3		Note:	Section 175-100 allows the Commissioner to disallow an excluded loss of an insolvent company.
4	84	At the end of	subsection 175-20(2)
5		Add:	
6 7		Note:	Section 175-100 allows the Commissioner to disallow the whole or part of any deductions of an insolvent company.
8	85	At the end of	subsection 175-25(2)
9		Add:	
10 11		Note:	Section 175-100 allows the Commissioner to disallow a deduction of an insolvent company.
12	86	At the end of	subsection 175-30(4)
13		Add:	
14 15		Note:	Section 175-100 allows the Commissioner to disallow the whole or part of any deductions of an insolvent company.
16	87	Subsection 1	75-40(1)
17		Omit "or *ne	t capital loss".
18	88	Subsection 1	175-40(1) (note)
19		Omit "or net	capital loss".
20	89	Paragraph 17	75-40(2)(b)
21			ng on the same business", substitute "satisfying the same
22		business test'	<b>,</b> .
23	90	Subsection 1	175-40(2) (note)
24		Repeal the no	ote, substitute:
25 26 27 28		Note 1:	Subdivision 165-A deals with the deductibility of a company's tax loss for an earlier income year if there has been a change in the ownership or control of the company in the period from the start of the loss year to the end of the income year.
29 30 31		Note 2:	Companies whose total income for an income year is more than \$100 million cannot meet the condition in section 165-13 in respect of that year: see section 165-212A.
32	91	Subsection 1	75-45(1)

1		Omit "or *no	et capital loss".
2	92	At the end o	f subsection 175-45(2)
3		Add:	
4 5		Note:	Section 175-100 allows the Commissioner to disallow an excluded loss of an insolvent company.
6	93	Paragraph 1	75-50(1)(b)
7		Omit "or *no	et capital loss".
8	94	At the end o	f subsection 175-50(2)
9		Add:	
10 11		Note:	Section 175-100 allows the Commissioner to disallow an excluded loss of an insolvent company.
12	95	At the end o	of subsection 175-60(2)
13		Add:	
14 15		Note:	Section 175-100 allows the Commissioner to disallow capital losses of parts of capital losses of an insolvent company.
16	96	At the end o	of subsection 175-65(2)
17		Add:	
18 19		Note:	Section 175-100 allows the Commissioner to disallow a capital loss of an insolvent company.
20	97	At the end o	of subsection 175-70(4)
21		Add:	
22 23		Note:	Section 175-100 allows the Commissioner to disallow the whole or part of any capital losses of an insolvent company.
24	98	Paragraph 1	75-80(2)(b)
25			ing on the same business", substitute "satisfying the same
26		business tes	t".
27	99	At the end o	f subsection 175-80(2)
28		Add:	
29 30		Note:	Companies whose total income for an income year is more than \$100 million cannot meet the condition in section 165-126 for the second
31			continuity period: see section 165-212A.

1	100		of subsection	175-85(2)
2		Add:		
3 4		Note:	Section 175-100 all deduction of an inso	ows the Commissioner to disallow some or all of a olvent company.
5	101	At the end	of subsection	175-90(2)
6		Add:		
7 8		Note:	Section 175-100 all deduction of an inso	ows the Commissioner to disallow some or all of a olvent company.
9	102	Subdivisio	n 175-D (headi	ng)
10		Repeal the h	neading, substitute:	
11	Subd	livision 175	-D—Common	rules
12	103	At the end	of Subdivision	175-D
13		Add:		
14 15	175-1	.00 Commis	•	low excluded losses etc. of insolvent
16 17 18 19		under a *exclud	subsection listed i	d in column 1, the Commissioner may, n column 2, disallow some or all of an or *capital loss, of a company (as the
20			ne company is or be	ecomes:
21 22				dministered body corporate within the <i>Corporations Act 2001</i> ; or
23 24		(	•	a similar status under a *foreign law to an inistered body corporate; and
25 26 27			ž •	lvent (within the meaning of section 9 of et 2001) when the administration begins.
	Com	missioner may	disallow excluded	osses etc. for insolvent companies
	Item	Column 1		Column 2
		Despite this	s subsection	the Commissioner may disallow under this subsection:
	1	Subsection	175-10(2)	Subsection 175-10(1)

Subsection 175-15(1)

2

Subsection 175-15(2)

Item	Column 1	Column 2	
	Despite this subsection	the Commissioner may disallow under this subsection:	
3	Subsection 175-20(2)	Subsection 175-20(1)	
4	Subsection 175-25(2)	Subsection 175-25(1)	
5	Subsection 175-30(4)	Subsection 175-30(1) or (2)	
6	Subsection 175-45(2)	Subsection 175-45(1)	
7	Subsection 175-50(2)	Subsection 175-50(1)	
8	Subsection 175-60(2)	Subsection 175-60(1)	
9	Subsection 175-65(2)	Subsection 175-65(1)	
10	Subsection 175-70(4)	Subsection 175-70(1) or (2)	
11	Subsection 175-85(2)	Subsection 175-85(1)	
11	Subsection 175-90(2)	Subsection 175-90(1)	

## 104 Paragraph 180-5(2)(c)

Omit "or \*net capital loss".

#### 105 At the end of section 701-5

Add:

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Note 3: Section 165-212E overrides this rule for the purposes of the same business test.

# 106 Subsection 701-30(3A) (note)

Omit "Note", substitute "Note 1".

## 107 At the end of subsection 701-30(3A)

Add:

Note 2: Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test for that year (even if the company carries on the same business): see section 165-212A.

## 108 At the end of subsection 707-120(3)

Add:

Note: Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test throughout the trial year

(even if the company carries on the same business): see

section 716-805.

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1	109	Paragraph 707-125(1)(b)		
2		Omit "166-5	(4) or (5)", substitute "166-5(5) or (6)".	
3	110	At the end of subsections 707-125(2) and (3)		
4		Add:		
5 6 7		Note:	Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.	
8	111	Paragraph '	707-125(4)(a)	
9		Omit "subse	ction 166-5(4)", substitute "subsection 166-5(5)".	
10	112	Paragraph '	707-125(4)(b)	
11		Omit "subse	ction 166-5(5)", substitute "subsection 166-5(6)".	
12	113	Subsection	707-125(4) (note)	
13		Repeal the n	ote, substitute:	
14 15 16		Note 1:	Subdivision 166-A applies to widely held companies and eligible Division 166 companies unless they choose that Subdivision 165-A apply to them without the modifications made by Subdivision 166-A.	
17 18 19		Note 2:	Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.	
20	114	Paragraph '	707-125(5)(a)	
21		Repeal the p	aragraph, substitute:	
22 23			e income year in which occurred the first time mentioned in absection 166-5(6); or	
24	115	At the end	of subsection 707-135(2)	
25		Add:		
26 27 28		Note:	Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.	
29	116	Subsection	707-205(2) (note 1)	
30		Omit "subse	ction 166-5(1)", substitute "subsection 166-5(2)".	
31	117	Subsection	707-205(2) (note 2)	
32		Omit "or abı	normal trading".	

1	118	Paragraph '	707-210(5)(b)
2		Omit "subse	ction 166-5(5)", substitute "subsection 166-5(6)".
3	119	Subsection	707-210(6)
4		Repeal the si	ubsection, substitute:
5		Same bi	usiness test applying to latest transferee under Division 166
6 7 8 9 10 11		*utilise a *wide both, du the *san transfer	ection 166-5(5) affects whether the latest transferee can the loss for the income year because the latest transferee is ly held company or an *eligible Division 166 company, or uring the year, subsection 166-5(6) operates as if it required ne business test to be applied to the *business the latest ee carried on just before the time described in ion (5) of this section.
13 14 15		Note:	Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test (even if the company carries on the same business): see section 165-212A.
16	120	Subsection	715-15(1) (note)
17		Omit "Note"	', substitute "Note 1".
18	121	At the end	of subsection 715-15(1)
19		Add:	,
20 21 22		Note 2:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.
23	122	At the end	of subsection 715-50(1)
24		Add:	
25 26 27		Note:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.
28	123	Subsection	715-55(1) (note)
29		Omit "Note"	', substitute "Note 1".
30	124	At the end	of subsection 715-55(1)
31		Add:	• •

1 2 3		Note 2:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.
4	125	Subsection	715-60(1) (note)
5		Omit "Note",	substitute "Note 1".
6	126	At the end o	f subsection 715-60(1)
7		Add:	
8 9 10		Note 2:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.
11	127	Subsection	715-70(2) (note)
12		Omit "Note",	substitute "Note 1".
13	128	At the end o	f subsection 715-70(2)
14		Add:	
15 16 17		Note 2:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.
18	129	Subsection	715-95(3) (note)
19		Repeal the no	ote, substitute:
20 21		Note 1:	For provisions about making one of these choices, see sections 715-175 to 715-185.
22 23 24		Note 2:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.
25	130	Subsection	715-355(3) (note)
26		Omit "Note",	substitute "Note 1".
27	131	At the end o	f subsection 715-355(3)
28		Add:	
29 30 31		Note 2:	Companies whose total income for the income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 716-805.
32	132	At the end o	f subsection 715-360(3)
33		Add:	

1 Note 3: Companies whose total income for the income year is more than \$100 2 million cannot satisfy the same business test for the same business test 3 period: see section 716-805. 133 After section 716-800 4 Insert: 5 716-805 Some companies cannot satisfy the same business test 6 (1) For the purposes of this Part (other than subparagraphs 7 707-125(2)(a)(ii) and (4)(a)(ii), Subdivision 709-D and 8 Division 715), a company does *not* satisfy the \*same business test 9 for the \*same business test period if the \*total income of the 10 company for the income year mentioned in paragraph (a) or (b) is 11 more than \$100 million: 12 (a) unless paragraph (b) applies—the income year whose last 13 day falls within the \*trial year; or 14 (b) if there is no such day in the trial year—the income year in 15 which the joining time occurs. 16 17 Note: Section 165-212C sets out how to work out the total income of a company that is not able to work out its total income for a 12 month 18 19 period. (2) For the purposes of subparagraph 707-125(2)(a)(ii) or (4)(a)(ii), a 20 company does not satisfy the \*same business test for the \*same 21 business test period if the \*total income of the company for the 22 income year mentioned in that subparagraph is more than \$100 23 million. 24 (3) For the purposes of Subdivision 709-D, a company does *not* satisfy 25 the \*same business test for the \*same business test period if the 26 \*total income of the company for the following income year is 27 more than \$100 million: 28 (a) if item 1 of the table in subsection 709-215(3) applies—the 29 income year in which the write-off time occurs; 30 (b) if item 2 of the table in subsection 709-215(3) applies—the 31 income year in which the debt test period ends. 32 (4) For the purposes of Division 715, a company does *not* satisfy the 33 \*same business test for the \*same business test period if the \*total 34 income of the company for the following income year is more than 35 \$100 million: 36

1 2 3		(a) for the purposes of section 715-95 (unless paragraph (c) of this section applies)—the income year whose last day falls within the 12 months before the leaving time;
4 5		(b) for the purposes of the rest of Division 715 (unless paragraph (c) of this subsection applies)—the income year
6		whose last day falls within the *trial year;
7		(c) if paragraph (a) or (b) of this subsection applies but there is
8		no such day in those 12 months or the trial year—the income year in which the joining time or the leaving time occurs.
10	134	Subsection 716-850(1) (note)
11		Omit "Note", substitute "Note 1".
12	135	At the end of section 716-850
13		Add:
14 15		Note 2: This section does not apply to section 165-212A or 716-805: see section 165-212C.
16	136	Paragraph 719-260(2)(b)
17		Omit "subsection 166-5(5)", substitute "subsection 166-5(6)".
18	137	Subsection 719-260(2) (at the end of the note)
19		Add "(However, companies whose total income for the claim year is
20		more than \$100 million cannot satisfy the same business test for that
21		year: see section 165-212A.)".
22	138	Subsection 719-260(3)
23		Repeal the subsection, substitute:
24		Same business test for focal company under Division 166
25		(3) If subsection 166-5(5) affects whether the focal company can
26		*utilise the loss for the claim year because the focal company is a
27		*widely held company or an *eligible Division 166 company, or
28		both, during the year, subsection 166-5(6) operates as if it required
29		the *same business test to be applied to the *business the focal company carried on just before the time described in subsection (2)
30 31		of this section.
32 33		Note: Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test for the same business test
		minion came to said the same submess test for the same submess test

	period (even if the company carries on the same business): see section 165-212A.
139	Subsection 719-260(4) (note)
	Omit "subsection 166-5(5)", substitute "subsection 166-5(6)".
140	Section 719-285 (at the end of note 1)
	Add "(Companies whose total income for an income year is more than \$100 million cannot satisfy the same business test for the same business test period: see section 165-212A.)".
141	Subsection 995-1(1)
	Insert:
	<i>bid period</i> has the meaning given by section 9 of the <i>Corporations Act</i> 2001.
142	Subsection 995-1(1) (definition of capital shareholding of less than 1%)
	Repeal the definition.
143	Subsection 995-1(1)
	Insert:
	capital stake has the meaning given by section 166-235.
144	Subsection 995-1(1)
	Insert:
	corporate change has the meaning given by section 166-175.
145	Subsection 995-1(1)
	Insert:
	depository entity has the meaning given by section 166-260.
146	Subsection 995-1(1) (definition of dividend shareholding of less than 1%)
	Repeal the definition.
147	Subsection 995-1(1)

1		Insert:
2		dividend stake has the meaning given by section 166-235.
3	148	Subsection 995-1(1)
4		Insert:
5		eligible Division 166 company means a company:
6		(a) that is <i>not</i> a *widely held company; and
7		(b) in which:
8		(i) *voting stakes that carry rights to more than 50% of the voting power in the company; or
10 11		(ii) *dividend stakes that carry rights to receive more than 50% of any dividends that the company may pay; or
12 13		(iii) *capital stakes that carry rights to receive more than 50% of any distribution of capital of the company;
14 15		are beneficially owned (whether directly, or *indirectly through one or more interposed entities) by:
16		(iv) a widely held company; or
17 18		(v) an entity mentioned in subsection 166-245(2) that satisfies the condition in subsection 166-245(3); or
19		(vi) a *non-profit company; or
20 21		(vii) a charitable institution, a charitable fund or any other kind of charitable body; or
22 23		(viii) 2 or more entities mentioned in subparagraphs (iv) to (vii).
24	149	Subsection 995-1(1)
25		Insert:
26		ends, in relation to a *corporate change, has the meaning given by
27		section 166-175.
28	150	Subsection 995-1(1) (definition of <i>interposed company</i> )
29		Repeal the definition.
30	151	Subsection 995-1(1)
31		Insert:

	<i>managed investment scheme</i> means an entity, with more than 20 members, that is:
	(a) a managed investment scheme for the purposes of the <i>Corporations Act 2001</i> ; or
	(b) an entity with a similar status to a managed investment scheme under a *foreign law relating to corporate regulation.
152	Subsection 995-1(1)
	Insert:
	<b>MDO</b> has the meaning given by section 5 of the <i>Medical Indemnity Act</i> 2002.
153	Subsection 995-1(1) (definition of more than 50% of the listed public company's capital distributions)
	Repeal the definition.
154	Subsection 995-1(1) (definition of more than 50% of the listed public company's dividends)
	Repeal the definition.
155	Subsection 995-1(1) (definition of more than 50% of the voting power in the listed public company)
	Repeal the definition.
156	Subsection 995-1(1) Insert:
	<i>non-profit company</i> has the meaning given by section 3 of the <i>Income Tax Act 1986</i> .
157	Subsection 995-1(1) (definition of <i>notional shareholder</i> )
	Repeal the definition.
158	Subsection 995-1(1) (definition of part of a substantial shareholding)
	Repeal the definition.
159	Subsection 995-1(1)
	Insert:

1		principal class of shares in a company means:
2		(a) those ordinary or common shares of the company that
3		represent the majority of the voting power and value of the
4		company; or
5		(b) if no single class of ordinary or common shares represents
6		the majority of the voting power and value of the company—those classes of ordinary or common shares that represent the
7 8		majority of the voting power and value of the company.
9	160	Subsection 995-1(1)
10		Insert:
11		provides medical indemnity cover has the meaning given by
12		section 5 of the Medical Indemnity (Prudential Supervision and
13		Product Standards) Act 2003.
14	161	Subsection 995-1(1)
15		Insert:
16		takeover bid means a takeover bid under Chapter 6 of the
17		Corporations Act 2001, or under a *foreign law relating to
18		corporate regulation.
19	162	Subsection 995-1(1) (definition of test period)
20		Omit "166-170", substitute "166-80".
21	163	Subsection 995-1(1) (definition of test time)
22		Omit "166-85,".
23	164	Subsection 995-1(1)
24		Insert:
21		
25		<i>total income</i> has the meaning given by section 165-212B.
26	165	Subsection 995-1(1)
27		Insert:
28		tracing rule means a rule in one of the following sections:
29		(a) section 166-225;
30		(b) section 166-230;
31		(c) section 166-240;

1		(d) section 166-245;
2		(e) section 166-255;
3		(f) section 166-260.
4 5	166	Subsection 995-1(1) (definition of voting shareholding of less than 1%)
6		Repeal the definition.
7	167	Subsection 995-1(1)
8		Insert:
9		voting stake has the meaning given by section 166-235.
10	168	Subsection 995-1(1)
1		Insert:
12		widely held company means:
13		(a) a company, *shares in which (except shares that carry a right
14		to a fixed rate of *dividend) are listed for quotation in the official list of an *approved stock exchange; or
6		(b) a company with more than 50 members, other than a
17		company where at least one of the following conditions is
8		met during an income year:
9		(i) no more than 20 persons held, or had the right to acquire
20		or become the holders of, shares representing at least
21		75% of the value of the shares in the company (other
22 23		than shares that only carry a right to a fixed rate of dividend);
24		(ii) at least 75% of the voting power in the company was
25		capable of being exercised by no more than 20 persons;
26		(iii) at least 75% of the amount of any dividend paid by the
27		company during the year was paid to no more than 20
28		persons;
29		(iv) if no dividend was paid by the company during the
80		year—the Commissioner is of the opinion that, if a
31		dividend had been paid by the company during the year, at least 75% of the amount of the dividend would have
32 33		been paid to no more than 20 persons.
34	169	Application of items relating to companies in liquidation

1 2	(1)	The amendments made by items 1, 2 and 3 of this Schedule apply to assessments, made on or after 1 July 1997, for any year of income.
3 4 5	(2)	The amendments made by items 73 and 78 of this Schedule (other than section 165-209 of the <i>Income Tax Assessment Act 1997</i> as inserted by item 73) apply:
6 7		(a) to any tax loss that is claimed in an income year commencing on or after 1 July 1997; and
8 9		(b) to any net capital loss that is applied in an income year commencing on or after 1 July 1998; and
10 11		(c) to any deduction in respect of a bad debt that is claimed in an income year commencing on or after 1 July 1998; and
12 13 14		(d) in determining whether any changeover time or alteration time occurs at or after 1 pm (by legal time in the Australian Capital Territory) on 11 November 1999.
15 16	170	Application of items relating to the continuity of ownership test
17 18 19 20 21 22 23 24 25 26 27 28 29	(1)	The amendments made by items 10, 11, 17, 30, 47, 50, 58, 68 to 71, 73, 79, 109, 111, 112, 114, 118, 119, 136, 138, 139, 141 to 151, 153 to 158, 159, 161, 162, 163 and 165 to 168 of this Schedule (other than section 165-208 of the <i>Income Tax Assessment Act 1997</i> as inserted by item 73) apply:  (a) to any tax loss that is incurred in an income year commencing on or after 1 July 2002; and  (b) to any net capital loss that is made in an income year commencing on or after 1 July 2002; and  (c) to any deduction in respect of a bad debt that is claimed in an income year commencing on or after 1 July 2002; and  (d) in determining whether any changeover time or alteration time occurred on or after 1 July 2002.
30 31 32 33 34 35 36	(2)	However, if:  (a) a tax loss of a company is incurred; or  (b) a net capital loss of a company is made; or  (c) a deduction in respect of a bad debt of a company is claimed; or  (d) a changeover time or alteration time in respect of a company occurs;

1 2 3 4		in an income year that ends before this Act receives the Royal Assent, then the company may choose that the amendments made by the items mentioned in subitem (1) not apply in respect of the loss, deduction or time.
5 6 7	(3)	The company must make the choice under subitem (2) on or before the day it lodges its first income tax return after this Act receives the Royal Assent, or before a later day if the Commissioner allows.
8	(4)	The amendments made by items mentioned in subitem (1) also apply to:
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23		<ul> <li>(a) any tax loss of a company:</li> <li>(i) that is incurred in an income year commencing on or before 30 June 2002; and</li> <li>(ii) that could have been deducted, in accordance with Divisions 165 and 166 as in force at that time, in the first income year commencing after 30 June 2002 if the deduction had not been limited by the company's income for that income year; and</li> <li>(b) any net capital loss of a company:</li> <li>(i) that is made in an income year commencing on or before 30 June 2002; and</li> <li>(ii) that could have been applied, in accordance with Divisions 165 and 166 as in force at that time, in the first income year commencing after 30 June 2002 if the application of the loss had not been limited by the</li> </ul>
24		company's capital gains for that income year.
25	171	Application of items relating to alternative test
26 27 28 29 30 31 32 33	(1)	The amendments made by items 16, 29 and 57 of this Schedule apply to:  (a) any tax loss that is claimed in an income year ending after 21 September 1999; and  (b) any net capital loss that is applied in an income year ending after 21 September 1999; and  (c) any deduction in respect of a bad debt that is claimed in an income year ending after 21 September 1999.
34 35 36	(2)	The amendment made by item 46 of this Schedule applies in determining whether a changeover time occurs at or after 1 pm (by legal time in the Australian Capital Territory) on 11 November 1999.

1 2 3	(3)	The amendment made by item 49 of this Schedule applies in determining whether an alteration time occurs at or after 1 pm (by legal time in the Australian Capital Territory) on 11 November 1999.
4	172	Application of items relating to the same business test
5 6 7 8 9 10 11 12 13	(1)	The amendments made by items 19, 60, 74, 76, 133 and 164 of this Schedule (other than sections 165-212D and 165-212E of the <i>Income Tax Assessment Act 1997</i> as inserted by item 76) apply in respect of:  (a) any tax loss that is incurred in an income year commencing on or after 1 July 2005; and  (b) any net capital loss that is made in an income year commencing on or after 1 July 2005; and  (c) any deduction in respect of a bad debt that is incurred in an income year commencing on or after 1 July 2005.
14		Exceptions
15 16 17 18 19 20 21 22 23 24 25 26 27	(2)	However, the amendments made by the items mentioned in subitem (1) do not apply to:  (a) a loss that is incurred by a head company in an income year commencing on or after 1 July 2005 because of the operation of section 707-140 of the <i>Income Tax Assessment Act 1997</i> if the loss was actually incurred by the joining entity or another entity in an income year commencing before that date; or  (b) any tax loss or net capital loss, incurred or made in an income year commencing on or after 1 July 2005, but only to the extent that it would be taken to be a tax loss or net capital loss of the company for an earlier income year under subsection 165-115B(1) or (2) of the <i>Income Tax Assessment Act 1997</i> if:
28 29 30		<ul><li>(i) the day before the start of that year were a changeover time for the purposes of Subdivision 165-CC of that Act; and</li><li>(ii) no changeover time actually occurred after that time.</li></ul>
31 32 33	Note:	Section 707-140 of the <i>Income Tax Assessment Act 1997</i> is about the effect of transferring a loss from a joining entity to a head company of a consolidated group.
34	173	Application of item relating to trustees of family trusts

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34

1 2 3		The amendment made by item 72 of this Schedule applies in accordance with subitem 17(3) of Schedule 10 to the <i>Taxation Laws Amendment Act (No. 2) 2000</i> .
4	174	Application of amendments relating to MDOs
5		Section 165-212D of the Income Tax Assessment Act 1997 (as inserted
6 7		by item 76 of this Schedule), and items 152 and 160 of this Schedule, apply in respect of:
8 9		(a) any tax loss that is incurred in an income year (whether before or after the commencement of this item); and
10		(b) any net capital loss that is made in an income year (whether
11		before or after the commencement of this item); and
12		(c) any deduction in respect of a bad debt that is claimed in an
13 14		income year (whether before or after the commencement of this item).
15	175	Application of amendment relating to entry history rule
16		Section 165-212E of the <i>Income Tax Assessment Act 1997</i> (as inserted
17		by item 76 of this Schedule) applies on and after 1 July 2002.
18	176	Application of amendment relating to disallowing
19		excluded losses etc. of insolvent companies
20		The amendment made by item 103 of this Schedule applies in respect of
21		administrations that begin on or after the day on which this Act receives
22		the Royal Assent.

2 3	Sched	ule 2—Foreign residents' income with an underlying foreign source
4	Part 1—	-Main amendment
5	Income '	Tax Assessment Act 1997
6 7	1 Before	e Division 820 ert:
8	Division	802—Foreign residents' income with an underlying foreign source
10	Table of S	Subdivisions
11	80	2-A Conduit foreign income
12	Subdivisi	on 802-A—Conduit foreign income
13	Guide to	Subdivision 802-A
14	802-5 Wh	nat this Subdivision is about
15		A distribution that an Australian corporate tax entity makes to a
16		foreign resident is not subject to dividend withholding tax, and is
17 18		not assessable income, to the extent that the entity declares it to be conduit foreign income.
19		An Australian corporate tax entity has an amount that is
20		non-assessable non-exempt income if it receives a distribution
21		including conduit foreign income from another such entity and it
22		makes a distribution including conduit foreign income.
23 24		This Subdivision sets out the method of working out an entity's conduit foreign income.
25 26		It also discourages streaming of distributions to entities that can take advantage of the receipt of conduit foreign income.

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1

2	Operative provisions
3	802-10 Objects
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7	802-25 Conduit foreign income of an Australian corporate tax entity
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9	802-35 Capital gains and losses
10	802-40 Effect of foreign tax credits on conduit foreign income
11	802-45 Previous declarations of conduit foreign income
12 13	Receipt of an unfranked distribution from another Australian corporate tax entity
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15	No streaming of distributions
16	Operative provisions
17	802-10 Objects
18	The objects of this Subdivision are:
19 20	(a) to encourage the establishment in Australia of regional holding companies for foreign groups; and
21 22	<ul><li>(b) to improve Australia's attractiveness as a continuing base for its multinational companies;</li></ul>
23	by providing relief from tax on *distributions by *Australian
24	corporate tax entities to *members who are foreign residents or
25	other Australian corporate tax entities if those distributions relate
26	to *conduit foreign income.
27	802-15 Foreign residents—exempting CFI from Australian tax
28	(1) So much of the *unfranked part of a *frankable distribution made
29	by an *Australian corporate tax entity that the entity declares, in it
30	*distribution statement, to be *conduit foreign income:
31	(a) is not assessable income and is not *exempt income of a
32	foreign resident; and
33	(b) is an amount to which section 128B (Liability to withholding

tax) of the Income Tax Assessment Act 1936 does not apply.

2	*distribution is made.
3 4 5	Note: For a private company, this rule may bring forward the time at which the company is required to make its distribution statement: see section 202-75.
6 7	802-20 Distributions between Australian corporate tax entities— non-assessable non-exempt income
•	•
8	(1) An *Australian corporate tax entity (the <i>receiving entity</i> ) has an
9 10	amount that is not assessable income and is not *exempt income for an income year if:
11 12	(a) it receives from another Australian corporate tax entity a *frankable distribution that has an *unfranked part; and
13	(b) the *distribution statement for the *distribution declares an
14	amount (a received CFI amount) of the unfranked part to be
15	*conduit foreign income; and
16	(c) the receiving entity, after the start of the income year but
17	before the due day for lodging its *income tax return for that
18	income year:
19 20	(i) makes a frankable distribution that has an unfranked part; and
21 22	(ii) declares an amount (a <i>declared CFI amount</i> ) of the unfranked part to be conduit foreign income.
22	unitalised part to be conduit foreign income.
23	(2) The amount that is not assessable income and is not *exempt
24	income is the lesser of:
25	(a) the sum of the received CFI amounts that the receiving entity
26	receives during the income year (the <i>total received CFI</i>
27	amounts); and
28	(b) the amount worked out using this formula:
29	Total declared  Total received  CFI amounts  Total received  T
	CFI amounts ^ Total received CFI amounts - Related expenses
30	where:
31	related expenses means the receiving entity's expenses that are
32	reasonably related to the total received CFI amounts.

total declared CFI amounts means the sum of the declared CFI 1 amounts in distributions made by the receiving entity before the 2 due day for lodging its \*income tax return for the income year. 3 Example: AusCo 1 and AusCo 2 are both Australian corporate tax entities. 4 AusCo 1 pays an unfranked dividend of \$80 to AusCo 2. AusCo 1 5 declares all of the \$80 to be its conduit foreign income (so the \$80 is a 6 7 received CFI amount). 8 AusCo 2 has \$5 of deductible expenses relating to the \$80 dividend. AusCo 2 pays an unfranked dividend of \$30. AusCo 2 declares \$15 of 9 the \$30 to be conduit foreign income (so the \$15 is a declared CFI 10 amount). 11 12 The amount that is not assessable income and is not exempt income for AusCo 2 (assuming there are no other received CFI amounts or 13 14 declared CFI amounts) is:  $\$80 \times \frac{\$15}{\$75} = \$16$ 15 The remaining \$64 is included in AusCo 2's assessable income and it 16 17 can deduct \$4 (the part of the expenses related to the \$64). (3) If the receiving entity's expenses that are reasonably related to the 18 total received CFI amounts equal or exceed the total received CFI 19 amounts for an income year, the total received CFI amounts is not 20 assessable income and is not \*exempt income of the receiving 21 entity for the income year. 22 (4) If a declared CFI amount is taken into account in working out an 23 amount of \*non-assessable non-exempt income of an entity for an 24 25 income year, that amount cannot be taken into account for the entity for a later income year. 26 (5) Work out how much \*conduit foreign income in a \*frankable 2.7 distribution flows through a trust or a partnership in the same way 28 that you work out the \*share of a \*franking credit on a \*franked 29 distribution that flows through a trust or a partnership. That amount 30 is treated as a received CFI amount under this section. 31 Note: See sections 207-50, 207-55 and 207-57 for the share of a franking 32 credit on a franked distribution that flows through a trust or a 33 34 partnership.

1	802-25	Conduit foreign income of an Australian corporate tax entity
2 3 4		An *Australian corporate tax entity's <i>conduit foreign income</i> at a particular time (the <i>relevant time</i> ) is worked out by applying sections 802-30 to 802-55.
5 6 7		Note: Subdivision 715-U modifies the single entity and the entry history rule for the purposes of working out conduit foreign income for consolidated groups and MEC groups.
8	802-30	Foreign source income amounts
9 10 11 12		(1) Work out the amount of the entity's *ordinary income and *statutory income derived by the entity that has been, is or will be included in an income statement or similar statement of the entity or of another entity and that would not be included in the entity's assessable income if the entity:
14 15		(a) for a company or a *corporate limited partnership—were a foreign resident at the relevant time; or
16 17 18		(b) for a *corporate unit trust or *public trading trust—were not a *resident unit trust for the income year in which the relevant time occurs.
19 20 21		Note: Income statements are prepared under the Framework for the Preparation and Presentation of Financial Statements (which is referred to in the Australian Accounting Standards).
22 23 24		(2) Reduce the subsection (1) amount by any part of that amount that is or will be included in the entity's assessable income (apart from section 802-20).
25 26 27 28 29 30 31		<ul> <li>(3) Add to the amount remaining after subsection (2) these amounts:</li> <li>(a) if the entity receives from another *Australian corporate tax entity a *frankable distribution that has an *unfranked part—any amount declared in the *distribution statement for that *distribution to be *conduit foreign income;</li> <li>(b) an amount that is treated as a received CFI amount for the purposes of section 802-20 because of subsection 802-20(5);</li> </ul>
32 33 34		(c) an amount that is *non-assessable non-exempt income under section 23AJ of the <i>Income Tax Assessment Act 1936</i> and that would be not be included under subsection (1).
35 36		(4) Reduce the amount remaining after subsection (3) by these amounts:

1 2 3		(a) an amount that is "non-assessable non-exempt income under section 23AI or 23AK of the <i>Income Tax Assessment Act 1936</i> ;
4 5		(b) an amount that is not included in the entity's assessable income because of the operation of paragraph 99B(2)(e) of
6		that Act;
7		(c) the amount worked out using the formula:
8		Available franking credit $\times \frac{(1 - \text{*General company tax rate})}{\text{General company tax rate}}$
9		where:
10		available franking credit means any part of the amount
11		remaining after subsection (3) to the extent to which a
12		*franking credit arises or will arise for the entity.
13	(5)	Reduce the amount remaining after subsection (4) by any of the
14		entity's expenses that are reasonably related to that amount, except
15		expenses the entity has deducted or can deduct under this Act. In
16 17		applying this subsection to an amount covered by paragraph (3)(a), assume that amount is *non-assessable non-exempt income.
18	(6)	The result is an amount included in the entity's <i>conduit foreign</i>
19		income.
20	(7)	This section applies to an entity as if it had derived an amount if
21		the amount has been applied for its benefit (including by
22		discharging all or part of a debt it owes) or as it directs.
23	802-35 C	apital gains and losses
24		Capital gains
25	(1)	The entity's <i>conduit foreign income</i> includes these amounts:
26		(a) the amount by which a *capital gain of the entity is reduced
27		because of the operation of section 768-505;
28 29		(b) a capital gain that is disregarded because of the operation of subsection 23AH(3) of the <i>Income Tax Assessment Act 1936</i> ;
30 31 32 33		(c) the amount of a capital gain that is disregarded as a result of the operation of an international tax sharing treaty (as defined in subsection 136AA(1) of the <i>Income Tax Assessment Act</i> 1936).
55		1200).

1	Capital losses
2 3 4 5 6 7 8 9	<ul> <li>(2) The entity's <i>conduit foreign income</i> is reduced by these amounts:</li> <li>(a) the amount by which a *capital loss of the entity is reduced because of the operation of section 768-505;</li> <li>(b) a capital loss that is disregarded because of the operation of subsection 23AH(4) of the <i>Income Tax Assessment Act 1936</i>;</li> <li>(c) the amount of a capital loss that is disregarded as a result of the operation of an international tax sharing treaty (as defined in subsection 136AA(1) of the <i>Income Tax Assessment Act 1936</i>).</li> </ul>
11	Timing rule
12 13	(3) The adjustments are made under this section at the end of the income year in which the *CGT event occurred.
14	802-40 Effect of foreign tax credits on conduit foreign income
15 16 17 18 19	The entity's <i>conduit foreign income</i> includes an amount if a credit arose for the entity under section 160AF of the <i>Income Tax Assessment Act 1936</i> for the income year immediately before the one in which the relevant time occurs. The amount is worked out using the formula:
20	Credit $\times \frac{(1 - \text{*General company tax rate})}{\text{General company tax rate}}$
21	802-45 Previous declarations of conduit foreign income
22	The entity's <i>conduit foreign income</i> is reduced if:
23	(a) the entity makes a *frankable distribution that has an
24	*unfranked part; and
25 26	(b) the entity declares an amount of the unfranked part to be conduit foreign income.
27	The amount of the reduction is the amount so declared.
28 29	Note: If the amount declared is less than the amount available for declaration, the difference is available for a later declaration.

1 2	802-50	Australian corporate tax entity
3		(1) The entity's <i>conduit foreign income</i> is reduced if:
4		(a) the entity (the <i>receiving entity</i> ) receives from another
5		*Australian corporate tax entity a *frankable distribution that
6		has an *unfranked part; and
7		(b) the *distribution statement for the *distribution declares an
8		amount (the declared amount) of the unfranked part to be
9		conduit foreign income; and
10		(c) some or all of the declared amount is not *non-assessable non-exempt income under section 802-20.
12		(2) The amount of the reduction is the amount that is not
13		*non-assessable non-exempt income under section 802-20 less any
4		expenses reasonably related to that amount.
15	802-55	No double benefits
16		An amount cannot be both:
17		(a) an unfranked non-portfolio dividend credit for an entity
8		under section 46FB of the Income Tax Assessment Act 1936;
19		and
20		(b) counted towards:
21		(i) the entity's *conduit foreign income; and
22 23		(ii) the entity's *non-assessable non-exempt income under section 802-20.
24	802-60	No streaming of distributions
25		(1) Subsection (2) has effect if:
26		(a) an *Australian corporate tax entity makes one or more
27		*frankable distributions in a *franking period; and
28		(b) at least one of the *distributions has an *unfranked part; and
29		(c) the entity declares an amount of the unfranked part to be
80		*conduit foreign income.
31		(2) If the entity does not, for that *franking period, declare the same
32		proportion of *conduit foreign income for all *membership interests
33		and *non-share equity interests then, instead of the amount that it
34		declared to be conduit foreign income on those *distributions, it is

1	taken to l	have declared under section 802-45 the greater amount		
2		that it would have declared had it declared that same proportion on		
3		all those distributions.		
4	Note:	Breaching subsection (2) may make the entity subject to a penalty		
5		under section 288-80 in Schedule 1 to the Taxation Administration Act		
6		1953 (about over declaring conduit foreign income).		
7	Example:	There are 10,000 membership interests in AusCo Limited, 7,500 held		
8	-	by foreign residents and 2,500 held by Australian residents. It has		
9		\$1,800 of conduit foreign income.		
10		AusCo makes an unfranked distribution of 50 cents per membership		
11		interest to all of its members. It declares \$1,500 of the distribution to		
12		be conduit foreign income for its 7,500 foreign membership interests		
13		(20 cents per membership interest or 40% of each distribution) and		
14		none for its Australian membership interests.		
15		AusCo is taken to have declared the same proportion (40% of each		
16		distribution) of conduit foreign income for its Australian membership		
17		interests (which amounts to \$500 of conduit foreign income). It is		
18		therefore taken to have declared \$2,000 of conduit foreign income.		
19 20		This is an over-declaration of \$200 and a penalty under section 288-80 in School 1. to the Toyotton Administration Act 1053 will apply		
20		in Schedule 1 to the <i>Taxation Administration Act 1953</i> will apply.		
21	(3) For the p	urposes of subsection (2), ignore *membership interests		
22	and *non-	-share equity interests that do not carry a right to receive		
23		ions (other than distributions on winding up).		
23	distribut	ions (other than distributions on whiching up).		
24	(4) Despite s	ubsection (2), an entity that receives a *frankable		
25	distributi	on that has an *unfranked part is entitled to rely on the		
26		ion statement made by the entity that made the		
27	distributi			
41	uisuibuu	UII.		

Income Tax Asse	essment Act 1936
2 Subsection 44	(1) (note)
Omit "Note",	substitute "Note 1".
3 At the end of s	subsection 44(1)
Add:	
Note 2:	An amount declared to be conduit foreign income is not included in assessable income under paragraph (1)(b) or (c): see section 802-15 the <i>Income Tax Assessment Act 1997</i> .
4 Subsection 10	2AAW(1)
After "459A" Assessment A	', insert "of this Act and section 802-15 of the <i>Income Tax</i> act 1997".
5 Subsection 12	1G(12)
After "128D" Assessment A	', insert "of this Act and section 802-15 of the <i>Income Tax</i> act 1997'.
6 At the end of s	subsection 128B(1)
Add:	
Note:	An amount declared to be conduit foreign income is an amount to which this section does not apply: see section 802-15 of the <i>Income Tax Assessment Act 1997</i> .
7 Paragraph 128	BB(3)(gaa)
Repeal the pa	aragraph.
8 Section 128D	
Omit "or (gaa	u)".
9 Subdivision B	of Division 11A of Part III
Repeal the Su	abdivision.

	After "128D", insert "of this Act and section 802-15 of the <i>Income Tax Assessment Act 1997</i> ".
11	At the end of paragraph 202EE(1)(d)
	Add "of this Act or subsection 802-15(1) of the <i>Income Tax Assessmen Act 1997</i> ".
Inc	ome Tax Assessment Act 1997
12	Section 11-55 (table item headed "foreign aspects of income taxation")
	After:
	branch profits of Australian companies
	distributions of conduit foreign income
13	Paragraphs 703-75(3)(c) and (d)
	Repeal the paragraphs, substitute:
	(c) for the purposes of determining the respective balances of the *franking accounts of the original company and the interposed company at and after the completion time.
14	Subparagraph 118-12(2)(a)(vi)
	Repeal the subparagraph, substitute:
	(vi) section 240-40 (treatment of arrangement payments);
	<ul><li>(vii) section 802-15 (foreign residents—exempting CFI from Australian tax); or</li></ul>
15	Before Subdivision 715-V
	Insert:
Sub	odivision 715-U—Effect on conduit foreign income
Tab	ole of sections
	715-875 Extension of single entity rule and entry history rule
	715-880 No CFI for leaving entity

No.

715	5-875 Extension of single entity rule and entry history rule
	(1) Subsection 701-1(1) (Single entity rule) and section 701-5 (Entry history rule) also have effect for all the purposes of Subdivision 802-A (about conduit foreign income).
	(2) This section is not intended to limit the effect that subsection 701-1(1) and section 701-5 have apart from this section.
715	5-880 No CFI for leaving entity
	Despite section 701-40 (the exit history rule), an entity that ceases to be a *subsidiary member of a *consolidated group at a time has no *conduit foreign income at that time.
16	Subdivisions 717-J and 719-X
	Repeal the Subdivisions.
17	Subsection 995-1(1)
	Insert:
	Australian corporate tax entity: an entity is an Australian corporate tax entity at a particular time if the entity is:
	(a) a *corporate tax entity at that time; and
	(b) for a company or a *corporate limited partnership—an Australian resident at that time; and
	(c) for a *corporate unit trust or a *public trading trust—a
	*resident unit trust for the income year in which that time occurs.
18	Subsection 995-1(1)
	Insert:
	<i>conduit foreign income</i> has the meaning given by Subdivision 802-A.
19	Subsection 995-1(1) (definition of FDA credit)
	Repeal the definition.
20	Subsection 995-1(1) (definition of FDA debit)
	Repeal the definition.

1 2	21	Subsection 995-1(1) (definition of <i>FDA declaration</i> )  Repeal the definition.
3 4	22	Subsection 995-1(1) (definition of FDA declaration percentage)
5		Repeal the definition.
6	23	Subsection 995-1(1) (definition of FDA surplus)
7		Repeal the definition.
8	24	Subsection 995-1(1) (definition of foreign dividend account)
10		Repeal the definition.
11	Та.	xation Administration Act 1953
12	25	After section 288-75 in Schedule 1
12 13	23	Insert:
13		moet.
14 15	288	8-80 Administrative penalty for over declaring conduit foreign income
16 17		(1) An *Australian corporate tax entity is liable to an administrative penalty if:
18 19		(a) the entity makes a *frankable distribution that has an *unfranked part; and
20 21		(b) the entity declares an amount of the unfranked part to be *conduit foreign income; and
22		(c) the sum of the amounts declared exceeds the amount of the
23		entity's conduit foreign income at:
24		<ul><li>(i) if the entity declares the distribution before making the distribution—the time of the declaration; or</li></ul>
25 26		(ii) otherwise—the time the distribution is made.
		(2) The amount of the penalty is the sum of the amounts worked out
27 28		under subsections (3) and (4).
29		(3) The amount is:

	*General company Excess referred to interests
1	*General company tax rate
2	where:
3	Australian membership interests means the number of
4	*membership interests or *non-share equity interests in the entity
5	that are not covered by the definition of foreign membership
6	<i>interests</i> in subsection (4).
7	total membership interests means the number of *membership
8	interests or *non-share equity interests in the entity held by entities
9	that are entitled to receive the *distribution.
10	(4) The amount is:
11	
12	where:
13	applicable withholding tax rate means 50% of the rate of tax set
14	out in subparagraph 7(a)(ii) of the Income Tax (Dividends, Interest
15	and Royalties Withholding Tax) Act 1974.
16	foreign membership interests means the number of *membership
17	interests or *non-share equity interests in the entity held by entities
18	that are entitled to receive the *distribution and in relation to whom
19	the entity is required to withhold amounts under section 12-210
20	disregarding the operation of section 12-300 (about limits on the
21	amount withheld).
22	total membership interests means the number of *membership
23	interests or *non-share equity interests in the entity held by entities
24	that are entitled to receive the *distribution.

## 1 Part 3—Application and transitional 2 26 General application 3 The amendments made by Part 1, and items 15, 17 and 18, of this 4 Schedule apply to income years starting on or after 1 July 2005. 5 27 Income years starting on 1 July 2005 or after that day and 6 before Royal Assent 7 This item applies to an entity for whom an income year (the *first year*) (1) 8 9 starts: (a) on 1 July 2005; or 10 (b) after that day and before the day on which this Act receives 11 the Royal Assent. 12 The entity can only declare an amount to be conduit foreign income (2) 13 under Subdivision 802-A of the Income Tax Assessment Act 1997 on or 14 after the day on which this Act receives the Royal Assent. 15 An FDA surplus that exists for the entity under Subdivision B of (3) 16 Division 11A of Part III of the Income Tax Assessment Act 1936 at the 17 end of the day before the day on which this Act receives the Royal 18 Assent has effect as if it were the entity's conduit foreign income under 19 Subdivision 802-A of the Income Tax Assessment Act 1997. 20 Any FDA credit under section 128TA of the Income Tax Assessment (4) 21 Act 1936 that arises during the period starting on 1 July 2005 and 22 ending on the day before the day on which this Act receives the Royal 23 Assent cannot also be conduit foreign income. 24 Section 802-40 of the *Income Tax Assessment Act 1997*, as inserted by (5) 25 item 1, does not apply to the first year. 26 28 Later starting income years 27 (1) This item applies to an entity for whom an income year (also the first 28 *year*) starts on or after the day on which this Act receives the Royal 29 Assent and before 1 July 2006. 30 (2) The amendments made by items 7, 8, 9, 13 and 16, and 19 to 24, of this 31 Schedule apply from the start of the first year. 32

- 1 (3) An FDA surplus that exists for the entity under Subdivision B of
  2 Division 11A of Part III of the *Income Tax Assessment Act 1936* at the
  3 start of the first year has effect as if it were the entity's conduit foreign
  4 income under Subdivision 802-A of the *Income Tax Assessment Act*5 1997.
- 6 (4) Section 802-40 of the *Income Tax Assessment Act 1997*, as inserted by item 1, does not apply to the first year.

Sche	edule 3- activ		ductions for illegal	
Incom	ne Tax As	sessment Act 1997	,	
1 Sec	tion 12-5			
	Insert in its letter-by-let		l position, determined on a	
illegal	activities		26-54	
2 Afte	er section	26-53		
	Insert:			
26-54	Expenditu	re relating to illegal a	activities	
			Act a loss or outgoing to the extent	
			nerance of, or directly in relation to	
			e against an *Australian law of whice offence was, or could have been,	Sn
	•	uted on indictment.	offence was, of court have seen,	
	(2) Despite	e section 170 of the <i>Inco</i>	ome Tax Assessment Act 1936, the	
	Comm	issioner may amend you	ur assessment at any time within 4	
	-	· · · · · · · · · · · · · · · · · · ·	of the relevant offence for the section (1) of this section.	
			section (1) of this section.	
3 Afte	er section	110-37		
	Insert:			
110-38	Exclusion	18		
	Expend	diture does <i>not</i> form par	rt of any element of the cost base to	)
		_	revents it being deducted (even if	
		other provision also prev		
	Note:	Section 26-54 prevents de offences.	eductions for expenditure related to certain	ı
4 Afte	er subsec	tion 110-55(9)		
	Insert:			

(9A) Expenditure does not form part of the reduced cost base to the 1 extent that section 26-54 prevents it being deducted (even if some 2 other provision also prevents it being deducted). 3 Note: Section 26-54 prevents deductions for expenditure related to certain 4 offences. 5 5 Application 6 The amendments made by this Schedule apply to amounts incurred after 7 8 29 April 2005.

schedule 4—Film copyright
ncome Tax Assessment Act 1936
Paragraph 124PA(4)(b)
Omit "whichever of sections 124U and 124UA is applicable", substitute "section 124UA".
Section 124U
Repeal the section.
Subsection 124UA(2)
Repeal the subsection, substitute:
(2) The owner of a unit of industrial property that relates to a copyright
subsisting in an Australian film may elect that this Division does not apply in relation to that unit.
ncome Tax Assessment Act 1997
Paragraph 40-70(2)(b)
After "intellectual property", insert "(except copyright in a *film)".
Subsection 40-95(7) (table item 5)
After "Copyright", insert "(except copyright in a *film)".
Subsection 40-95(7) (table item 7)
After "copyright", insert "(except copyright in a *film)".
Subsection 40-100(4)
After "*non-assessable non-exempt income", insert "and, if relevant for
the asset".
Subsection 40-105(1)
After "*non-assessable non-exempt income", insert "and, if relevant for the asset".
Subsection 40-105(4)

	Omit "mentioned in the table in subsection 40-95(7)", substitute "to
	which an item in the table in subsection 40-95(7) applies".
10	Subsection 40-110(1) (example)
	Repeal the example, substitute:
	Example: Some examples of changes in circumstances that may result in your recalculating the effective life of a depreciating asset are:
	<ul> <li>your use of the asset turns out to be more or less rigorous than you expected (or was anticipated by the Commissioner' determination);</li> </ul>
	<ul> <li>there is a downturn in demand for the goods or services the asset is used to produce that will result in the asset being scrapped;</li> </ul>
	<ul> <li>legislation prevents the asset's continued use;</li> </ul>
	<ul> <li>changes in technology make the asset redundant;</li> </ul>
	<ul> <li>there is an unexpected demand, or lack of success, for a film</li> </ul>
11	Subsection 40-110(5)
	Omit "mentioned in the table in subsection 40-95(7)", substitute "to which an item in the table in subsection 40-95(7) applies".
12	Application
	The amendments made by this Schedule apply to copyright in a film acquired on or after 1 July 2004.
	11

Schedule 5—Employee share schemes
Income Tax Assessment Act 1936
1 Subsections 26AAC(1) and (2)
After "this section", insert "and section 26AAD".
2 Subsection 26AAC(4AA) Omit "does", substitute "and section 26AAD do".
3 After section 26AAC Insert:
26AAD The effect of 100% takeovers and restructures on the operation of section 26AAC
Treating acquisitions as continuations of existing shares etc.
(1) To the extent that:
(a) a taxpayer acquires:
(i) shares in a company (the new company) that can
reasonably be regarded as matching shares in another
company (the <i>old company</i> ) that the taxpayer had
acquired under a scheme for the acquisition of shares by employees; or
(ii) rights to acquire shares in a company (the <i>new</i>
company) that can reasonably be regarded as matching
rights in another company (the old company) that the
taxpayer had acquired under a scheme for the
acquisition of shares by employees; and
(b) the acquisition occurs in connection with a 100% takeover, or a restructure, of the old company; and
(c) as a result of the takeover or restructure, the taxpayer ceased
to hold the shares or rights in the old company;
then, if the conditions in subsections (3) to (5) are met, the
matching shares or rights are treated, for the purposes of
section 26AAC, as if they were a continuation of the shares or
rights in the old company.

1 2 3 4	Note: In determining to what extent something can reasonably be regarded as matching shares or rights in the old company, one of the factors to consider is the respective market values of that thing and of those shares or rights.
5	Treating acquisitions as disposals of existing shares etc.
6 7	(2) However, to the extent that, in connection with the takeover or restructure, the taxpayer acquires anything that:
8	(a) can reasonably be regarded as matching any shares or rights in the old company that the taxpayer had acquired under a scheme for the acquisition of shares by employees; but
10 11 12	(b) is not a matching share or right to which subsection (1) applies;
13 14 15 16	the taxpayer is treated, for the purposes of section 26AAC, as having disposed of shares, or disposed of rights (other than by exercising them), that the taxpayer held, under a scheme for the acquisition of shares by employees, in the old company immediately before the takeover or restructure.
18	Conditions for the continuation of shares or rights
19 20 21 22	(3) The first condition is that, immediately before the takeover or restructure, the taxpayer held shares, or rights to acquire shares, in the old company under a scheme for the acquisition of shares by employees.
23	(4) The second condition is that:
24 25	<ul><li>(a) to the extent that the matching shares or rights are shares, they are ordinary shares; or</li></ul>
26 27	(b) to the extent that the matching shares or rights are rights, they are rights to acquire ordinary shares.
28 29	(5) The third condition is that the matching shares or rights are subject to:
30 31 32	<ul><li>(a) the same conditions or restrictions as; or</li><li>(b) conditions or restrictions that have the same effect as;</li><li>the conditions or restrictions (if any) that attached to the shares or</li></ul>
33 34	rights in the old company that they can reasonably be regarded as matching.

1	Apportionment rules
2	(6) If:
3	(a) subsection (1) applies to shares or rights that the taxpayer has
4	acquired; and
5	(b) the taxpayer had paid or given consideration (the <i>original</i>
6	consideration) for an acquisition, under a scheme for the
7	acquisition of shares by employees, of any of the shares or
8	rights in the old company (the <i>original shares or rights</i> );
9	the taxpayer is treated as having paid or given, for any of the
0	apportionable assets for the original shares or rights, consideration
1	of an amount worked out by spreading the original consideration
12	proportionately among all the apportionable assets according to
13	their market values immediately after the takeover or restructure.
4	(7) The <i>apportionable assets</i> for the original shares or rights are:
15	(a) all matching shares or rights held by the taxpayer that are
16	treated because of this section as a continuation of the
17	original shares or rights; and
18	(b) anything else that the taxpayer acquired in connection with
19	the takeover or restructure and that can reasonably be
20	regarded as matching the original shares or rights; and
21	(c) in the case of a restructure—any shares or rights in the old
22	company that the taxpayer held immediately before, and
23 24	continues to hold immediately after, the restructure and that can reasonably be regarded as matching the original shares or
24 25	rights.
26	Definitions
27	(8) In this section:
28	100% takeover has the same meaning as in section 139GCB.
29	conditions or restrictions, in relation to shares or rights, means
80	conditions or restrictions (if any) relating to:
31	(a) the shares or rights, or shares acquired as a result of the
32	exercise of the rights; or
33	(b) the issue or disposal of the shares or rights, or shares
34	acquired as a result of the exercise of the rights.

1 2		<i>employee</i> , in relation to a company, includes a director of the company.
3 4		<b>holding company</b> has the same meaning as in the <i>Corporations Act</i> 2001.
5 6 7		<i>market value</i> has the same meaning as in Subdivision F of Division 13A, as that Subdivision applies for the purposes of section 139DS.
8 9		Note: Subsection 139FA(4) alters the meaning of market value of a share or right for the purposes of section 139DS.
10		restructure has the same meaning as in section 139GCC.
11		subsidiary has the same meaning as in the Corporations Act 2001.
12	4	Subsection 139CE(1)
13		After "that", insert ", subject to subsection (3A),".
14	5	After subsection 139CE(3)
15		Insert:
16 17 18 19		(3A) Subsection (3) does not apply in relation to a share or right that, because of section 139DQ, is treated, for the purposes of this Division, as if it were a continuation of a share or right acquired under an employee share scheme.
20	6	Subsection 139DD(2A)
21		Repeal the subsection, substitute:
22		(2A) To avoid doubt:
23 24		(a) the taxpayer does not lose the right if, because of section 139DQ, another right is treated, for the purposes of
25		this Division, as if it were a continuation of that right; but
26 27		(b) the taxpayer loses the right if the taxpayer loses the other right without having exercised it.
28	7	Subsection 139DD(3)
29		Omit "is" (second occurring), substitute "was, at the time the right was
30		acquired,".
31	8	After subsection 139DD(3A)

1	insert:
2 3	(3B) If, but for subsection 139DR(2), rights acquired by the taxpayer would, because of section 139DQ, be treated for the purposes of
4	this Division as a continuation of other rights, the rights are to be
5	treated for the purposes of this section as if they were a
6	continuation of the other rights.
7	9 Subsection 139DR(2)
8	Omit "at or about the time the taxpayer acquires the matching shares or
9	rights, the taxpayer is", substitute "if the taxpayer has not made an
10	election under section 139E covering the share or right, the taxpayer is,
11 12	at or about the time the taxpayer acquires the matching shares or rights,".
12	rights, .
13	10 Subsection 139DR(4)
14	Repeal the subsection.
15	11 Subsection 139DR(5)
16	Omit "fifth", substitute "fourth".
10	Office from the contract of th
17	12 Subsection 139DR(6)
18	Omit "sixth", substitute "fifth".
19	Income Tax Assessment Act 1997
20	13 After subsection 115-30(1)
21	Insert:
22	(1A) A *share or right that, under section 139DQ of the <i>Income Tax</i>
23	Assessment Act 1936, is treated as if it were a continuation of
24	another share or right for the purposes of Division 13A of Part III
25	of that Act is treated in the same way for the purposes of item 8 of
26	the table in subsection (1) of this section.
27	14 At the end of subsection 130-80(1)
28	Add:
29	Note: The fact that you made an election under section 139E of the <i>Income</i>
30	Tax Assessment Act 1936 does not prevent a share or right from being
31 32	treated as a continuation of a share or right acquired under an employee share scheme.
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## Income Tax (Transitional Provisions) Act 1997

2	15	At the end of section 130-80
3		Add:
4 5 6 7		(3) Shares, or rights to acquire shares, that, under section 26AAD of the <i>Income Tax Assessment Act 1936</i> , are treated as a continuation of shares, or rights to acquire shares, in a company for the purposes of section 26AAC of that Act:
8 9		(a) are treated in the same way for the purposes of this section; and
10 11 12 13		(b) are taken, for the purposes of this section, to have been acquired at the time of the last acquisition of the shares or rights that was not treated as such a continuation for the purposes of section 26AAC of that Act.
14	16	At the end of section 130-80
15		Add:
16 17 18 19		(4) Shares or rights that, under section 139DQ of the <i>Income Tax</i> Assessment Act 1936, are treated as a continuation of shares or rights in a company for the purposes of Division 13A of Part III of that Act:
20 21		(a) are treated in the same way for the purposes of this section; and
22 23 24 25		(b) are taken, for the purposes of this section, to have been acquired at the time of the last acquisition of the shares or rights that was not treated as such a continuation for the purposes of that Division.
26	17	At the end of section 130-95
27		Add:
28 29 30 31		(3) Shares, or rights to acquire shares, that, under section 26AAD of the <i>Income Tax Assessment Act 1936</i> , are treated as a continuation of shares, or rights to acquire shares, in a company for the purposes of section 26AAC of that Act:
32 33		<ul><li>(a) are treated in the same way for the purposes of this Subdivision; and</li></ul>
34		(b) are taken, for the purposes of this Subdivision, to have been

35

acquired at the time of the last acquisition of the shares or

1 2		rights that was not treated as such a continuation for the purposes of section 26AAC of that Act.
3	18 Su	bsection 130-110(5)
4		Repeal the subsection, substitute:
5		(5) Either:
6		(a) there must have been an acquisition of a share or a right to
7		acquire a share by the PAYE earner or associate under a
8		scheme for the acquisition of shares by employees to which
9 10		section 26AAC of the <i>Income Tax Assessment Act 1936</i> applies; or
11		(b) there must be a share or right that, because of section 26AAL
12		of that Act, was treated, for the purposes of section 26AAC
13 14		of that Act, as if it were a continuation of a share or right in a company.
15	Taxat	ion Laws Amendment Act (No. 3) 2003
16	19 At	the end of item 12 of Schedule 2
17		Add:
18	(4)	A share or right that, under section 139DQ of the <i>Income Tax</i>
19	( )	Assessment Act 1936, is treated as if it were a continuation of another
20		share or right for the purposes of Division 13A of Part III of that Act:
21		(a) is treated in the same way for the purposes of subitem (3) of
22		this item; and
23		(b) is taken, for the purposes of that subitem, to have been
24 25		acquired at the time of the last acquisition of the share or right that was not treated as such a continuation for the
26		purposes of that Division.
27	20 Ap	pplication
28	(1)	The amendments made by this Schedule apply, and are taken to have
29		applied, to acquisitions of shares or rights on or after the day on which
30		this Schedule commences.
31	(2)	In this item:
32		acquisition, of a share or right:

1	(a) in relation to the application of items 1 to 3, 15, 17 and 18 of
2	this Schedule, has the same meaning as in section 26AAC of
3	the Income Tax Assessment Act 1936; or
1	(b) in relation to the application of items 4 to 14, 16 and 19 of
5	this Schedule, has the same meaning as in Division 13A of
5	Part III of the Income Tax Assessment Act 1936.

Sc	hedule 6—Superannuation guarantee charge
Inco	ome Tax Assessment Act 1997
1 S	ection 12-5 (table item headed "superannuation guarantee charge")
	Repeal the item, substitute:
sup	erannuation guarantee charge
	no deduction for
	late contribution offset, no deduction for
2 A	t the end of Division 26
	Add:
26-8	5 Amounts offset against superannuation guarantee charge
	You cannot deduct under this Act a contribution made for an
	employee of yours if you elect under subsection 23A(1) of the
	Superannuation Guarantee (Administration) Act 1992 that the
	contribution be offset against your liability to pay superannuation
	guarantee charge.
Sup	erannuation Guarantee (Administration) Act 1992
3 S	ubsection 5(3)
	Repeal the subsection, substitute:
	(3) Part 8 has effect as if any superannuation guarantee charge for a
	quarter in respect of a superannuation guarantee shortfall of the
	Commonwealth had been paid on:
	(a) for a quarter beginning on 1 January—28 May in the next
	quarter; and
	(b) for a quarter beginning on 1 April—28 August in the next
	quarter; and
	(c) for a quarter beginning on 1 July—28 November in the next quarter; and
	quarter, and

1 2	(d) for a quarter beginning on 1 October—28 February in the next quarter.
3	4 Subsection 6(1)
4	Insert:
5 6	approved form has the meaning given by section 388-50 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
7	5 After section 23
8	Insert:
9	23A Offsetting late payments against charge
10	(1) A contribution to a complying superannuation fund or an RSA
11	made by an employer for the benefit of an employee is offset under
12	subsection (3) if:
13	(a) the contribution is made:
14	(i) after the end of the period of 28 days after the end of a
15	quarter; and  (ii) before the and of the 28th day of the second month after
16 17	(ii) before the end of the 28th day of the second month after the end of the quarter; and
18	(b) the employer elects, in the approved form, that the
19	contribution be offset.
20	(2) The election must be made within 4 years after the employer's
21	superannuation guarantee charge for the quarter became payable.
22	The election cannot be revoked.
23	(3) The contribution is offset against the employer's liability to pay
24	superannuation guarantee charge to the extent that the liability
25	relates to:
26	(a) that part of the employer's nominal interest component for
27	the quarter that relates to the employee; or
28 29	(b) the employer's individual superannuation guarantee shortfall for the employee for the quarter.
30	(4) The contribution is offset against that part of the employer's
30 31	nominal interest component for the quarter that relates to the
32	employee before any remainder is offset against the employer's
33	individual superannuation guarantee shortfall for the employee for
34	the quarter.

1 2 3 4	(5) A contribution to a superannuation fund or an RSA made by an employer for the benefit of an employee that is taken into account under this section in relation to a quarter is not to be taken into account:
5 6	<ul><li>(a) under this section in relation to any other quarter; or</li><li>(b) under section 22 or 23.</li></ul>
7	6 Subsection 33(1)
8	Repeal the subsection, substitute:
9 10 11	(1) An employer who has a superannuation guarantee shortfall for a quarter must lodge a superannuation guarantee statement for the quarter on or before:
12 13	(a) for a quarter beginning on 1 January—28 May in the next quarter; and
14 15	(b) for a quarter beginning on 1 April—28 August in the next quarter; and
16 17	(c) for a quarter beginning on 1 July—28 November in the next quarter; and
18 19	(d) for a quarter beginning on 1 October—28 February in the next quarter.
20	7 Paragraph 35(1)(d)
21	Repeal the paragraph, substitute:
22 23 24	(d) the assessment is taken to have been made on the later of the day on which the statement was lodged and the following day:
25 26	(i) for a quarter beginning on 1 January—28 May in the next quarter; and
27 28	(ii) for a quarter beginning on 1 April—28 August in the next quarter; and
29 30	(iii) for a quarter beginning on 1 July—28 November in the next quarter; and
31 32	(iv) for a quarter beginning on 1 October—28 February in the next quarter.
33	8 Subsection 46(2) (definition of <i>lodgment day</i> )
34	Repeal the definition, substitute:
35	lodgment day for a quarter means:

1 2		(a) for a quarter beginning on 1 January—28 May in the next quarter; and
3 4		(b) for a quarter beginning on 1 April—28 August in the next quarter; and
5 6		(c) for a quarter beginning on 1 July—28 November in the next quarter; and
7 8		(d) for a quarter beginning on 1 October—28 February in the next quarter.
9	9 At	the end of Part 7
10		Add:
11	62A	Offsets to be disregarded
12 13 14 15		In working out the amount of superannuation guarantee charge payable by an employer for a quarter for the purposes of this Part, disregard the amount of any offset under section 23A (about offsetting late payments against charge).
16	10 A	pplication
17 18	(1)	The amendments made by items 1, 2, 4, 5 and 9 of this Schedule apply to contributions made on or after 1 January 2006.
19 20 21	(2)	The amendments made by items 3, 6, 7 and 8 of this Schedule apply to obligations relating to the quarter beginning on 1 October 2005 and later quarters.

S	chedule 7—Superannuation on back payments
In	acome Tax Assessment Act 1936
1	Subsection 82AAC(1)
	Repeal the subsection (not including the notes), substitute:
	(1) The amount of a contribution made by a taxpayer is allowable as a deduction to the taxpayer for the year of income of the taxpayer in which the contribution was made if:
	(a) the contribution was made to a fund for the purpose of making provision for superannuation benefits payable for another person (whether or not the benefits are payable to a dependant of the other person if the other person dies before or after becoming entitled to receive the benefits); and
	(b) the fund is a complying superannuation fund, within the meaning of Part IX, in relation to the year of income of the fund in which the contribution is made; and
	(c) one or more of these applies:
	<ul> <li>(i) the other person was an eligible employee;</li> <li>(ii) the contribution reduces the taxpayer's charge percentage in respect of the other person under section 22 or 23 of the Superannuation Guarantee (Administration) Act 1992;</li> </ul>
	(iii) the other person was an employee for the purposes of that Act.
2	Subsection 82AAC(2)
	Omit "particular employee", substitute "particular person".
3	Subsection 82AAC(2)
_	Omit "employee's", substitute "person's".
4	Subsection 82AAC(2A) Omit "An employee's", substitute "A person's".
5	Paragraphs 82AAC(2A)(a) and (b)

1		Omit "employee", substitute "person".
2	6 I	Paragraph 82AAD(1)(a)
3		Omit "an eligible employee", substitute "another person".
4	7 \$	Section 82AADA
5		Omit "an eligible employee", substitute "another person".
6	8 9	Subsection 82AAF(1)
7 8 9 10		After "eligible employee", insert ", another person where the deposit reduces the taxpayer's charge percentage in respect of the other person under section 22 or 23 of the <i>Superannuation Guarantee</i> ( <i>Administration</i> ) <i>Act 1992</i> or another person who is an employee for the purposes of that Act".
12	9 9	Subsection 82AAF(2)
13		Omit "particular employee", substitute "particular person".
14	10	Subsection 82AAQ(1)
15		Omit "an employee", substitute "another person".
16	11	Paragraph 82AAQ(2)(a)
17		Omit "an employee", substitute "another person".
18	12	Subsections 82AAR(1) and (2)
19		After "an employee or employees", insert ", another person or persons
20 21		where the amount paid reduces the taxpayer's charge percentage in respect of the other person under section 22 or 23 of the
22		Superannuation Guarantee (Administration) Act 1992 or another person
23		or persons who are employees for the purposes of that Act".
24	13	Subsection 82AAR(4)
25		After "an employee", insert ", another person where the amount paid
26		reduces the taxpayer's charge percentage in respect of the other person
27		under section 22 or 23 of the Superannuation Guarantee
28 29		(Administration) Act 1992 or another person who is an employee for the purposes of that Act".

Income Tax Assessment Act 1997

30

1	14	Paragraph 26-80(2)(b)
2		Repeal the paragraph, substitute:
3		(b) you pay the contribution in respect of the other person on or
4 5		before the day that is 28 days after the end of the month in which the other person turns 70 years old.
6	15	Paragraphs 26-80(4)(b) and (5)(b)
7 8		Omit "an eligible employee (within the meaning of section 82AAA of that Act)", substitute "another person".
9	16	Paragraph 26-80(5)(c)
10		Omit "employee", substitute "other person".
11	Su	perannuation Guarantee (Administration) Act 1992
12	17	Before section 16
13		Insert:
14	151	3 Application of Part to former employees
15 16 17 18		This Part applies to salary or wages paid to, and contributions for the benefit of, a former employee as if the former employee were an employee of the person who was the former employee's employer.
19	18	After subsection 63A(1)
20		Insert:
21 22 23		(1A) This Part applies to a former employee as if the former employee were an employee of the person who was the former employee's employer.
23		
24	19	Previous interpretation preserved
25		The amendments made by this Schedule are not to be taken to affect by
26 27		implication the interpretation of a provision amended by this Schedule at a time before the commencement of this Schedule.
28	20	Application

3

The amendments made by this Schedule apply to payments made on or after the first day of the first quarter after the quarter in which this Act receives the Royal Assent.