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The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Fuel Tax (Consequential and Transitional Provisions) Bill 2006

No. , 2006

(Treasury)

A Bill for an Act to deal with consequential and transitional matters arising from the enactment of the *Fuel Tax Act 2006*, and for other purposes

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	onal matters arising from the enactment of I Tax Act 2006, and for other purposes
The Parliament of Australia enacts:	
1 Short tit	ile
	This Act may be cited as the Fuel Tax (Consequential and Transitional Provisions) Act 2006.
2 Commen	ncement
(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.

A Bill for an Act to deal with consequential and

Commencement information			
Column 1	Column 2	Column 3	
Provision(s)	Commencement	Date/Details	
1. Sections 1 to 4 and anything in this Act not elsewhere covered by this table	The day on which this Act receives the Royal Assent.		
2. Schedule 1, Part 1	1 July 2006.	1 July 2006	
3. Schedule 1, items 4 to 6	1 January 2007.	1 January 2007	
4. Schedule 1, item 7	1 July 2009.	1 July 2009	
5. Schedule 1, Part 3	1 January 2007.	1 January 2007	
6. Schedule 2, Part 1	1 July 2006.	1 July 2006	
7. Schedule 2, Part 2	1 July 2007.	1 July 2007	
8. Schedule 3, Parts 1 to 4	1 July 2006.	1 July 2006	
9. Schedule 3, Part 5	1 July 2010.	1 July 2010	
10. Schedule 3, Parts 6 and 7	1 July 2012.	1 July 2012	
11. Schedule 3, Part 8, Division 1	1 July 2007.	1 July 2007	
12. Schedule 3, Part 8, Division 2	1 July 2010.	1 July 2010	
13. Schedule 3, Part 8, Division 3	1 July 2012.	1 July 2012	
14. Schedule 3, Part 8, Division 4	1 July 2013.	1 July 2013	
15. Schedule 4, items 1 and 2	The day on which the Bill for this Act is introduced into the Parliament.		
16. Schedule 4, item 3	Immediately after the commencement of section 34 of the <i>Product Grants and Benefits Administration Act 2000</i> .	19 June 2000	

Commencement information			
Column 1	Column 2	Column 3	
Provision(s)	Commencement	Date/Details	
17. Schedule 4, item 4	The day on which this Act receives the Royal Assent.		
18. Schedule 5, Part 1	At the same time as the <i>Fuel Tax Act 2006</i> commences.	1 July 2006	
19. Schedule 5,	The later of:		
items 59 and 60	(a) immediately after the commencement of the <i>Fuel Tax Act 2006</i> ; and		
	(b) the commencement of Schedule 4 to the <i>Tax Laws Amendment (2005 Measures No. 4) Act 2005.</i>		
	However, the provision(s) do not commence at all unless both of the events mentioned in paragraphs (a) and (b) occur.		
20. Schedule 5, items 61 and 62	Immediately before the commencement of Schedule 4 to the <i>Tax Laws Amendment</i> (2005 Measures No. 4) Act 2005.		
	However, if Schedule 4 to the <i>Tax Laws Amendment (2005 Measures No. 4) Act 2005</i> commences before the <i>Fuel Tax Act 2006</i> commences, the provision(s) do not commence at all.		
21. Schedule 5, Part 3	At the same time as the <i>Fuel Tax Act 2006</i> commences.	1 July 2006	
22. Schedule 5,	The later of:		
Part 4	(a) immediately after the commencement of the <i>Fuel Tax Act 2006</i> ; and		
	(b) the commencement of Schedule 4 to the <i>Tax Laws Amendment (2005 Measures No. 4) Act 2005.</i>		
	However, the provision(s) do not commence at all unless both of the events mentioned in paragraphs (a) and (b) occur.		
Note:	This table relates only to the provisions of this A passed by the Parliament and assented to. It will	•	

deal with provisions inserted in this Act after assent.

(2) Column 3 of the table contains additional information that is not 1 part of this Act. Information in this column may be added to or 2 edited in any published version of this Act. 3 3 Schedule(s) 4 Each Act that is specified in a Schedule to this Act is amended or 5 repealed as set out in the applicable items in the Schedule 6 concerned, and any other item in a Schedule to this Act has effect 7 according to its terms. 8 4 Regulations 9 The Governor-General may make regulations prescribing matters: 10 (a) required or permitted by this Act to be prescribed; or 11 (b) necessary or convenient to be prescribed for carrying out or 12 giving effect to this Act. 13

S	chedule 1—Amendments relating to the repeal of the Fuel Sales Grants Act 2000
Ρ	art 1—Amendments commencing on 1 July 2006
F	uel Sales Grants Act 2000
1	Paragraph 7(c)
	Omit "2000.", substitute "2000 but before 1 July 2006.".
P	roduct Grants and Benefits Administration Act 2000
2	After paragraph 15(2)(d)
	Insert:
	(da) if the claim is for payment of a fuel sales grant—must be
	given to the Commissioner before the earlier of: (i) 1 January 2007; and
	(ii) the end of 3 years after the start of the claim period; and
3	Paragraph 15(2)(e)
	Before "must be", insert "otherwise—".

1 Part 2—Amendments commencing on or after 1 January 2007 3 Product Grants and Benefits Administration Act 2000 4 4 Section 8 (table item 1) 5 Repeal the item. 6 5 Subsection 9(3) 7 Repeal the subsection. 8 6 Paragraph 15(2)(da) Repeal the paragraph. 10 7 Subparagraphs 47(3)(c)(ia) and (d)(ia) 11 Repeal the subparagraphs. 12

Part 3—Repeal of Fuel Sales Grants Act 2000 on 1 January 2007

- 4 Fuel Sales Grants Act 2000
- 5 8 The whole of the Act
- 6 Repeal the Act.

Š	Schedule 2—Amendments relating to the repeal of the States Grants (Petroleum Products) Act 1965		
F	Part 1—Amendments commencing on 1 July 2006		
S	States Grants (Petroleum Products) Act 1965		
1	At the end of subsection 5(1)		
	Add:		
	Note: For the cessation of a scheme, see subsection (5).		
2	Paragraph 5(5)(a)		
	Repeal the paragraph, substitute:		
	(a) must provide for the payment by the State to registered		
	distributors of eligible petroleum products, in respect of:		
	(i) the sale by them, before 1 July 2006; and		
	(ii) the delivery by them, before 1 July 2006, to places to which the scheme applies;		
	of any eligible petroleum products, of amounts ascertained in		
	accordance with the scheme; and		
3	Paragraph 5(5)(aa)		
	After "by them", insert ", before 1 July 2006,".		
4	Subparagraph 5(5)(b)(i)		
	After "by them", insert ", before 1 July 2006,".		

Part 2—Repeal of States Grants (Petroleum Products) Act 1965 on 1 July 2007

- 4 States Grants (Petroleum Products) Act 1965
- 5 **5 The whole of the Act**
- 6 Repeal the Act.

Schedule 3—Fuel credits arising from before 1 July 2006 and until 1 July 2012

Part 1—Definitions

2

5	1 Definitions
6	In this Schedule:
7 8	Energy Grants Act means the Energy Grants (Credits) Scheme Act 2003.
9	Fuel Tax Act means the Fuel Tax Act 2006.
10 11	<i>off-road credit</i> means an off-road credit under Part 4 of the Energy Grants Act.
12 13	<i>off-road diesel fuel</i> has the meaning given by section 4 of the Energy Grants Act.
14 15	<i>on-road alternative fuel</i> has the meaning given by section 4 of the Energy Grants Act.
16 17	<i>on-road credit</i> means an on-road credit under Part 3 of the Energy Grants Act.
18 19	on-road diesel fuel has the meaning given by section 4 of the Energy Grants Act.

		ergy grants claimed under the Energ
Ener	gy Grants	(Credits) Scheme Act 2003
2 Se	ction 40	
	Before "Thi	s", insert "(1)".
3 At	the end of	section 40
	Add:	
		e not entitled to an on-road credit if you purchase or diesel fuel on or after 1 July 2006.
	Note:	Claims under the <i>Product Grants and Benefits Administratio</i> 2000 for energy grants for on-road diesel fuel must be made 1 July 2007 (see subsection 15(2) of that Act). Alternatively, claim such grants under the <i>Fuel Tax Act 2006</i> (see item 9 of Schedule 3 to the <i>Fuel Tax (Consequential and Transitional Provisions) Act 2006</i>).
4 Se	ction 51	
	Before "Thi	s", insert "(1)".
5 At	the end of	section 51
	Add:	
		e not entitled to an off-road credit if you purchase or d diesel fuel on or after 1 July 2006.
	Note:	Claims under the <i>Product Grants and Benefits Administratio</i> 2000 for energy grants for off-road diesel fuel must be made 1 July 2007 (see subsection 15(2) of that Act). Alternatively, claim such grants under the <i>Fuel Tax Act 2006</i> (see item 9 of Schedule 3 to the <i>Fuel Tax (Consequential and Transitional Provisions) Act 2006</i>).

1	Inse	rt:
2		(db) if the claim is for payment of an energy grant in respect of an
3		on-road credit for on-road diesel fuel, or an off-road credit
4		for off-road diesel fuel—must be given to the Commissioner
5		before the earlier of:
6		(i) 1 July 2007; and
7		(ii) the end of 3 years after the start of the claim period; and
8	7 After su	ubsection 15(2)
9	Inse	rt:
10	(2A)	Despite the provisions of Part 3 and the <i>Energy Grants (Credits)</i>
11		Scheme Act 2003, you are not entitled to an energy grant for:
12		(a) an on-road credit for on-road diesel fuel; or
13		(b) an off-road credit for off-road diesel fuel;
14		if you have already given the Commissioner a return under the
15		Fuel Tax Act 2006 that includes a net fuel amount that takes into
16		account a decreasing fuel tax adjustment that relates to the fuel.
17	8 At the e	end of section 15
18	Add	:
19	(4)	In this section:
20		decreasing fuel tax adjustment has the meaning given by
21		section 110-5 of the Fuel Tax Act 2006.
22		<i>net fuel amount</i> has the meaning given by section 110-5 of the
23		Fuel Tax Act 2006.
24		off-road credit means an off-road credit under Part 4 of the Energy
25		Grants (Credits) Scheme Act 2003.
26		off-road diesel fuel has the meaning given by section 4 of the
27		Energy Grants (Credits) Scheme Act 2003.
20		on road gradit manns on on road gradit under Port 2 of the Engray
28 29		on-road credit means an on-road credit under Part 3 of the <i>Energy Grants (Credits) Scheme Act 2003</i> .
_,		Crams (Creams) benefice 1101 2000.
30		on-road diesel fuel has the meaning given by section 4 of the
31		Energy Grants (Credits) Scheme Act 2003.

Division 2—Energy grants claimed under the Fuel Tax Act

9 Grants claimed under the Fuel Tax Act

1

4 5	(1)	For the purposes of the Fuel Tax Act, you have a <i>decreasing fuel tax adjustment</i> if:
6		(a) you purchased or imported on-road diesel fuel or off-road
7 8		diesel fuel between 1 July 2003 and 30 June 2006 (inclusive) and
9 10 11		(b) you were entitled to an on-road credit or an off-road credit in respect of the fuel (disregarding section 41 or 52 of the Energy Grants Act, as the case requires); and
12 13 14		(c) you have not made a claim for payment of an energy grant in respect of the credit under section 15 of the <i>Product Grants</i> and <i>Benefits Administration Act 2000</i> .
15 16	(2)	The amount of the adjustment is the amount of the credit that you were entitled to under the Energy Grants Act.
17	(3)	The adjustment is attributable to the tax period or fuel tax return period that you choose that ends before 1 July 2009.
9	(4)	If you have a decreasing fuel tax adjustment under this item, then:
20	()	(a) Division 44 of the Fuel Tax Act (which is about fuel tax
21		adjustments) applies as if a reference to a fuel tax credit were
22		a reference to an on-road credit or an off-road credit, as the
23		case requires; and
24		(b) sections 49 and 55 of the Energy Grants Act do not apply to
25		the fuel.

Pa	art 3—Fuel tax credits arising between 1 July 2006 and 30 June 2012
Di	vision 1—Credits arising between 1 July 2006 and 30 June 2008
10	Fuel acquired, manufactured or imported between 1 July 2006 and 30 June 2008
(1)	This item applies if:
	(a) you acquire, manufacture or import taxable fuel between 1 July 2006 and 30 June 2008 (inclusive); and
	(b) you acquire, manufacture or import the fuel for use in carrying on your enterprise, other than:
	(i) for use in a vehicle travelling on a public road; or
	(ii) for incidental use (within the meaning of section 8 of the Energy Grants Act) in relation to a vehicle covered by subparagraph (i); or
	(iii) for use by you in generating electricity; or
	(iv) for use other than as a fuel; or
	(v) for use other than as a fuel in an internal combustion engine; or
	(vi) for use as heating oil; and
	(c) apart from this item, you would be entitled to a fuel tax credit under section 41-5 of the Fuel Tax Act.
(2)	You are not entitled to the credit under section 41-5 of the Fuel Tax Act unless you meet a condition in subitem (3) or (5).
	Entitlement to a credit if you would have been entitled to an
	on-road credit
(3)	You are not entitled to the credit under section 41-5 of the Fuel Tax Act
	unless you would have been entitled to an on-road credit in respect of
	the fuel, assuming:
	(a) that you had disregarded subsection 40(2) and sections 41
	and 49A of the Energy Grants Act; and

1 2 3		(b) that references in Part 3 of that Act to "purchase or import into Australia" were instead references to "acquire or manufacture in, or import into, Australia".
4 5 6	(4)	If subitem (3) applies to you, you are taken, for the purposes of section 43-10 of the Fuel Tax Act, to have acquired, manufactured or imported the fuel to use, in a vehicle, for travelling on a public road.
7 8	Note:	The effect of this subitem is that the amount of the fuel tax credit is reduced under section 43-10 of the Fuel Tax Act by the amount of the road user charge.
9 10		Entitlement to a credit if you would have been entitled to an off-road credit
11 12 13	(5)	You are not entitled to the credit under section 41-5 of the Fuel Tax Act unless you would have been entitled to an off-road credit in respect of the fuel, assuming:
14 15		(a) that you had disregarded subsection 51(2) and sections 52 and 55A of the Energy Grants Act; and
16 17 18		(b) that references in Part 4 of that Act to "purchase or import into Australia" were instead references to "acquire or manufacture in, or import into, Australia".
19		Fuel tax adjustment provisions
20 21	(6)	If this item applies, then sections 49 and 55 of the Energy Grants Act do not apply to the fuel.
22	Note:	Division 44 of the Fuel Tax Act 2006 deals with adjustments of fuel tax credits.
23 24	Divis	sion 2—Credits arising between 1 July 2008 and 30 June 2012
25 26	11 F	uel acquired, manufactured or imported between 1 July 2008 and 30 June 2012
27 28 29 30 31 32	(1)	This item applies if: (a) you acquire, manufacture or import taxable fuel between 1 July 2008 and 30 June 2012 (inclusive); and (b) you acquire, manufacture or import the fuel for use in carrying on your enterprise, other than: (i) for use in a vehicle travelling on a public road; or

1 2 3		the Energy Grants Act) in relation to a vehicle covered by subparagraph (i); or
4		(iii) for use by you in generating electricity; or
5		(iv) for use other than as a fuel; or
6 7		(v) for use other than as a fuel in an internal combustion engine; or
8		(vi) for use as heating oil; and
9 10		(c) apart from this item, you would be entitled to a fuel tax credit under section 41-5 of the Fuel Tax Act.
11 12	(2)	You are not entitled to the credit under section 41-5 of the Fuel Tax Act unless you meet a condition in subitem (3), (5), (6) or (7).
13 14		Entitlement to a full credit if you would have been entitled to an on-road or off-road credit
15 16 17	(3)	You are not entitled to the credit under section 41-5 of the Fuel Tax Act unless you would have been entitled to an on-road credit in respect of the fuel, assuming:
18 19 20 21 22		 (a) that you had disregarded subsection 40(2) and sections 41 and 49A of the Energy Grants Act; and (b) that references in Part 3 of that Act to "purchase or import into Australia" were instead references to "acquire or manufacture in, or import into, Australia".
23 24 25	(4)	If subitem (3) applies to you, you are taken, for the purposes of section 43-10 of the Fuel Tax Act, to have acquired, manufactured or imported the fuel to use, in a vehicle, for travelling on a public road.
26 27	Note:	The effect of this subitem is that the amount of the fuel tax credit is reduced under section 43-10 of the Fuel Tax Act by the amount of the road user charge.
28 29 30	(5)	You are entitled to the credit under section 41-5 of the Fuel Tax Act if you would have been entitled to an off-road credit in respect of the fuel, assuming:
31 32		(a) that you had disregarded subsection 51(2) and sections 52 and 55A of the Energy Grants Act; and
33		(b) that references in Part 4 of that Act to:
34		(i) "purchase or import into Australia" were instead
35		references to "acquire or manufacture in, or import into,
36		Australia"; and

2		fuel.
3 4		Entitlement to half a credit if you would not have been entitled to a credit
5 6 7 8 9	(6)	You are entitled to the credit under section 41-5 of the Fuel Tax Act even if you do not meet a condition in subitem (3) or (5). However, subject to subitem (7), the amount of the credit is half of the amount it would have been under Division 43 of the Fuel Tax Act apart from this subitem.
10 11	Note:	You are entitled to a full credit under subitem (7) if you acquire, manufacture or import on-road alternative fuel between 1 July 2011 and 30 June 2012.
12 13 14		Entitlement to a full credit for alternative fuel acquired, manufactured or imported between 1 July 2011 and 30 June 2012
15 16 17 18	(7)	You are entitled to the credit under section 41-5 of the Fuel Tax Act if: (a) the fuel you acquire, manufacture or import is on-road alternative fuel; and (b) you acquire, manufacture or import the fuel between 1 July 2011 and 30 June 2012 (inclusive).
20		Fuel tax adjustment provisions
21 22	(8)	If this item applies, then sections 49 and 55 of the Energy Grants Act do not apply to the fuel.
23	Note:	Division 44 of the Fuel Tax Act 2006 deals with adjustments of fuel tax credits.

Part 4—Fuel tax credits for vehicles of 4.5 tonnes 2 12 Fuel acquired, manufactured or imported on or after 1 July 3 2006 4 (1) This item applies if: 5 (a) you acquire, manufacture or import on-road diesel fuel on or 6 after 1 July 2006; and 7 (b) you acquire, manufacture or import the fuel: 8 (i) for use in a vehicle with a gross vehicle mass of 4.5 9 tonnes for travelling on a public road; or 10 (ii) for incidental use (within the meaning of section 8 of 11 the Energy Grants Act) in relation to such a vehicle; or 12 (iii) for use in such a vehicle in circumstances not covered 13 by subparagraph (i) or (ii) in which you would have 14 been entitled to an on-road credit under the Energy 15 Grants Act, assuming that you had disregarded 16 subsection 40(2) and sections 41 and 49A of the Energy 17 Grants Act; and 18 (c) you acquired the vehicle before 1 July 2006. 19 You are entitled to a credit under section 41-5 of the Fuel Tax Act if (2) 20 you would have been entitled to a credit in respect of the fuel under that 21 section, disregarding section 41-20 of that Act. 22 To avoid doubt, this item continues to apply despite the repeal of the 23 (3) Energy Grants Act on 1 July 2012. 24

1

Part 5	—Alternative fuel energy grants arising under the Energy Grants Act
Divisio	on 1—Energy grants claimed under the Energy Grants Act
Produc	t Grants and Benefits Administration Act 2000
13 Afte	er paragraph 15(2)(d)
I	nsert:
	(da) if the claim is for payment of an energy grant in respect of an on-road credit for on-road alternative fuel—must be given to the Commissioner before the earlier of:(i) 1 July 2011; and
	(ii) the end of 3 years after the start of the claim period; and
14 Par	agraph 15(2)(e)
E	sefore "must be", insert "otherwise—".
15 Afte	er subsection 15(2)
I	nsert:
(2	A) Despite the provisions of Part 3 and the <i>Energy Grants (Credits)</i> Scheme Act 2003, you are not entitled to an energy grant for an on-road credit for on-road alternative fuel if you have already given the Commissioner a return under the Fuel Tax Act 2006 that includes a net fuel amount that takes into account a decreasing fuel tax adjustment that relates to the fuel.
16 At t	he end of section 15
A	Add:
(4) In this section:
	<i>decreasing fuel tax adjustment</i> has the meaning given by section 110-5 of the <i>Fuel Tax Act 2006</i> .
	<i>net fuel amount</i> has the meaning given by section 110-5 of the <i>Fuel Tax Act 2006</i> .

on-road alternative fuel has the meaning given by section 4 of the 1 Energy Grants (Credits) Scheme Act 2003. 2 on-road credit means an on-road credit under Part 3 of the Energy 3 Grants (Credits) Scheme Act 2003. 4 Division 2—Energy grants claimed under the Fuel Tax 5 Act 6 17 Grants claimed under the Fuel Tax Act 7 For the purposes of the Fuel Tax Act, you have a decreasing fuel tax 8 (1) adjustment if: 9 (a) you purchased or imported on-road alternative fuel before 10 1 July 2010; and 11 (b) you were entitled to an on-road credit in respect of the fuel 12 (disregarding section 41 of the Energy Grants Act); and 13 (c) you have not made a claim for payment of an energy grant in 14 respect of the credit under section 15 of the Product Grants 15 and Benefits Administration Act 2000. 16 (2) The amount of the adjustment is the amount of the credit that you were 17 entitled to under the Energy Grants Act. 18 The adjustment is attributable to the tax period or fuel tax return period (3) 19 that you choose that ends before 1 July 2013. 20 (4) If you have a decreasing fuel tax adjustment under this item, then: 21 (a) Division 44 of the Fuel Tax Act (which is about fuel tax 22 adjustments) applies as if a reference to a fuel tax credit were 23 a reference to an on-road credit; and 24 (b) section 49 of the Energy Grants Act does not apply to the 25 fuel. 26

_	
2	Part 6—Amendments relating to the repeal of the Energy Grants Act on 1 July 2012
4	Product Grants and Benefits Administration Act 2000
5 6	18 Section 5 (definition of energy grants scheme fuel) Repeal the definition.
7 8	19 Section 8 (table item 3) Repeal the item.
9 10	20 Subsection 9(4) Repeal the subsection.
11 12	21 Subsections 27(1A) and (1B) Repeal the subsections.
13 14	22 Section 27A Repeal the section.

- Part 7—Repeal of Energy Grants Act on 1 July 2012
- 3 Energy Grants (Credits) Scheme Act 2003
- 4 23 The whole of the Act
- 5 Repeal the Act.

Part 8—Other amendments relating to the transitional period		
Di۱	vision 1—Amendments commencing on 1 July 2007	
Pro	oduct Grants and Benefits Administration Act 2000	
24	Section 5 (definition of energy grants scheme fuel) Omit "on-road diesel fuel, on-road alternative fuel, or off-road diesel fuel,", substitute "on-road alternative fuel".	
25	Paragraph 15(2)(db) Repeal the paragraph.	
26	Paragraph 15(2)(e) Omit "otherwise—".	
27	Subsections 15(2A) and (4) Repeal the subsections.	
28	Paragraph 16A(1)(a) Omit "designated grant", substitute "cleaner fuel grant".	
29	Paragraph 16A(1)(a) Omit "grant fuel", substitute "cleaner fuel".	
30	Paragraph 16A(1)(b) Omit "designated grant", substitute "cleaner fuel grant".	
31	Subsection 16A(2) Omit "designated grant", substitute "cleaner fuel grant".	
32	Subsection 16A(2) Omit "grant fuel", substitute "cleaner fuel".	
33	Subsection 16A(3)	

	Repeal the subsection.
34 S	Subparagraph 27A(b)(i)
	Omit "energy grant scheme fuel", substitute "energy grants scheme fuel".
Note:	The heading to section 27A is altered by omitting "energy grant scheme fuel" and substituting "energy grants scheme fuel".
Divi	sion 2—Amendments commencing on 1 July 2010
Fuel	Tax Act 2006
35 S	Subsection 65-10(1) (note)
	Omit "item 9", substitute "items 9 and 17".
36 S	Section 110-5 (paragraph (b) of the definition of decreasing fuel tax adjustment)
	Omit "item 9", substitute "items 9 and 17".
Divi	sion 3—Amendments commencing on 1 July 2012
Fuel	Tax Act 2006
37 S	Subsection 41-5(1) (note 1)
	Omit "of this Act and Part 3 of Schedule 3 to the Fuel Tax (Consequential and Transitional Provisions) Act 2006".
38 S	Section 41-20 (note)
	Repeal the note.
39 F	Paragraph 43-5(3)(b)
	Repeal the paragraph.
Divi	sion 4—Amendments commencing on 1 July 2013
Fuel	Tax Act 2006
40 S	Subsection 65-10(1) (note)

Repeal the note, substitute:	
Note:	For another attribution rule for fuel tax adjustments, see subsection $46-5(4)$ (GST instalment taxpayers).
	(definition of <i>decreasing fuel tax</i>
•	
Repeal the det	finition, substitute:
	<i>ng fuel tax adjustment</i> has the meaning given by 4-5 and subsection 45-5(2).
Product Grants a	and Benefits Administration Act 2000
42 Paragraph 15	(2)(da)
•	
kepeai the pai	ragrapn.
43 Paragraph 15	(2)(e)
Omit "otherw	ise—".
44 Subsections	15(2A) and (4)
Repeal the sub	tions
	Note: 41 Section 110-5 adjustmen Repeal the det decreasing section 4 Product Grants at 42 Paragraph 15 Repeal the paragraph 15 Omit "otherw 44 Subsections at

2 3	Schedule 4—Other amendments
4	Energy Grants (Credits) Scheme Act 2003
5 6	1 Paragraph 20(a) After "sand", insert "(other than mineral sands)".
7	2 At the end of section 20
8	Add:
9 10	; or (c) minerals produced from a synthetic production process or from a manufacturing process; or
11 12 13 14	(d) any of the above materials, or any inherent constituent materials of any of the above materials, that are extracted for the manufacture of products, or materials, for use in building, road making, landscaping, construction or similar purposes.
15	Product Grants and Benefits Administration Act 2000
16	3 Subsection 34(3) (paragraph (a) of the definition of scheme)
17	Omit "; and", substitute "; or".
18	4 Subsection 53(2) (table items 5 and 6)
19	Repeal the items.

Part 1—Administrative provisions Administrative Decisions (Judicial Review of the Paragraph (e) of Schedule 1 After "Fringe Benefits Tax Assessment Act 11 Fuel Tax Act 2006 A New Tax System (Goods and Services Tax Assessment Act 12 Fuel Tax Act 2006 A New Tax System (Goods and Services Tax Assessment Act 13 Act the end of subsection 48-40(1) Add: Note: However, each member is jointly and that is payable by the representative in Schedule 1 to the Taxation Administration Schedule 1 to the Taxation Administration Administration Act 1936 At the end of section 202 Add: ; and (p) to facilitate the administration of the meaning of section 110-5 of the Fax Income Tax Assessment Act 1997	ovisions
1 Paragraph (e) of Schedule 1 After "Fringe Benefits Tax Assessment Act It Fuel Tax Act 2006 A New Tax System (Goods and Services Tax Assessment Act It Fuel Tax Act 2006 A New Tax System (Goods and Services Tax Assessment Act It	
After "Fringe Benefits Tax Assessment Act 11 Fuel Tax Act 2006 A New Tax System (Goods and Services Tax Assessment (Goo	w) Act 1977
2 At the end of subsection 48-40(1) Add: Note: However, each member is jointly and that is payable by the representative reschedule 1 to the Taxation Administre 3 At the end of subsection 51-30(1) Add: Note: However, each participant is jointly as GST that is payable by the joint ventor in Schedule 1 to the Taxation Administre Income Tax Assessment Act 1936 4 At the end of section 202 Add: ; and (p) to facilitate the administration of the meaning of section 110-5 of the Final Participant is jointly as GST that is payable by the joint ventor in Schedule 1 to the Taxation Administration of the meaning of section 110-5 of the Final Participant is jointly as GST that is payable by the joint ventor in Schedule 1 to the Taxation Administration of the participant is jointly as GST that is payable by the joint ventor in Schedule 1 to the Taxation Administration of the Taxation Administration of the participant is jointly as GST that is payable by the joint ventor in Schedule 1 to the Taxation Administration of the Taxation Administration Administration Administration Administration Administration Administration Administration Ad	986", insert:
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Add: ; and (p) to facilitate the administration of the meaning of section 110-5 of the Figure 110-5.	re operator (see section 444-80
Add: ; and (p) to facilitate the administration of the meaning of section 110-5 of the Facilitate.	
; and (p) to facilitate the administration of the meaning of section 110-5 of the Fa	
meaning of section 110-5 of the F_0	
Income Tax Assessment Act 1997	•
5 Subsection 995-1(1)	
Insert:	
Defence Minister means the Minister at Act 1903.	ministering the Defence

1	6 Subsection 995-1(1)
2	Insert:
3	<i>fuel tax credit</i> has the meaning given by section 110-5 of the <i>Fuel Tax Act</i> 2006.
5	7 Subsection 995-1(1)
6	Insert:
7 8	<i>fuel tax law</i> has the meaning given by section 110-5 of the <i>Fuel Tax Act 2006</i> .
9 10	8 Subsection 995-1(1) Insert:
11 12	<i>fuel tax return period</i> has the meaning given by section 61-20 of the <i>Fuel Tax Act 2006</i> .
13	9 Subsection 995-1(1)
14	Insert:
15	GST-free has the meaning given by section 195-1 of the *GST Act
16	10 Subsection 995-1(1)
17	Insert:
18 19	<i>incapacitated entity</i> has the meaning given by section 195-1 of the *GST Act.
20	11 Subsection 995-1(1)
21	Insert:
22	indirect tax means any of the following:
23	(a) *GST;
24	(b) *wine tax;
25	(c) *luxury car tax.
26	12 Subsection 995-1(1)
27	Insert:
28	indirect tax document means a document that:

1	(a) was obtained by you in the course of:
2 3	(i) your appointment or employment by the Commonwealth; or
4 5	(ii) the performance of services by you for the Commonwealth; or
6 7	(iii) the exercise of powers, or the performance of functions, by you under a delegation by the Commissioner; and
8	(b) was made or given under, or for the purposes of, an *indirect tax law.
10 11	Example: A GST return is a document made for the purposes of an indirect tax law.
12	13 Subsection 995-1(1)
13	Insert:
14	indirect tax information means information that:
15	(a) was obtained by you in the course of:
16 17	(i) your appointment or employment by the Commonwealth; or
18 19	(ii) the performance of services by you for the Commonwealth; or
20 21	(iii) the exercise of powers, or the performance of functions, by you under a delegation by the Commissioner; and
22	(b) was disclosed or obtained under an *indirect tax law; and
23	(c) relates to the affairs of an entity other than you.
24	14 Subsection 995-1(1)
25	Insert:
26	indirect tax law means any of the following:
27	(a) the *GST law;
28	(b) the *wine tax law;
29	(c) the *luxury car tax law;
30	(d) the *fuel tax law.
31	15 Subsection 995-1(1)
32	Insert:
33	indirect tax ruling means any ruling or advice given or published
34	by the Commissioner in relation to an *indirect tax law (other than

2		but not including:
3		(a) one given orally; or(b) an assessment.
5	16	Subsection 995-1(1)
6		Insert:
7 8		<i>joint venture operator</i> for a *GST joint venture has the meaning given by section 195-1 of the *GST Act.
9 10	17	Subsection 995-1(1) Insert:
11 12		<i>luxury car tax</i> has the meaning given by section 27-1 of the *Luxury Car Tax Act.
13	18	Subsection 995-1(1)
14		Insert:
15 16		Luxury Car Tax Act means the A New Tax System (Luxury Car Tax) Act 1999.
17	19	Subsection 995-1(1)
18		Insert:
19 20		<i>luxury car tax law</i> has the meaning given by section 27-1 of the *Luxury Car Tax Act.
21	20	Subsection 995-1(1)
22		Insert:
23 24		<i>net fuel amount</i> has the meaning given by section 60-5 of the <i>Fuel Tax Act</i> 2006.
25	21	Subsection 995-1(1)
26		Insert:
27 28		<i>private indirect tax ruling</i> means an *indirect tax ruling given to a particular entity.
29	22	Subsection 995-1(1)

1		Insert:
2 3		public indirect tax ruling means an *indirect tax ruling other than a *private indirect tax ruling.
4	23	Subsection 995-1(1)
5		Insert:
6 7		<i>representative</i> of an *incapacitated entity has the meaning given by section 195-1 of the *GST Act.
8	24	Subsection 995-1(1)
9		Insert:
10 11		<i>representative member</i> for a *GST group has the meaning given by section 195-1 of the *GST Act.
12	25	Subsection 995-1(1)
13		Insert:
14 15		<i>reviewable fuel tax decision</i> has the meaning given by subsection 112-50(2) in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
16	26	Subsection 995-1(1)
17		Insert:
18 19		<i>reviewable GST decision</i> has the meaning given by subsection 110-50(2) in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
20	27	Subsection 995-1(1)
21		Insert:
22		reviewable GST transitional decision has the meaning given by
23		subsection 110-50(3) in Schedule 1 to the <i>Taxation Administration</i>
24		Act 1953.
25	28	Subsection 995-1(1)
26		Insert:
27		reviewable indirect tax decision has the meaning given by
28		subsection 105-40(2) in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
29		AU 1755.

1	29	Subsection 995-1(1)
2		Insert:
3 4		<i>reviewable wine tax decision</i> has the meaning given by subsection 111-50(2) in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
5	30	Subsection 995-1(1)
6		Insert:
7 8		<i>taxable fuel</i> has the meaning given by section 110-5 of the <i>Fuel Tax Act</i> 2006.
9	31	Subsection 995-1(1)
10		Insert:
11 12		<i>taxable importation of a luxury car</i> has the meaning given by section 27-1 of the *Luxury Car Tax Act.
13	32	Subsection 995-1(1)
14		Insert:
15 16		taxable supply of a luxury car has the meaning given by section 27-1 of the *Luxury Car Tax Act.
17	33	Subsection 995-1(1)
18		Insert:
19 20		visiting force has the meaning given by section 5 of the Defence (Visiting Forces) Act 1963.
21	34	Subsection 995-1(1)
22		Insert:
23		wine tax has the meaning given by section 33-1 of the *Wine Tax
24		Act.
25	35	Subsection 995-1(1)
26		Insert:
27 28		wine taxable dealing means a taxable dealing (within the meaning of section 33-1 of the *Wine Tax Act).

1	36 Subsection 995-1(1)
2	Insert:
3 4	Wine Tax Act means the A New Tax System (Wine Equalisation Tax) Act 1999.
5	37 Subsection 995-1(1)
6	Insert:
7 8	<i>wine tax credit</i> has the meaning given by section 33-1 of the *Wine Tax Act.
9	38 Subsection 995-1(1)
10	Insert:
11	wine tax law has the meaning given by section 33-1 of the *Wine
12	Tax Act.
13	Taxation Administration Act 1953
14	39 Part VI
15	Repeal the Part.
16	40 Before Part 2-1 in Schedule 1
17	Insert:
18 19	Chapter 2—Collection, recovery and administration of income tax
20	41 After Part 2-10 in Schedule 1
21	Insert:

Chapter 3—Collection, recovery and administration of other taxes

Part 3-10—Indirect taxes

Division 105—General rules for indirect taxes

Table of Subdivisions

2

3

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15

6		Guide to Division 105
7	105-A	Assessments
8	105-B	Review of indirect tax decisions
9	105-C	Limits on credits, refunds and recovering amounts
10	105-D	General interest charge and penalties
11	105-E	Evidence
12	105-F	Indirect tax refund schemes
13	105-G	Other administrative provisions

Guide to Division 105

105-1 What this Division is about

16 17	This Division contains rules relating to the administration of the indirect tax laws.
18 19	Note: Administration rules relevant to particular indirect tax laws are in Divisions 110, 111 and 112.
20	The rules in this Division deal with the following:
21 22	(a) how assessments are made or amended and their effect;
23	(b) review of assessments;
24	(c) limits on credits, refunds and recovering amounts;
25	(d) the effect of relying on a ruling;

1 2			(e)	the effect of not passing on refunds of overpaid amounts;
3			(f)	charges and penalties;
4 5			(g)	the evidentiary effect of official indirect tax documents;
6 7			(h)	refunding indirect tax because of Australia's international obligations;
8			(i)	your address for service of documents and requirements for notifications.
10	Subdivision	on 105-	A —A	Assessments
11	Table of se	ctions		
12	105-	-5 Cor	nmissio	ner may make assessment of indirect tax
13	105-			assessment
14	105-	·15 Indi	rect tax	liabilities do not depend on assessment
15	105-	-20 Cor	nmissio	ner must give notice of the assessment
16	105-	-25 Am	endmen	at of assessment
17	105-	30 Late	er assess	sment prevails in case of inconsistency
18	105-5 Con	nmissio	ner m	ay make assessment of indirect tax
19	(1)	The Cor	nmissi	oner may at any time make an assessment of:
20	· /			t amount, or any part of your net amount, for a *tax
21			riod; o	
22		_		t fuel amount, or any part of your net fuel amount,
23				period or *fuel tax return period.
24	(2)	The Cor	nmissi	oner may at any time make an assessment of the
25	()			lirect tax payable by you on an importation of goods.
26	(3)	The Cor	nmissi	oner may make an assessment under this section
27				he has already made an assessment for the *tax
28				ax return period or importation concerned.
29		Note:	An as	sessment made under this section is a reviewable indirect tax
30				on: see Subdivision 105-B.

1	105-10 Request for assessment
2	(1) You may request the Commissioner in the *approved form to make
3	an assessment of:
4	(a) your *net amount for a *tax period; or
5 6	(b) your *net fuel amount for a tax period or *fuel tax return period; or
7 8	(c) an amount of *indirect tax payable by you on an importation of goods.
9 10	(2) The Commissioner must comply with the request if it is made within:
11	(a) 4 years after:
12	(i) the end of the *tax period or *fuel tax return period; or
13	(ii) the importation; or
14	(b) such further period as the Commissioner allows.
15	105-15 Indirect tax liabilities do not depend on assessment
16	(1) Your liability to pay *indirect tax or a *net fuel amount, and the
17	time by which a *net amount, a net fuel amount or an amount of
18 19	indirect tax must be paid, do not depend on, and are not in any way affected by, the making of an assessment under this Subdivision.
20	(2) The Commissioner's obligation to pay:
21	(a) a *net amount under section 35-5 of the *GST Act; or
22	(b) a *net fuel amount under section 61-5 of the Fuel Tax Act
23	2006;
24	and the time by which it must be paid, do not depend on, and are
25	not in any way affected by, the making of an assessment under this
26	Subdivision.
27 28	Note: However, a notice of assessment can be used as evidence of liability: see section 105-100.
29	105-20 Commissioner must give notice of the assessment
30	(1) The Commissioner must give you notice of an assessment as soon
31	as practicable after the assessment is made. However, failing to do
32	so does not affect the validity of the assessment.

1 2 3	(2) The Commissioner may give you the notice electronically if you are required to lodge or have lodged your *GST returns electronically.
4	105-25 Amendment of assessment
5 6 7	The Commissioner may amend an assessment at any time. An amended assessment is an assessment for all purposes of any *indirect tax law.
8 9 10	Note 1: However, there is a time limit on the recovery of overpaid or underpaid net amounts, net fuel amounts and indirect tax: see sections 105-50 and 105-55.
11 12	Note 2: An amendment under this section is a reviewable indirect tax decision: see Subdivision 105-B.
13	105-30 Later assessment prevails in case of inconsistency
14 15 16	If there is an inconsistency between assessments that relate to the same *tax period, *fuel tax return period or importation of goods, the later assessment prevails to the extent of the inconsistency.
17	Subdivision 105-B—Review of indirect tax decisions
18	Table of sections
19	105-40 Reviewable indirect tax decisions
20	105-40 Reviewable indirect tax decisions
21 22 23	(1) You may object, in the manner set out in Part IVC, against a decision you are dissatisfied with that is a *reviewable indirect tax decision relating to you.
24 25 26	(2) A decision under section 105-5 or 105-25 involving an assessment of a *net amount, a *net fuel amount or an amount of *indirect tax is a <i>reviewable indirect tax decision</i> .
27 28	Subdivision 105-C—Limits on credits, refunds and recovering amounts
29	Table of sections

1 2		105-50	Time limit on recovering unpaid net amounts, net fuel amounts and indirect taxes
3		105-55	Time limit on refunds and credits
4 5		105-60	Reliance on Commissioner's interpretation of an indirect tax law (other than a fuel tax law)
6		105-65	Restriction on refunds
7	105-50	Time li	mit on recovering unpaid net amounts, net fuel
8		amo	ounts and indirect taxes
9		•	unpaid *net amount, *net fuel amount or amount of *indirect
10 11			together with any relevant *general interest charge under on 105-80) ceases to be payable 4 years after it became
12		paya	ble by you unless:
13 14		(a)	within those 4 years the Commissioner has required payment of the amount by giving a notice to you; or
15		(b)	the Commissioner is satisfied that the payment of the amount
16		(0)	was avoided by fraud or evaded.
17	105-55	Time li	mit on refunds and credits
18		` '	are not entitled to a refund or credit to which this subsection
19		appli	es in respect of a *tax period or importation unless:
20		(a)	within 4 years after:
21			(i) the end of the tax period; or
22			(ii) the importation;
23			as the case requires, you notify the Commissioner (in a *GST
24			return or otherwise) that you are entitled to the refund or
25			credit; or
26		(b)	within that period the Commissioner notifies you (in a notice
27			of assessment or otherwise) that you are entitled to the refund
28			or credit; or
29		(c)	in the case of a credit—the credit is taken into account in
30			working out a *net amount or *net fuel amount that the
31			Commissioner may recover from you only because of
32			paragraph 105-50(b).
33		(2) Subs	ection (1) applies to:
34		(a)	a refund under section 35-5 of the *GST Act or section 61-5
35			of the Fuel Tax Act 2006 in respect of a particular *tax
36			period; or

1 2	(b) an "input tax credit or "fuel tax credit that is attributable to a particular tax period; or
3	(c) a *wine tax credit the amount of which could have been
4	included in a reduction of your *net amount for a tax period
5	under section 21-15 of the *Wine Tax Act; or
6 7	(d) a refund of an amount of *indirect tax relating to an importation.
8	Fuel tax—non-business taxpayers
9	(3) If you are neither *registered for GST nor *required to be registered
10	for GST, you are not entitled to a refund or *fuel tax credit to
11	which this subsection applies in respect of a *fuel tax return period,
12	acquisition, manufacture or importation unless:
13	(a) within 4 years after:
14	(i) the end of the fuel tax return period; or
15	(ii) the acquisition, manufacture or importation;
16	(as the case requires) you notify the Commissioner that you
17	are entitled to the refund or credit; or
18	(b) within that period the Commissioner notifies you (in a notice
19 20	of assessment or otherwise) that you are entitled to the refund or credit; or
21	(c) in the case of a fuel tax credit—the credit is taken into
22	account in working out a *net fuel amount that the
23	Commissioner may recover from you only because of
24	paragraph 105-50(b).
25	(4) Subsection (3) applies to:
26	(a) a refund, under section 61-5 of the Fuel Tax Act 2006, of a
27	*net fuel amount attributable to a *fuel tax return period; or
28	(b) a *fuel tax credit for *taxable fuel that you acquire,
29	manufacture or import.
30	(5) To avoid doubt, if, under subsection (3), you are not entitled to a
31	*fuel tax credit, then you are not entitled to a refund under
32	section 61-5 of the Fuel Tax Act 2006 in relation to the credit.
33	105-60 Reliance on Commissioner's interpretation of an indirect tax
34	law (other than a fuel tax law)
35	(1) This section applies to you if:

1 2	applied to you; and
3	(b) relying on the previous ruling, you have underpaid a *net
4	amount or an amount of *indirect tax, or the Commissioner
5	has overpaid an amount under section 35-5 of the *GST Act,
6	in respect of one or more:
7	(i) *taxable supplies or *taxable importations; or
8	(ii) *wine taxable dealings; or
9	(iii) *taxable supplies of luxury cars or *taxable importations
10	of luxury cars; or
11	(iv) *creditable acquisitions or *creditable importations;
12	that happened before the alteration.
13 14	Note: For reliance on the Commissioner's interpretation of a fuel tax law, see Division 357.
15	(2) Unless the Commissioner is satisfied that you contributed to the
16	giving, or continuing in force, of the earlier ruling by a
17	misstatement or by suppressing a material fact:
18	(a) the underpaid *net amount or *indirect tax ceases to be
19	payable; or
20	(b) the overpaid amount under section 35-5 of the *GST Act is
21	taken to have been payable in full;
22	from when the previous ruling was made.
23	(3) In deciding whether an *indirect tax ruling applies to you, or
24	whether a ruling has been altered:
25	(a) a *private indirect tax ruling applies only to the entity to
26	whom it was given; and
27	(b) so far as a private indirect tax ruling conflicts with an earlier
28	*public indirect tax ruling, the private indirect tax ruling
29	prevails; and
30	(c) so far as a public indirect tax ruling conflicts with an earlier
31 32	private indirect tax ruling, the public indirect tax ruling prevails; and
33	(d) an alteration that a later indirect tax ruling makes to an earlier
34	indirect tax ruling is disregarded so far as the alteration
35	results from a change in the law that came into operation
36	after the earlier indirect tax ruling was given.

1	105-65	Restric	tion on refunds
2		(1) The	Commissioner need not give you a refund to which this
3			on applies, or apply an amount under Division 3 or 3A of
4			IIB to which this section applies, if:
5		(a)	you overpaid the amount, or the amount was not refunded to
6			you, because a *supply was treated as a *taxable supply to
7		4.	any extent; and
8		(b)	the supply is not a taxable supply to that extent (for example, because it is *GST-free); and
9		(a)	· ·
10		(c)	one of the following applies:
11 12			(i) the Commissioner is not satisfied that you have reimbursed a corresponding amount to the recipient of
13			the supply;
14			(ii) the recipient is *registered or *required to be registered.
15		Note:	Divisions 3 and 3A of Part IIB deal with payments, credits and RBA
16			surpluses.
17		(2) This	section applies to:
18		(a)	so much of any *net amount or amount of *indirect tax as you
19			have overpaid; or
20		(b)	so much of any net amount that is payable to you under
21			section 35-5 of the *GST Act as the Commissioner has not
22			paid to you or applied under Division 3 of Part IIB of this
23			Act.
24 25		Note:	Division 3 of Part IIB deals with payments, credits and RBA surpluses.
26	Subdiv	vision 10	05-D—General interest charge and penalties
27	Table o	of section	ıs
28		105-80	General interest charge
29		105-85	Amending Acts cannot impose penalties or general interest charge earlier
80			than 28 days after Royal Assent
31	105-80	Genera	l interest charge
32		(1) If an	y of an amount (the <i>liability</i>) to which this section applies
33			ins unpaid after the time by which it is due to be paid, you are
34			e to pay the *general interest charge on the unpaid amount of
35		the li	ability for each day in the period that:

1 2	(a) started at the beginning of the day by which the liability was due to be paid; and
3	(b) finishes at the end of the last day on which, at the end of the
4	day, any of the following remains unpaid:
5	(i) the liability;
6	(ii) general interest charge on any of the liability.
7 8	Note: The general interest charge is worked out under Division 1 of Part IIA.
9	(2) This section applies to either of the following amounts that you are
10	liable to pay:
11	(a) a *net fuel amount;
12	(b) an amount of *indirect tax.
13 14	105-85 Amending Acts cannot impose penalties or general interest charge earlier than 28 days after Royal Assent
15	(1) An Act that amends an *indirect tax law does not have the effect of
16	making you liable to:
17	(a) a penalty for an offence against an indirect tax law; or
18	(b) *general interest charge under section 105-80;
19	for any act or omission that happens before the 28th day (the
20 21	postponed day) after the day on which the amending Act receives the Royal Assent.
22	(2) If the amending Act would (apart from this section) have the effect
23	of making you liable to such a penalty or charge because you
24	contravened a requirement to do something:
25	(a) within a specified period ending before the postponed day; or
26	(b) before a specified time happening before the postponed day;
27	the requirement has effect instead by reference to a period ending
28	at the start of the postponed day, or by reference to the start of the
29	postponed day, as the case requires.
30	(3) This section does not relieve you from liability to such a penalty or
31	charge to the extent to which the liability would have existed if the
32	amending Act had not been enacted.
33	Subdivision 105-E—Evidence
34	Table of sections

105-1	00 Production of assessment or declaration is conclusive evidence
105-1	05 Certificate of amount payable is prima facie evidence
105-1	10 Signed copies are evidence
105-100 Pro	oduction of assessment or declaration is conclusive
e	evidence
Т	The production of:
	(a) a notice of assessment under this Part; or
	(b) a declaration under:
	(i) section 165-40 or subsection 165-45(3) of the *GST Act; or
	(ii) section 75-40 or subsection 75-45(3) of the <i>Fuel Tax Act</i> 2006;
i	s conclusive evidence:
	(c) that the assessment or declaration was properly made; and
	(d) except in proceedings under Part IVC of this Act on a review
	or appeal relating to the assessment or declaration—that the
	amounts and particulars in the assessment or declaration are correct.
105-105 Ce	rtificate of amount payable is prima facie evidence
Г	The presentation of a certificate signed by the Commissioner or a
	Deputy Commissioner certifying that, from the time specified in
	he certificate, an amount was payable under an *indirect tax law
(whether to or by the Commissioner) is prima facie evidence:
	(a) that the amount is payable from that time; and
	(b) that the particulars stated in the certificate are correct.
105-110 Sig	gned copies are evidence
(1) 7	The production of a document signed by the Commissioner or a
	Deputy Commissioner that appears to be a copy of, or extract from
a	my document made or given by or to an entity for the purposes of
0	in *indirect tax law is evidence of the matters set out in the
d	locument to the same extent as the original document would have
d b	
	105-105 Central Signature (1) Tentral Signature (1) Signatur

1 2	processing device or by way of electronic transmission, unless it is shown that the document was not authorised.
3	Subdivision 105-F—Indirect tax refund schemes
4	Table of sections
5 6	105-120 Refund scheme—defence related international obligations 105-125 Refund scheme—international obligations
7	105-120 Refund scheme—defence related international obligations
8	(1) The Commissioner must, on behalf of the Commonwealth, pay you
9 10	an amount equal to the amount of *indirect tax borne by you in respect of an acquisition (within the meaning of the *GST Act) if:
11	(a) you are in a class of entities determined by the *Defence
12	Minister; and
13 14	(b) the acquisition is covered by a determination of the Defence Minister; and
15	(c) the acquisition is made:
16	(i) by or on behalf of a *visiting force that is; or
17	(ii) by a member (within the meaning of the Defence
18	(Visiting Forces) Act 1963) of the visiting force who is;
19	or
20	(iii) by any other entity that is;
21	covered by a determination of the Defence Minister; and
22	(d) at the time of the acquisition, it was intended for:
23	(i) the official use of the visiting force; or
24 25	(ii) the use of a member (within the meaning of the <i>Defence</i> (<i>Visiting Forces</i>) <i>Act 1963</i>) of the visiting force; or
26	(iii) any other use;
27	and that use is covered by a determination of the Defence
28	Minister; and
29	(e) you claim the amount in the *approved form.
30	(2) The amount is payable:
31	(a) in accordance with the conditions and limitations; and
32	(b) within the period and manner;
33	determined by the *Defence Minister.

1 2 3 4 5	(3) The *Defence Minister may only determine an entity under subparagraph (1)(c)(iii) or a use under subparagraph (1)(d)(iii) if the Commonwealth is under an international obligation to grant *indirect tax concessions in relation to the kind of entity or the kind of use.
6	(4) A determination under this section is a legislative instrument.
7	105-125 Refund scheme—international obligations
8 9 10 11 12 13	 (1) The Commissioner must, on behalf of the Commonwealth, pay you, or an entity in a class of entities determined by the Commissioner, an amount equal to the amount of *indirect tax borne by you in respect of an acquisition (within the meaning of the *GST Act) made by you if: (a) you are a kind of entity specified in the regulations; and (b) the acquisition is of a kind specified in the regulations; and
15	(c) you or the entity claims the amount in the *approved form.
16 17 18 19	(2) The amount is payable:(a) in accordance with the conditions and limitations; and(b) within the period and manner;set out in the regulations.
20 21 22 23 24	(3) The regulations may only specify a kind of entity for the purposes of paragraph (1)(a) or a kind of acquisition for the purposes of paragraph (1)(b) if the Commonwealth is under an international obligation to grant *indirect tax concessions in relation to the kind of entity or the kind of acquisition.
25 26	(4) A determination by the Commissioner under subsection (1) is not a legislative instrument.
27	Subdivision 105-G—Other administrative provisions
28	Table of sections
29 30	105-140 Address for service 105-145 Commissioner must give things in writing
31	105-140 Address for service
32	(1) Your address for service for the purposes of an *indirect tax law is:

1 2 3	the address shown in the Register as your address for service;
4 5	(b) if you are not registered in that Register—the address last notified by you in a document under an indirect tax law; or
6 7 8	 (c) if you have not notified an address in a document under an indirect tax law—your Australian place of business or residence last known to the Commissioner; or
9 10	(d) any other address that the Commissioner reasonably believes to be your address for service.
11	Note: If you are a company, see also sections 444-10 and 444-15.
12	(2) If:
13	(a) under an *indirect tax law, you are:
14	(i) liable to pay an amount of *indirect tax; or
15	(ii) entitled to a credit; and
16	(b) you change your address for service;
17 18	you must notify the Commissioner in writing of the new address within 28 days after the change.
19	(3) If:
20	(a) a notice or other document must be served on you:
21	(i) under an *indirect tax law; or
22 23	(ii) in proceedings for recovery of an amount under an indirect tax law; and
24 25	(b) you have notified the Commissioner of an Australian address for service;
26 27	the Commissioner may serve the notice or document by post to that address.
28	(4) However, if:
29 30	(a) you must lodge or have lodged *GST returns electronically; and
31 32	(b) you notify the Commissioner of an address for effecting service by way of electronic transmission;
33	the Commissioner may serve a notice of assessment, or notice of
34 35	penalty or *general interest charge under an *indirect tax law, on you by electronic transmission to that address.

1	105-145 Commissioner must give things in writing
2 3 4	(1) Any notice, approval, direction, authority or declaration that the Commissioner may give, or must give, to you under an *indirect tax law must be in writing.
5 6 7	(2) However, this does not prevent the Commissioner giving any of those things to you by electronic transmission if a provision of an *indirect tax law allows the Commissioner to do so.
8	Division 110—Goods and services tax
9	Table of Subdivisions
10	Guide to Division 110
11	110-F Review of GST decisions
12	Guide to Division 110
13	110-1 What this Division is about
14 15 16	This Division gives you the right to object against reviewable GST decisions that relate to you. Section 110-50 sets out the reviewable GST decisions.
17	Subdivision 110-F—Review of GST decisions
18	Table of sections
19	110-50 Reviewable GST decisions
20	110-50 Reviewable GST decisions
21 22 23	 (1) You may object, in the manner set out in Part IVC, against a decision you are dissatisfied with that is: (a) a *reviewable GST decision relating to you; or
24	(b) a *reviewable GST transitional decision relating to you.
25 26 27	Note: You may object to a decision relating to you under section 105-5 or 105-25 involving an assessment of a net amount or indirect tax: see Subdivision 105-B.

(2) Each of the following decisions is a *reviewable GST decision*:

Reviev Item	vable GST decisions under GST Act Decision	Provision of GST Act under which decision is made
1	refusing to register you	subsection 25-5(1)
2	registering you	subsection 25-5(2)
3	deciding the date of effect of your *registration	section 25-10
4	refusing to cancel your *registration	subsection 25-55(1)
5	cancelling your *registration	subsection 25-55(2)
6	refusing to cancel your *registration	section 25-57
7	deciding the date on which the cancellation of your *registration takes effect	section 25-60
8	determining that the *tax periods that apply to you are each individual month	subsection 27-15(1)
9	deciding the date of effect of a determination	subsection 27-15(2)
10	refusing to revoke your election under section 27-10	subsection 27-22(1)
11	deciding the date of effect of a revocation	subsection 27-22(3)
12	refusing to revoke a determination under section 27-15	subsection 27-25(1)
13	deciding the date of effect of a revocation	subsection 27-25(2)
14	determining that a specified period is a *tax period that applies to you	section 27-30
15	refusing a request for a determination	section 27-37
16	revoking a determination under section 27-37	subsection 27-38(1)
17	deciding the date of a revocation	subsection 27-38(2)
18	refusing to permit you to account on a cash basis	subsection 29-45(1)
19	deciding the date of effect of your permission to account on a cash basis	subsection 29-45(2)
20	revoking your permission to account on a cash basis	subsection 29-50(3)
21	deciding the date of effect of the revocation of your permission to account on a cash basis	subsection 29-50(4)

Item	Decision	Provision of GST Act under which decision is made
22	refusing an application for a decision that an event is a *fund-raising event	paragraph 40-165(1)(c)
23	refusing an application for approval	section 48-5
24	refusing an application for approval or revocation	subsection 48-70(1)
25	revoking an approval under Division 48	subsection 48-70(2)
26	refusing an application for revocation	subsection 48-75(1)
27	revoking the approval of a *GST group	subsection 48-75(2)
28	deciding the date of effect of any approval, or any revocation of an approval, under Division 48	section 48-85
29	refusing an application for approval	section 49-5
30	refusing an application for approval or revocation	subsection 49-70(1)
31	revoking an approval under Division 49	subsection 49-70(2)
32	refusing an application for revocation	subsection 49-75(1)
33	revoking the approval of a *GST religious group	subsection 49-75(2)
34	deciding the date of effect of any approval, or any revocation of an approval, under Division 49	section 49-85
35	refusing an application for approval	section 51-5
36	disallowing an election to consolidate *GST returns relating to *GST joint ventures	subsection 51-52(5)
37	refusing an application for approval or revocation	subsection 51-70(1)
38	revoking an approval under Division 51	subsection 51-70(2)
39	refusing an application for revocation	subsection 51-75(1)
40	revoking the approval of a *GST joint venture	subsection 51-75(2)
41	deciding the date of effect of any approval, or any revocation of an approval, under Division 51	section 51-85
42	refusing an application for *registration	section 54-5
43	deciding the date of effect of *registration as a *GST branch	section 54-10
44	refusing to cancel the *registration of a *GST branch	subsection 54-75(1)
45	cancelling the *registration of a *GST branch	subsection 54-75(2)

Review	vable GST decisions under GST Act	
Item	Decision	Provision of GST Act under which decision is made
46	deciding the date of effect of the cancellation of the *registration of a *GST branch	section 54-80
47	cancelling the *registration of an Australian resident agent	subsection 57-25(1)
48	determining that the *tax periods that apply to a resident agent are each individual month	subsection 57-35(1)
49	deciding the date of effect of a determination	subsection 57-35(2)
50	cancelling the *registration of a *non-profit sub-entity	subsection 63-35(1)
51	refusing to allow, or allowing, a further period within which to make an agreement that the margin scheme is to apply	paragraph 75-5(1A)(b)
52	refusing a request to allow an annual apportionment election to take effect from the start of another *tax period	paragraph 131-10(2)(b)
53	disallowing an annual apportionment election	subsection 131-20(3
54	cancelling the *registration of a *representative of an *incapacitated entity	subsection 147-10(1
55	refusing a request to allow an annual *tax period election to take effect from the start of another tax period	paragraph 151-10(2)(b)
56	refusing a request to be allowed to make an annual *tax period election on a specified day	subsection 151-20(3
57	disallowing an annual *tax period election	subsection 151-25(3
58	refusing a request to allow an election to pay *GST by instalments to take effect from the start of another *tax period	paragraph 162-15(2)(b)
59	refusing a request to be allowed to make an election on a specified day	subsection 162-25(3
60	disallowing an election to pay *GST by instalments	subsection 162-30(3
61	making a declaration to negate a GST benefit	section 165-40
62	making a declaration to negate or reduce a GST disadvantage	subsection 165-45(3

Item	Decision	Provision of GST Act under which decision is made
63	deciding whether to grant a request for a declaration to negate or reduce a GST disadvantage	subsection 165-45(5)
	(3) A decision under section 24B of the A N Services Tax Transition) Act 1999 refusion determination under that section, or make that section, is a reviewable GST transit	ng an application for a ing a determination under
Divisi	ion 111—Wine tax and luxury car	tax
Table	of Subdivisions	
	Guide to Division 111	
	111-C Review of wine tax decisions	
	111-D Effect on contracts from amendment	nts to laws
Guide	e to Division 111	
111-1	What this Division is about	
	This Division gives you the right to object relate to you disallowing the whole or paceredit.	_
	It also explains how contracts to supply affected if a wine tax law or luxury car t	
Subdi	vision 111-C—Review of wine tax de	ecisions
Table	of sections	
_		

1	111-50 Reviewable wine tax decisions
2 3 4	(1) You may object, in the manner set out in Part IVC, against a decision you are dissatisfied with that is a *reviewable wine tax decision relating to you.
5 6 7	Note: You may object to a decision relating to you under section 105-5 or 105-25 involving an assessment of a net amount or indirect tax: see Subdivision 105-B.
8 9 10	(2) A decision under section 17-45 of the *Wine Tax Act disallowing the whole or part of a claim for a *wine tax credit is a <i>reviewable wine tax decision</i> .
11 12	Subdivision 111-D—Effect on contracts from amendments to laws
13	Table of sections
14 15	Alteration of contracts if cost of complying with agreement is affected by later alteration to wine tax or luxury car tax laws
16 17 18	111-60 Alteration of contracts if cost of complying with agreement is affected by later alteration to wine tax or luxury car tax laws
19 20 21 22 23 24 25 26 27	 (1) If, after a contract involving a *supply or a *wine taxable dealing has been made, an alteration to the *wine tax law or the *luxury car tax law happens and the alteration directly causes an increase or decrease in the cost to a party to the agreement of complying with the agreement, then the contract is altered as follows: (a) if the cost is increased—by allowing the party to add the increase to the contract price; (b) if the cost is decreased—by allowing the other party to deduct the decrease from the contract price.
28 29 30 31 32	 (2) The contract is not altered if: (a) the contract has express written provision to the contrary; or (b) it is clear from the terms of the contract that the alteration of the *wine tax law or the *luxury car tax law has been taken into account in the agreed contract price.

	sion 112—Fuel tax	
Table	e of Subdivisions	
	Guide to Division 112	
	112-E Review of fuel tax decisions	
Guid	e to Division 112	
112-1	What this Division is about	
	This Division gives you the right to object a tax decisions that relate to you. Section 112-reviewable fuel tax decisions.	_
Subd	ivision 112-E—Review of fuel tax decision	ons
Table	e of sections	
	112-50 Reviewable fuel tax decisions	
112-5	0 Reviewable fuel tax decisions	
	(1) You may object, in the manner set out in Pardecision you are dissatisfied with that is a *r decision relating to you.	_
	decision you are dissatisfied with that is a *r	eviewable fuel tax ou under section 105-5 o
	decision you are dissatisfied with that is a *r decision relating to you. Note: You may object to a decision relating to you 105-25 involving an assessment of a net for	eviewable fuel tax ou under section 105-5 o nel amount: see
Revie	decision you are dissatisfied with that is a *r decision relating to you. Note: You may object to a decision relating to you 105-25 involving an assessment of a net for Subdivision 105-B.	eviewable fuel tax ou under section 105-5 o nel amount: see
Revie Item	decision you are dissatisfied with that is a *r decision relating to you. Note: You may object to a decision relating to you 105-25 involving an assessment of a net for Subdivision 105-B. (2) Each of the following decisions is a <i>reviewa</i>	eviewable fuel tax ou under section 105-5 o nel amount: see
	decision you are dissatisfied with that is a *r decision relating to you. Note: You may object to a decision relating to you 105-25 involving an assessment of a net for Subdivision 105-B. (2) Each of the following decisions is a <i>reviewa</i> where the subdivisions is a <i>reviewa</i> where the subdivisi	eviewable fuel tax ou under section 105-5 o nel amount: see ble fuel tax decision Provision of the Fuel Tax Act 2006 under which

Item	Decision				Provision of the Fuel Tax Act 2006 under which decision is made
3		whether or ne a *fuel tax d	ot to grant a reque lisadvantage	est to negate	subsection 75-45(5
42 B	efore Pa	art 4-15 in	Schedule 1		
	Insert:				
Cha	pter 4	4—Gen	eric colle	ection ar	nd recovery
	-	ıles			•
43 Sı	ubsectio	on 250-10	(2) in Sched	ule 1 (afte	r table item 35)
	Insert:		(_,		,
36	net fuel	amount	61-10	Fuel Tax	x Act 2006
44 Be	efore Pa	art 5-1 in	Schedule 1		
	Insert:				
		- A.J.		on	
Cha	pter 5	— Aar	ninistrati	UII	
	•		nınıstratı 3 in Schedul		
	•				
45 Be	efore Di Insert:	ivision 35		e 1	nissioner
45 Be	efore Di Insert:	ivision 35 —Accou	3 in Schedul	e 1	nissioner
45 Be	efore Di Insert:	ivision 35 —Accou	3 in Schedul	e 1	nissioner

Guide to Division 352 1 352-1 What this Division is about 2 This Division requires the Commissioner to prepare an annual 3 report on the working of the indirect tax laws. Subdivision 352-A—Accountability of the Commissioner in 5 respect of indirect tax laws 6 Table of sections 7 352-5 Commissioner must prepare annual report on indirect tax laws 8 352-5 Commissioner must prepare annual report on indirect tax 9 laws 10 (1) As soon as practicable after 30 June in each year, the 11 Commissioner must prepare and give to the Minister a report on 12 the working of the *indirect tax laws during the year ending on that 13 30 June. 14 (2) The report must include a report on any breaches or evasions of the 15 *indirect tax laws that the Commissioner knows about. 16 (3) The Minister must cause a copy of the report to be laid before each 17 House of the Parliament within 15 sitting days of that House after 18 the day on which the Minister receives the report. 19 46 Subsection 353-10(1) in Schedule 1 20 Repeal the subsection, substitute: 21 (1) The Commissioner may by notice in writing require you to do all 22 or any of the following: 23 (a) to give the Commissioner any information that the 24 Commissioner requires for the purpose of: 25 (i) the application of an *indirect tax law in relation to you 26 or any other entity; or 2.7 (ii) the administration or operation of this Schedule (other

55

than Division 340);

28

2	(b) to attend and give evidence before the Commissioner, or an individual authorised by the Commissioner, for the purpose
3	of:
4 5	(i) the application of an indirect tax law in relation to you or any other entity; or
6 7	(ii) the administration or operation of this Schedule (other than Division 340);
8	(c) to produce to the Commissioner any documents in your
9	custody or under your control for the purpose of:
10 11	(i) the application of an indirect tax law in relation to you or any other entity; or
12	(ii) the administration or operation of this Schedule.
13 14	Note: Failing to comply with a direction can be an offence against section 8C.
15	47 Subsection 353-10(3) in Schedule 1
16	Omit "persons", substitute "entities".
	40. At the and of Division 252 in Cabadula 4
17	48 At the end of Division 353 in Schedule 1
18	Add:
19	353-15 Access to premises for the purposes of the indirect tax laws
20	(1) For the purposes of an *indirect tax law, the Commissioner, or an
21	individual authorised by the Commissioner for the purposes of this
22	section:
22 23 24	· · · · · · · · · · · · · · · · · · ·
23 24 25	section: (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to
23 24 25 26 27	section: (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to any documents, goods or other property; and (c) may inspect, examine, make copies of, or take extracts from,
23 24 25 26 27 28	section: (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to any documents, goods or other property; and (c) may inspect, examine, make copies of, or take extracts from, any documents; and
23 24 25 26 27 28 29	section: (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to any documents, goods or other property; and (c) may inspect, examine, make copies of, or take extracts from, any documents; and (d) may inspect, examine, count, measure, weigh, gauge, test or
23 24 25 26 27 28	section: (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to any documents, goods or other property; and (c) may inspect, examine, make copies of, or take extracts from, any documents; and
23 24 25 26 27 28 29 30 31	 (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to any documents, goods or other property; and (c) may inspect, examine, make copies of, or take extracts from, any documents; and (d) may inspect, examine, count, measure, weigh, gauge, test or analyse any goods or other property and, to that end, take samples.
23 24 25 26 27 28 29 30 31	section: (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to any documents, goods or other property; and (c) may inspect, examine, make copies of, or take extracts from, any documents; and (d) may inspect, examine, count, measure, weigh, gauge, test or analyse any goods or other property and, to that end, take samples. (2) An individual authorised by the Commissioner for the purposes of
23 24 25 26 27 28 29 30 31 32 33	section: (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to any documents, goods or other property; and (c) may inspect, examine, make copies of, or take extracts from, any documents; and (d) may inspect, examine, count, measure, weigh, gauge, test or analyse any goods or other property and, to that end, take samples. (2) An individual authorised by the Commissioner for the purposes of this section is not entitled to enter or remain on any land or
23 24 25 26 27 28 29 30 31	section: (a) may at all reasonable times enter and remain on any land or premises; and (b) is entitled to full and free access at all reasonable times to any documents, goods or other property; and (c) may inspect, examine, make copies of, or take extracts from, any documents; and (d) may inspect, examine, count, measure, weigh, gauge, test or analyse any goods or other property and, to that end, take samples. (2) An individual authorised by the Commissioner for the purposes of

1 2	authority signed by the Commissioner stating that the individual is authorised to exercise powers under this section.	
3	(3) You commit an offence if:	
4	(a) you are the occupier of land or premises; and	
5	(b) an individual enters, or proposes to enter, the land or	
6	premises under this section; and	
7	(c) the individual is the Commissioner or authorised by the	
8	Commissioner for the purposes of this section; and	
9	(d) you do not provide the individual with all reasonable	
10	facilities and assistance for the effective exercise of powers	
11	under this section.	
12	Penalty: 30 penalty units.	
13 14	Note 1: Chapter 2 of the <i>Criminal Code</i> sets out the general principles of criminal responsibility.	
15 16	Note 2: See section 4AA of the <i>Crimes Act 1914</i> for the current value of a penalty unit.	
17	(4) Strict liability applies to paragraphs (3)(a) and (c).	
18	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .	
19	49 At the end of Part 5-1 in Schedule 1	
20	Add:	
21	Division 355—Confidentiality	
22	Table of Subdivisions	
23	Guide to Division 355	
24	355-A Protection of confidentiality of indirect tax information	
	, and a second of the second o	
25	Guide to Division 355	
26	355-1 What this Division is about	
27	This Division prohibits the disclosure of indirect tax information	
28	by officials except in certain circumstances.	
	,	-

1 2	Subdivision 355-A—Protection of confidentiality of indirect tax information
3	Table of sections
4	Protection of confidentiality of indirect tax information
5	355-5 Protection of confidentiality of indirect tax information
6	Object
7 8 9	(1) The object of this section is to protect the confidentiality of taxpayers' personal tax affairs by restricting what you may do with *indirect tax information and *indirect tax documents.
10	Offence
11	(2) You commit an offence if:
12	(a) you:
13	(i) make a record of information; or
14	(ii) disclose information to anyone else; and
15	(b) the information was disclosed to you, or obtained by you, in
16	the course of:
17	(i) your appointment or employment by the
18	Commonwealth; or
19 20	(ii) the performance of services by you for the Commonwealth; or
21	(iii) the exercise of powers, or the performance of functions,
22	by you under a delegation by the Commissioner; and
23	(c) the information was disclosed to you, or obtained by you,
24	under an *indirect tax law; and
25	(d) the information relates to the affairs of an entity other than
26	you.
27	Penalty: Imprisonment for 2 years.
28 29	Note: Chapter 2 of the <i>Criminal Code</i> sets out the general principles of criminal responsibility.
30	(3) Strict liability applies to paragraph (2)(c).
31	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .

1	(4) Subsection (2) does not apply if you make the record for, or you
2	disclose the information to, an entity who is not a Minister and:
3	(a) the making of the record or the disclosure is for the purposes
4	of:
5	(i) an *indirect tax law; or
6	(ii) complying with an obligation Australia has under an
7	agreement with another country; or
8	(b) the making of the record or the disclosure is in the course of:
9	(i) the performance of the duties of your appointment or
10	employment by the Commonwealth; or
11	(ii) the performance of services by you for the
12	Commonwealth; or
13	(iii) the exercise of powers, or performance of functions, by
14	you under a delegation by the Commissioner.
15	Note: A defendant bears an evidential burden in relation to the matters in
16	subsection (4): see subsection 13.3(3) of the <i>Criminal Code</i> .
17	(5) Subsection (2) does not apply if:
18	(a) you are:
19	(i) the Commissioner; or
20	(ii) a Deputy Commissioner; or
21	(iii) an individual authorised by the Commissioner or a
22	Deputy Commissioner to disclose the information; and
23	(b) an item in the following table covers your disclosure:
24	

Disclo	sures	
Item	The disclosure is to	and the disclosure
1	any entity (other than a Minister)	is for the purpose of the entity carrying out functions under a *taxation law.
2	the Administrative Appeals Tribunal	is in connection with proceedings under a *taxation law.
3	the Australian Statistician	is of information to be used for the purposes of the <i>Census and Statistics Act 1905</i> .
4	the Chief Executive Officer of the Commonwealth Services Delivery Agency	is of information to be used for the purpose of the administration of the social security law (within the meaning of the <i>Social Security Act 1991</i>).

Disclo	sures	
Item	The disclosure is to	and the disclosure
5	the Chief Executive Officer of Customs	is for any purpose.
6	the Secretary of the Department dealing with matters relating to the social security law (within the meaning of the <i>Social Security Act 1991</i>)	is of information to be used for the purpose of the administration of that law.
7	an individual who holds an office of a State or Territory, being an office prescribed for the purposes of this table item	both: (a) relates to alcoholic beverages; and (b) is for the purpose of the individua administering an *arrangement fo the rebate, refund or other paymen or credit by a State or Territory in respect of alcoholic beverages.
		evidential burden in relation to the matters is section 13.3(3) of the <i>Criminal Code</i> .
	Protection of confidentiality documents from courts	of indirect tax information and
	(6) You are not to be required:	
	•	x information to a court; or
	(b) to produce an *indirect	t tax document to a court;
	unless it is necessary for the	purposes of an *indirect tax law.
Divisi	ion 356—General admini	stration of tax laws
Table	of Subdivisions	
	Guide to Division 356	
	Guide to Division 530	

Guide to	Division 356
356-1 WI	nat this Division is about
	This Division gives the Commissioner the general administration of the indirect tax laws.
Subdivis	ion 356-A—Indirect tax laws
Table of s	sections
35	6-5 Commissioner has general administration of indirect tax laws
356-5 Co	mmissioner has general administration of indirect tax laws
	The Commissioner has the general administration of each *indirect tax law.
50 At the	e end of section 357-55 in Schedule 1
Ad	d:
	; (i) a *net fuel amount, or the administration, collection or payment of a net fuel amount.
51 Befor	re Division 388 in Schedule 1 ert:
Division	382—Record-keeping
Table of S	Subdivisions
	Guide to Division 382
38	32-A Keeping records of indirect tax transactions
Guide to	Division 382
382-1 WI	nat this Division is about
	You are required to keep records of indirect tax transactions in accordance with this Division.

1 2	Subdivision 382-A—Keeping records of indirect tax transactions
3	Table of sections
4	382-5 Keeping records of indirect tax transactions
5	382-5 Keeping records of indirect tax transactions
6	Records of transactions
7	(1) You must:
8	(a) keep records that record and explain all transactions and
9	other acts you engage in that are relevant to a *supply, importation, acquisition, dealing, manufacture or entitlement
11	to which this subsection applies; and
12 13	(b) retain those records for at least 5 years after the completion of the transactions or acts to which they relate.
14	(2) Subsection (1) applies to:
15	(a) a *taxable supply, *taxable importation, *creditable
16	acquisition or *creditable importation made by you; or
17	(b) a *supply made by you that is *GST-free or *input taxed; or
18	(c) a *wine taxable dealing on which you are liable for *wine tax;
19	or
20 21	(d) any other assessable dealing within the meaning of the *Wine Tax Act made by you; or
22	(e) your entitlement to a *wine tax credit; or
23	(f) a *taxable supply of a luxury car, or a *taxable importation of
24	a luxury car, made by you; or
25	(g) your entitlement to a special credit under the A New Tax
26 27	System (Goods and Services Tax Transition) Act 1999 or the A New Tax System (Wine Equalisation Tax and Luxury Car
28	Tax Transition) Act 1999; or
29	(h) if you are entitled to a *fuel tax credit for fuel that you
30	acquire, manufacture or import—the acquisition,
31	manufacture or importation; or
32	(i) if you are liable, as a recipient of a taxable supply, to pay the
33	*GST on a taxable supply because of section 15C of the A
34	New Tax System (Goods and Services Tax Transition) Act
35	1999—the taxable supply.

1	(3) If you give the Commissioner a return that takes into account:
2	(a) an *input tax credit that is attributable to a *tax period under
3	subsection 29-10(4) of the *GST Act; or
4	(b) a *fuel tax credit that is attributable to a tax period or *fuel
5	tax return period under subsection 65-5(4) of the Fuel Tax
6	Act 2006;
7	you must:
8	(c) keep records that record and explain all transactions and
9	other acts you engage in that are relevant to the acquisition or
10	importation in question; and
11	(d) retain those records for at least 5 years after the return was
12	given to the Commissioner.
13	Records of elections, choices, estimates, determinations and
14	calculations
15	(4) If you make any election, choice, estimate, determination or
16	calculation under an *indirect tax law, you must:
17	(a) keep records containing particulars of:
18	(i) the election, choice, estimate, determination or
19	calculation; and
20	(ii) in the case of an estimate, determination or
21	calculation—the basis on which, and the method by
22	which, the estimate, determination or calculation was
23	made; and
24	(b) retain those records:
25	(i) if the indirect tax law specifies circumstances in which
26	the election, choice, estimate, determination or
27	calculation ceases to have effect—for at least 5 years
28	after the election, choice, estimate, determination or
29	calculation ceased to have effect; or
30	(ii) in any other case—for at least 5 years after the election,
31	choice, estimate, determination or calculation was
32	made.
33	(5) This section requires a record of an *arrangement entered into
34	under section 153-50 of the *GST Act to be kept and retained by
35	the party entering into the arrangement as principal. It does not
36	require such a record to be kept or retained by the party entering
37	into the arrangement as agent.

1 2 3	(6)	153-65(2	of the *GST Act to be kept and retained by both the ring the notice and the entity receiving it.
4 5	(7)		limiting subsection (4), if you choose to apply Division 63 fit sub-entities) of the *GST Act, you must:
6			ep records that record:
7			your choice to apply that Division; and
8) each branch that is treated as a separate entity for the
9		•	purposes of the *GST law; and
10 11		(iii	each branch that has ceased to be treated as a separate entity for the purposes of the GST law; and
12 13			ain those records for at least 5 years after you revoke the pice.
14		Requiren	nents of records
15	(8)	The reco	rds must be:
16		(a) in l	English, or readily accessible and easily convertible into
17		· ·	glish; and
18 19			th as to enable your liabilities and entitlements under an direct tax law to be readily ascertained.
20		Offence	
21	(9)	An entity	commits an offence if:
22		(a) the	entity is required to keep or retain a record under this
23		sec	tion; and
24 25			entity does not keep or retain the record in accordance h this section.
26		Penalty:	30 penalty units.
27 28		Note 1:	Chapter 2 of the <i>Criminal Code</i> sets out the general principles of criminal responsibility.
29 30		Note 2:	See section 4AA of the <i>Crimes Act 1914</i> for the current value of a penalty unit.
31 32		Note 3:	Section 288-25 imposes an administrative penalty if an entity does not keep or retain records as required by this section.
33	(10)	Subsection	on (9) is an offence of strict liability.
34		Note:	For strict liability, see section 6.1 of the <i>Criminal Code</i> .

1	Defence	
2	(11) Subsection (9) does not apply if:	
3	(a) the Commissioner notifies the entity that the entity does not	
4	need to retain the record; or	
5	(b) the entity is a company that has been finally dissolved.	
6 7	Note: A defendant bears an evidential burden in relation to the matters in subsection (10): see subsection 13.3(3) of the <i>Criminal Code</i> .	
8 9	(12) For the purposes of section 288-25, this section does not require an entity to retain a record if:	
10 11	(a) the Commissioner notifies the entity that the entity does not need to retain the record; or	
12	(b) the entity is a company that has been finally dissolved.	
13 14	Note: Section 288-25 imposes an administrative penalty if an entity does not keep or retain records as required by this section.	
15	52 Division 444 in Schedule 1	
16	Repeal the Division, substitute:	
17	Division 444—Obligations of entities on behalf of other entities	
19	Table of Subdivisions	
20	Guide to Division 444	
21	444-A Unincorporated associations and bodies and companies	
22	444-B Partnerships	
23	444-C Superannuation funds	
24	444-D Incapacitated entities	
25	444-E Indirect tax specific entities	
26	Guide to Division 444	
27	444-1 What this Division is about	
		_
	This Division immediate advantages des Patricies C	
28 29	This Division imposes onto other entities the liabilities of unincorporated associations or bodies, companies, partnerships,	

superannuation funds, incapacitated entities and various indirect 1 tax specific entities. 2 Subdivision 444-A—Unincorporated associations and bodies 3 and companies 4 Table of sections 5 444-5 Unincorporated associations and bodies 7 444-10 Public officers of companies 444-15 Liability of directors and officers of a company 8 444-5 Unincorporated associations and bodies 9 (1) Obligations that would be imposed under this Schedule or an 10 *indirect tax law on an unincorporated association or body of entities are imposed on each member of the committee of 12 management of the association or body, but may be discharged by 13 any of those members. 14 (2) Any offence against this Schedule or an *indirect tax law that is 15 committed by the association or body is taken to have been 16 committed by each member of its committee of management. 17 (3) In a prosecution of an entity for an offence that the entity is taken 18 to have committed because of subsection (2), it is a defence if the 19 entity proves that the entity: 20 (a) did not aid, abet, counsel or procure the relevant act or 21 omission; and 22 (b) was not in any way knowingly concerned in, or party to, the 23 relevant act or omission (whether directly or indirectly and 24 whether by any act or omission of the entity). 25 The defence in subsection (3) does not apply in relation to offences 26 Note 1: under Part 2.4 of the Criminal Code. 27 28 Note 2: A defendant bears a legal burden in relation to the matters in subsection (3): see section 13.4 of the Criminal Code. 29 444-10 Public officers of companies 30 (1) The individual who is the public officer of a company for the 31 purposes of the Income Tax Assessment Act 1936 is also the public 32 officer of the company for the purposes of an *indirect tax law. The

1 2			public officer's address for service under that Act is also the public officer's address for service for the same purposes.
3 4		(2)	The public officer is answerable for doing everything required to be done by the company under an *indirect tax law, and in case of
5			default is liable to the same penalties.
6		(3)	A proceeding under an *indirect tax law that is brought against the
7			public officer is taken to have been brought against the company,
8 9			and the company is liable jointly with the public officer for any penalty imposed on the public officer.
10		(4)	Everything done by the public officer that the public officer is
11 12			required to do in that capacity is taken to have been done by the company.
13		(5)	Service of a notice or other document on the public officer or at the
14			public officer's address for service is sufficient service on the
15			company for the purposes of an *indirect tax law. If at any time
16 17			there is no public officer, service on an individual who is acting or appears to be acting in the business of the company is sufficient.
18 19		(6)	This section does not, by implication, reduce any of the obligations or liabilities of the company.
	444-15		
19	444-15	Lia	or liabilities of the company.
19 20	444-15	Lia	or liabilities of the company. ability of directors and officers of a company Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect
20 21 22 23	444-15	Lia	or liabilities of the company. ability of directors and officers of a company Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be
19 20 21 22 23 24	444-15	Lia	ability of directors and officers of a company Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>)
20 21 22 23 24 25	444-15	Lia	ability of directors and officers of a company Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>) who is:
19 20 21 22 23 24	444-15	Lia	Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>) who is: (a) a director, secretary or other officer of the company; or
20 21 22 23 24 25	444-15	Lia	ability of directors and officers of a company Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>) who is:
20 21 22 22 23 24 25 26	444-15	Lia (1)	Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>) who is: (a) a director, secretary or other officer of the company; or (b) an attorney or agent of the company. The representative has the same liability in respect of the notice,
20 20 21 22 23 24 25 26 27	444-15	Lia (1)	ability of directors and officers of a company Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>) who is: (a) a director, secretary or other officer of the company; or (b) an attorney or agent of the company. The representative has the same liability in respect of the notice, process or proceeding as the company or public officer would have
20 20 21 22 23 24 25 26 27 28 29 30	444-15	Lia (1)	Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>) who is: (a) a director, secretary or other officer of the company; or (b) an attorney or agent of the company. The representative has the same liability in respect of the notice, process or proceeding as the company or public officer would have had if it had been given to, served on or taken against the company
20 20 21 22 23 24 25 26 27	444-15	Lia (1)	ability of directors and officers of a company Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>) who is: (a) a director, secretary or other officer of the company; or (b) an attorney or agent of the company. The representative has the same liability in respect of the notice, process or proceeding as the company or public officer would have
20 20 21 22 23 24 25 26 27 28 29 30	444-15	Lia (1)	Any notice, process or proceeding that may be given to, served on or taken against a company or its public officer under an *indirect tax law may, if the Commissioner considers it appropriate, be given to, served on, or taken against an entity (the <i>representative</i>) who is: (a) a director, secretary or other officer of the company; or (b) an attorney or agent of the company. The representative has the same liability in respect of the notice, process or proceeding as the company or public officer would have had if it had been given to, served on or taken against the company

Subdivision 444-B—Partnerships Table of sections 2 444-30 Partnerships 3 444-30 Partnerships 4 (1) Obligations that are imposed under this Schedule or an *indirect 5 tax law on a partnership are imposed on each partner, but may be 6 discharged by any of the partners. 7 (2) The partners are jointly and severally liable to pay any amount that 8 is payable under this Schedule or an *indirect tax law by the 9 partnership. 10 (3) Any offence against this Schedule or an *indirect tax law that is 11 committed by a partnership is taken to have been committed by 12 each of the partners. 13 (4) In a prosecution of an entity for an offence that the entity is taken 14 to have committed because of subsection (3), it is a defence if the 15 entity proves that the entity: 16 (a) did not aid, abet, counsel or procure the relevant act or 17 omission: and 18 (b) was not in any way knowingly concerned in, or party to, the 19 relevant act or omission (whether directly or indirectly and 20 whether by any act or omission of the entity). 21 The defence in subsection (4) does not apply in relation to offences Note 1: 22 23 under Part 2.4 of the Criminal Code. A defendant bears a legal burden in relation to the matters in 24 Note 2: 25 subsection (4): see section 13.4 of the Criminal Code. **Subdivision 444-C—Superannuation funds** 26 Table of sections 2.7 444-50 Superannuation funds 28 444-50 Superannuation funds 29 If a superannuation fund does not have a trustee of the fund, this 30 Schedule applies to the fund as if: 31

1

1 2	(a) the entity that manages the fund were the trustee of the fund; or
3	(b) each of the entities that manage the fund were a trustee of the
4	fund.
5 6	Note: The trustee of a superannuation fund is taken to be an entity: see subsection 960-100(2) of the <i>Income Tax Assessment Act 1997</i> .
7	Subdivision 444-D—Incapacitated entities
8	Table of sections
9	444-70 Representatives of incapacitated entities
10	444-70 Representatives of incapacitated entities
11	(1) If there are 2 or more *representatives of the same *incapacitated
12	entity, the representatives are jointly and severally liable to pay any
13 14	amount that is payable under an *indirect tax law by any of the representatives in relation to that same incapacitated entity.
15	(2) If there are 2 or more *representatives of the same *incapacitated
16	entity, any offence against an *indirect tax law that is committed by
17	one of the representatives is taken to have been committed by each
18	of the representatives.
19	(3) In a prosecution of an entity for an offence that the entity is taken
20 21	to have committed because of subsection (2), it is a defence if the entity proves that the entity:
22	(a) did not aid, abet, counsel or procure the relevant act or
23	omission; and
24	(b) was not in any way knowingly concerned in, or party to, the
25	relevant act or omission (whether directly or indirectly and
26	whether by any act or omission of the entity).
27	Note 1: The defence in subsection (3) does not apply in relation to offences
28	under Part 2.4 of the <i>Criminal Code</i> .
29 30	Note 2: A defendant bears a legal burden in relation to the matters in subsection (3): see section 13.4 of the <i>Criminal Code</i> .
31	Subdivision 444-E—Indirect tax specific entities
32	Table of sections
33	444-80 GST joint ventures

2			SST groups
3	444-80	GST join	nt ventures
4		(1) The *p	participants in a *GST joint venture are jointly and severally
5		liable	to pay any amount that is payable under an *indirect tax law
6 7		•	*joint venture operator for the joint venture, to the extent ne amount relates to the joint venture.
8		(2) Any o	offence against an *indirect tax law that:
9		(a)	is committed by the *joint venture operator for a *GST joint
10			venture; and
11		(b)	relates to the joint venture;
12			en to have been committed by each of the *participants in the
13		joint v	venture.
14		(3) In a p	rosecution of an entity for an offence that the entity is taken
15			re committed because of subsection (2), it is a defence if the
16		entity	proves that the entity:
17			did not aid, abet, counsel or procure the relevant act or
18			omission; and
19			was not in any way knowingly concerned in, or party to, the
20 21			relevant act or omission (whether directly or indirectly and whether by any act or omission of the entity).
22 23		Note 1:	The defence in subsection (3) does not apply in relation to offences under Part 2.4 of the <i>Criminal Code</i> .
24 25		Note 2:	A defendant bears a legal burden in relation to the matters in subsection (3): see section 13.4 of the <i>Criminal Code</i> .
26	444-85	Non-pro	fit sub-entities
27		(1) Obliga	ations that would be imposed under the *GST law or the *fuel
28			w on a *non-profit sub-entity are imposed on each entity who
29		_	ponsible, to entities or bodies outside the sub-entity, for the
30			gement of the sub-entity, but may be discharged by any entity
31		WIIO 19	s so responsible.
32			ntities who are so responsible in respect of the sub-entity are
33			y and severally liable to pay any amount that is payable under
34		the *G	SST law or the *fuel tax law by the sub-entity.

1 2 3 4	(3)	committed by the sub-entity is taken to have been committed by each entity who is responsible, to entities or bodies outside the sub-entity, for the management of the sub-entity.	
5	(4)	In a prosecution of an entity for an offence that the entity is taken	
6		to have committed because of subsection (3), it is a defence if the	
7		entity proves that the entity:	
8 9		(a) did not aid, abet, counsel or procure the relevant act or omission; and	
10 11 12		(b) was not in any way knowingly concerned in, or party to, the relevant act or omission (whether directly or indirectly and whether by any act or omission of the entity).	
13 14		Note 1: The defence in subsection (4) does not apply in relation to offences under Part 2.4 of the <i>Criminal Code</i> .	
15 16		Note 2: A defendant bears a legal burden in relation to the matters in subsection (4): see section 13.4 of the <i>Criminal Code</i> .	
17 444-9	0 GS	T groups	
18 19 20	(1)	The *members of a *GST group are jointly and severally liable to pay any amount that is payable under an *indirect tax law by the *representative member for the group.	
21 22 23 24	(2)	Subsection (1) does not apply to a *member of a *GST group if an *Australian law has the effect of prohibiting the member from entering into any *arrangement under which the member becomes subject to the liability referred to in that subsection.	
25 26 27 28 29	(3)	However, a *member to which subsection (2) applies remains liable for any amount payable under an *indirect tax law by the *representative member for the group, to the extent that the liability arises from an act or omission of the member to which subsection (2) applies.	
30 31 32	(4)	Any offence against an *indirect tax law that is committed by the *representative member for a *GST group is taken to have been committed by each of the *members of the group.	
33 34 35	(5)	In a prosecution of an entity for an offence that the entity is taken to have committed because of subsection (4), it is a defence if the entity proves that the entity:	

1 2		(a) did not aid, abet, counsel or procure the relevant act or omission; and	
3 4		(b) was not in any way knowingly concerned in, or party to, to relevant act or omission (whether directly or indirectly an	
5		whether by any act or omission of the entity).	
6 7		Note 1: The defence in subsection (5) does not apply in relation to offence under Part 2.4 of the <i>Criminal Code</i> .	es
8 9		Note 2: A defendant bears a legal burden in relation to the matters in subsection (5): see section 13.4 of the <i>Criminal Code</i> .	
10 11	53 T	ansitional—rulings about Part VI of the <i>Taxation</i> Administration Act 1953	
12		If:	
13 14 15 16 17		(a) immediately before the commencement of this item, a rul (within the meaning of section 37 of the <i>Taxation Administration Act 1953</i>) about a provision (the <i>old law</i>) Part VI of the <i>Taxation Administration Act 1953</i> is in forcand	of
18 19		(b) the provision is re-enacted or remade by this Schedule (w or without modifications);	ith
20 21 22		the ruling is, on the commencement of this item, taken also to be a ruling about the provision as re-enacted or remade (the <i>new law</i>), but only so far as the new law expresses the same ideas as the old law.	ıt
23 24	Note:	Ideas in the <i>Taxation Administration Act 1953</i> are not necessarily different just bee different forms of words are used: see section 15AC of the <i>Acts Interpretation Act</i> 1.	
25 26	54 T	ansitional—section 40 of the <i>Taxation Administration</i> Act 1953	,
27 28 29 30	(1)	This item applies if, immediately before the commencement of this item, a person is liable, under section 40 of the <i>Taxation Administra Act 1953</i> , to pay the general interest charge on an unpaid amount (the <i>liability</i>) of any indirect tax.	
31 32	(2)	On the commencement of this item, that section ceases to apply to the liability.	he
33 34 35	(3)	From the commencement of this item, section 105-80 in Schedule 1 that Act applies to the liability as if: (a) the liability remains unpaid at that time; and	to

1 2 3		(b) so much of the charge under section 40 of that Act as remains unpaid at that time had been imposed under section 105-80 in that Schedule and remains unpaid at that time.
4	55	Transitional—section 62 of the <i>Taxation Administration</i> Act 1953
5		
6		If:
7 8		(a) an application has been made for the review of a decision that was:
9		(i) a reviewable GST decision; or
10		(ii) a reviewable wine tax decision; or
11		(iii) a reviewable indirect tax decision; or
12		(iv) a reviewable GST transitional decision;
13		(within the meaning of section 62 of the <i>Taxation</i>
14		Administration Act 1953 as in force immediately before the
15		commencement of this item); and
16 17		(b) the review has not been completed before the commencement of this item;
18		the review may continue to be dealt with, on and after the
19		commencement of this item, as if it had been sought under Part 3-10 in
20 21		Schedule 1 to the <i>Taxation Administration Act 1953</i> as amended by this Part.
22 23	56	Transitional—section 70 of the <i>Taxation Administration</i> Act 1953
24 25 26		If, immediately before the commencement of this item, you must keep and retain a record under section 70 of the <i>Taxation Administration Act</i> 1953:
27 28		(a) despite the repeal of that section by this Schedule, that section continues to apply to the record; and
29 30		(b) section 382-5 in Schedule 1 to that Act does not apply to the record.
31 32	57	Application—sections 105-40, 110-50 and 111-50 in Schedule 1 to the <i>Taxation Administration Act 1953</i>
33 34	(1)	Section 105-40 in Schedule 1 to the <i>Taxation Administration Act 1953</i> applies to:

(a) a reviewable indirect tax decision (within the meaning of 1 section 62 of the Taxation Administration Act 1953 as in 2 force immediately before the commencement of this item) if 3 an application for the review of the decision had not been 4 made before the commencement of this item; or 5 (b) a reviewable indirect tax decision (within the meaning of 6 section 105-40 in that Schedule) made after the 7 commencement of this item. 8 Sections 110-50 and 111-50 in Schedule 1 to the Taxation (2) 9 Administration Act 1953 apply to a decision made before or after the 10 commencement of this item. 11

58 Transitional—instruments

12

13 14 (1) The following table has effect:

Instruments in force immediately before commencement		
Item	If, immediately before the commencement of this subitem, the following instrument, made for the purposes of the specified provision of the <i>Taxation Administration Act</i> 1953, was in force	the instrument is, on the commencement of this subitem, taken to have been made for the purposes of the following provision of that Act
1	an instrument approving a form for the purposes of subsection 23(1)	subsection 105-10(1) in Schedule 1.
2	an instrument allowing a further period for the purposes of paragraph 23(2)(b)	paragraph 105-10(2)(b) in Schedule 1.
3	a notice for the purposes of paragraph 35(a)	paragraph 105-50(a) in Schedule 1.
4	a notice, other than a notice of assessment, for the purposes of paragraph 36(1)(f)	paragraph 105-55(1)(b) in Schedule 1.
5	a determination covering an acquisition for the purposes of paragraph 62B(1)(a)	paragraph 105-120(1)(b) in Schedule 1.
6	a determination covering a visiting force, a member of a visiting force or another person, for the purposes of paragraph 62B(1)(a)	paragraph 105-120(1)(c) in Schedule 1.

Instruments in force immediately before commencement		
Item	If, immediately before the commencement of this subitem, the following instrument, made for the purposes of the specified provision of the <i>Taxation Administration Act</i> 1953, was in force	the instrument is, on the commencement of this subitem, taken to have been made for the purposes of the following provision of that Act
7	a determination covering a use for the purposes of paragraph 62B(1)(b)	paragraph 105-120(1)(d) in Schedule 1.
8	a determination of a class of persons for the purposes of subsection 62B(1)	paragraph 105-120(1)(a) in Schedule 1.
9	an instrument approving a form for the purposes of subsection 62B(3)	paragraph 105-120(1)(e) in Schedule 1.
10	a determination for the purposes of subsection 62B(4)	subsection 105-120(2) in Schedule 1.
11	regulations specifying a kind of entity for the purposes of subsection 62C(1)	paragraph 105-125(1)(a) in Schedule 1.
12	regulations specifying a kind of acquisition for the purposes of subsection 62C(1)	paragraph 105-125(1)(b) in Schedule 1.
13	a determination of a class of persons for the purposes of subsection 62C(1)	subsection 105-125(1) in Schedule 1.
14	an instrument approving a form for the purposes of subsection 62C(3)	paragraph 105-125(1)(c) in Schedule 1.
15	regulations for the purposes of subsection 62C(4)	subsection 105-125(2) in Schedule 1.
16	a direction for the purposes of subsection 65(1)	subsection 353-10(1) in Schedule 1.
17	an authorisation for the purposes of paragraph 65(1)(b)	paragraph 353-10(1)(b) in Schedule 1.
18	an authorisation for the purposes of section 66	section 353-15 in Schedule 1.
19	an authorisation for the purposes of paragraph 68(3)(d) or (e)	subparagraph 355-5(5)(a)(iii) in Schedule 1.
20	regulations prescribing an office for the purposes of the definition of <i>State</i> or <i>Territory officer</i> in subsection 68(6)	item 7 in the table in subsection 355-5(5) in Schedule 1.

Instruments in force immediately before commencement			
Item	If, immediately before the commencement of this subitem, the following instrument, made for the purposes of the specified provision of the <i>Taxation Administration Act</i> 1953, was in force	the instrument is, on the commencement of this subitem, taken to have been made for the purposes of the following provision of that Act	
21	a notice for the purposes of paragraph 70(3)(a)	paragraphs 382-5(11)(a) and (12)(a) in Schedule 1.	
22	an authorisation for the purposes of paragraph 353-10(1)(b) in Schedule 1	paragraph 353-10(1)(b) in Schedule 1.	
23	regulations prescribing a scale of expenses for the purposes of subsection 353-10(3) in Schedule 1	subsection 353-10(3) in Schedule 1.	

(2) The following table has effect:

Actions before commencement			
Item	If, before the commencement of this subitem, the following action	was done for the purposes of the following provision of the Taxation Administration Act 1953	the action is, on the commencement of this subitem, taken to have been done for the purposes of the following provision of that Act
1	making an assessment	Division 2 of Part VI	Subdivision 105-A in Schedule 1.
2	requesting an assessment	subsection 23(1)	subsection 105-10(1) in Schedule 1.
3	notifying	paragraph 36(1)(e)	paragraph 105-55(1)(a) in Schedule 1.

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Part 2—Amendments conditional on the Tax Laws Amendment (2005 Measures No. 4) Act 2005

Taxation Administration Act 1953

59 Subsection 111-50(2) in Schedule 1

Repeal the subsection, substitute:

(2) Each of the following decisions is a *reviewable wine tax decision*:

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Reviewable wine tax decisions		
Item	Decision	Provision of Wine Tax Act under which decision is made
1	disallowing the whole or a part of your claim for a *wine tax credit	section 17-45
2	deciding the date of effect of your approval as a New Zealand participant	section 19-7
3	refusing to approve you as a New Zealand participant	section 19-7
4	revoking your approval as a New Zealand participant	section 19-8
5	deciding the date of effect of revocation of your approval as a New Zealand participant	section 19-8

60 Transitional—subsection 111-50(2) in Schedule 1 to the **Taxation Administration Act 1953**

If:

- (a) an application has been made for the review of a decision that was a reviewable wine tax decision within the meaning of subsection 111-50(2) in Schedule 1 to the Taxation Administration Act 1953 as in force immediately before the commencement of this item; and
- (b) the review has not been completed before the commencement of this item;

1	the review may continue to be dealt with, on and after the
2	commencement of this item, as if it had been sought under subsection
3	111-50(2) in Schedule 1 to the Taxation Administration Act 1953 as
4	amended by this Part.
5	Tax Laws Amendment (2005 Measures No. 4) Act 2005
6	61 Part 1 of Schedule 4 (heading)
7	Repeal the heading.
8	62 Part 2 of Schedule 4
9	Repeal the Part.

Part 3—Consequential amendments			
Administrative Decisions (Judicial Review) Act 1977			
63 Paragraph ((e) of Schedule 1		
Omit "Part	Omit "Part VI of", substitute "Part 3-10 in Schedule 1 to".		
•	tem (Commonwealth-State Financial		
Arra	ngements) Act 1999		
64 At the end of	of subsection 10(1)		
Add:			
Note:	Paragraph B3(ii) of Appendix B to the agreement, as set out in Schedule 2, refers to section 39 of the <i>Taxation Administration Act</i> 1953. That section has been remade as section 105-65 in Schedule 1 to that Act.		
A New Tax Sys	tem (Goods and Services Tax) Act 1999		
65 Section 2-3	0 (heading)		
Repeal the	heading, substitute:		
	ition, collection and recovery provisions in the ion Administration Act 1953		
66 Section 2-3	0		
	VI of the Taxation Administration Act 1953 contains",		
	Parts 3-10 and 4-15 in Schedule 1 to the <i>Taxation</i> tion Act 1953 contain".		
67 Subsection	25-5(1) (note)		
Omit "Divi Schedule 1	sion 7 of Part VI of", substitute "Subdivision 110-F in to".		
68 Subsection	25-5(2) (note)		
Omit "Divi Schedule 1	sion 7 of Part VI of", substitute "Subdivision 110-F in to".		

1	69	Subsection 25-10(1) (note)
2 3		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
4	70	Subsection 25-55(1) (note)
5 6		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
7	71	Subsection 25-55(2) (note)
8 9		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
10	72	Subsection 25-57(1) (note)
11 12		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
13	73	Subsection 25-60(1) (note)
14 15		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
16	74	Subsection 27-15(1) (note)
17 18		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
19	75	Subsection 27-15(2) (note)
20 21		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
22	76	Subsection 27-22(1) (note)
23		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in
24		Schedule 1 to".
25	77	Subsection 27-22(3) (note)
26 27		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
28	78	Subsection 27-25(1) (note)
29		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
30		belieude i to .

79	Subsection 27-25(2) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
80	Subsection 27-30(1) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
81	Subsection 27-37(1) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
82	Subsection 27-38(1) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
83	Subsection 27-38(2) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
84	Subsection 29-45(1) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
85	Subsection 29-45(2) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
86	Subsection 29-50(3) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
87	Subsection 29-50(4) (note)
	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
88	Section 33-1 (notes)
	Repeal the notes, substitute:
	80 81 82 83 84

1 2		Note 1:	For the penalties for failing to comply with these obligations, see the <i>Taxation Administration Act 1953</i> .
3 4 5		Note 2:	For provisions about collection and recovery of GST, see Subdivision 105-C, and Part 4-15, in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
6 7		Note 3:	Payments of GST on importations of goods are dealt with separately in section 33-15 of this Act.
8	89	Section 35-5	(note 1)
9 10		Omit "and so Schedule 1 t	ection 39 of", substitute "of, and section 105-65 in o,".
11	90	Section 35-9	9 (note)
12		Omit "Section	on 39 of", substitute "Section 105-65 in Schedule 1 to".
13	91	Subsection 4	40-165(1) (note)
14 15		Omit "Divis Schedule 1 t	ion 7 of Part VI of", substitute "Subdivision 110-F in o".
16	92	Section 48-5	(note)
17 18		Omit "Divis Schedule 1 t	ion 7 of Part VI of", substitute "Subdivision 110-F in o".
19	93	Subsection 4	48-70(1) (note)
20 21		Omit "Divis Schedule 1 t	ion 7 of Part VI of", substitute "Subdivision 110-F in o".
22	94	Subsection 4	48-70(2) (note)
23 24		Omit "Divis Schedule 1 t	ion 7 of Part VI of", substitute "Subdivision 110-F in o".
25	95	Subsection 4	48-75(1) (note)
26 27		Omit "Divis Schedule 1 t	ion 7 of Part VI of", substitute "Subdivision 110-F in o".
28	96	Subsection 4	48-75(2) (note)
29			ion 7 of Part VI of", substitute "Subdivision 110-F in
30		Schedule 1 t	
31	97	Section 48-8	5 (note)

1 2		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
3	98 \$	Section 49-5 (note)
4 5		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
6	99 \$	Subsection 49-70(1) (note)
7 8		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
9	100	Subsection 49-70(2) (note)
10 11		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
12	101	Subsection 49-75(1) (note)
13 14		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
15	102	Subsection 49-75(2) (note)
16 17		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
18	103	Section 49-85 (note)
19 20		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
21	104	Section 51-5 (note)
22 23		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
24	105	Subsection 51-52(5) (note)
25 26		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
27	106	Section 51-60 (note 1)
28 29		Omit "and section 39 of", substitute "of, and section 105-65 in Schedule 1 to,".

1 2 3	107	Subsection 51-70(1) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
4 5 6	108	Subsection 51-70(2) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
7 8 9	109	Subsection 51-75(1) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
10 11 12	110	Subsection 51-75(2) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
13 14 15	111	Section 51-85 (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
16 17 18	112	Section 54-5 (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
19 20 21	113	Section 54-10 (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
22 23 24	114	Section 54-65 (note 1) Omit "and section 39 of", substitute "of, and section 105-65 in Schedule 1 to,".
25 26 27	115	Subsection 54-75(1) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
28 29 30	116	Subsection 54-75(2) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".

1 2 3	117	Section 54-80 (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
4 5 6	118	Subsection 57-25(1) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
7 8 9	119	Subsection 57-35(1) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
10 11 12	120	Subsection 57-35(2) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
13 14 15	121	Subsection 63-35(1) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
16 17 18	122	Subsection 75-5(1A) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
19 20 21	123	Subsection 131-10(2) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
22 23 24	124	Subsection 131-20(3) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
25 26 27	125	Subsection 147-10(1) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
28 29 30	126	Subsection 151-10(2) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".

1	127	Subsection 151-20(3) (note)
2 3		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
4	128	Subsection 151-25(3) (note)
5 6		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
7	129	Subsection 162-15(2) (note)
8 9		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
10	130	Subsection 162-25(3) (note)
11		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in
12		Schedule 1 to".
13	131	Subsection 162-30(3) (note)
14 15		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
16	132	Section 165-40 (note)
17 18		Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
	133	
18	133	Schedule 1 to".
18 19 20		Schedule 1 to". Subsection 165-45(3) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in
18 19 20 21		Schedule 1 to". Subsection 165-45(3) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to". Subsection 165-45(5) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in
18 19 20 21 22		Schedule 1 to". Subsection 165-45(3) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to". Subsection 165-45(5) (note)
18 19 20 21 22 23	134	Schedule 1 to". Subsection 165-45(3) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to". Subsection 165-45(5) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in
18 19 20 21 22 23 24	134	Schedule 1 to". Subsection 165-45(3) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to". Subsection 165-45(5) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
18 19 20 21 22 23 24 25 26 27	134 135	Schedule 1 to". Subsection 165-45(3) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to". Subsection 165-45(5) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to". Subsection 184-5(1) (note) Omit "Section 50 of", substitute "Section 444-30 in Schedule 1 to". Subsection 184-5(2) (note)
18 19 20 21 22 23 24 25 26	134 135	Subsection 165-45(3) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to". Subsection 165-45(5) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to". Subsection 184-5(1) (note) Omit "Section 50 of", substitute "Section 444-30 in Schedule 1 to".

1 2	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
3	A New Tax System (Goods and Services Tax Transition) Act 1999
5	138 Section 15IA
6 7	Omit "Subsection 36(1) of", substitute "Section 105-55 in Schedule 1 to".
8 9	Note: The heading to section 15IA is altered by omitting "section 36 of" and substituting "section 105-55 in Schedule 1 to".
10	139 Subsection 24B(5) (note)
11 12	Omit "Division 7 of Part VI of", substitute "Subdivision 110-F in Schedule 1 to".
13	A New Tax System (Luxury Car Tax) Act 1999
14	140 Section 2-25 (heading)
15	Repeal the heading, substitute:
16 17	2-25 Administration, collection and recovery provisions in the Taxation Administration Act 1953
18	141 Section 2-25
19 20 21	Omit "Part VI of the <i>Taxation Administration Act 1953</i> contains", substitute "Parts 3-10 and 4-15 in Schedule 1 to the <i>Taxation Administration Act 1953</i> contain".
22	142 Subsection 13-20(1) (note 2)
23	Omit "Part 4-15 in Schedule 1 to the Taxation Administration Act 1953
24 25	and Division 3 of Part VI of that Act", substitute "Subdivision 105-C, and Part 4-15, in Schedule 1 to the <i>Taxation Administration Act 1953</i> ".
26	A New Tax System (Wine Equalisation Tax) Act 1999
27	143 Section 2-35 (heading)
28	Repeal the heading, substitute:

1 2	2-33	Taxation Administration Act 1953
3	144	Section 2-35
4 5 6		Omit "Part VI of the <i>Taxation Administration Act 1953</i> contains", substitute "Parts 3-10 and 4-15 in Schedule 1 to the <i>Taxation Administration Act 1953</i> contain".
7	145	Section 17-25 (note)
8		Omit "Part VI of", substitute "Part 3-10 in Schedule 1 to".
9	146	Subsection 17-30(3) (note)
10		Omit "Part VI of", substitute "Part 3-10 in Schedule 1 to".
11	147	Subsection 17-35(3) (note)
12		Omit "Part VI of", substitute "Part 3-10 in Schedule 1 to".
13	148	Subsection 17-37(2) (note)
14		Omit "Part VI of", substitute "Part 3-10 in Schedule 1 to".
15	149	Section 17-45 (note)
16 17		Omit "Division 7 of Part VI of", substitute "Subdivision 111-C in Schedule 1 to".
18	150	Subsection 19-25(4) (note)
19		Omit "Part VI of", substitute "Part 3-10 in Schedule 1 to".
20	151	Subsection 23-5(1) (note 2)
21		Omit "Part 4-15 in Schedule 1 to the <i>Taxation Administration Act 1953</i>
22 23		and Division 3 of Part VI of that Act", substitute "Subdivision 105-C, and Part 4-15, in Schedule 1 to the <i>Taxation Administration Act 1953</i> ".
24	Crin	nes (Taxation Offences) Act 1980
25	152	Subsection 4(5)
26		Omit "Section 68 of", substitute "Section 355-5 in Schedule 1 to".
27	Fro	edom of Information Act 1982

Schedule 3
Omit "Taxation Administration Act 1953, section 68", substitute
"Taxation Administration Act 1953, section 355-5 in Schedule 1".
ome Tax Assessment Act 1936
Subsection 98A(2) (note)
Omit "and section 39 of", substitute "of, and section 105-65 in Schedule 1 to,".
Paragraph 251L(6)(d)
Omit "Part VI of the <i>Taxation Administration Act 1953</i> ", substitute "subsection 995-1(1) of the <i>Income Tax Assessment Act 1997</i> ".
ome Tax Assessment Act 1997
Paragraph 27-15(2)(a)
Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute "*Wine Tax Act".
Paragraph 27-15(2)(b)
Omit "A New Tax System (Luxury Car Tax) Act 1999", substitute "*Luxury Car Tax Act".
Paragraph 27-15(2)(c)
Omit "A New Tax System (Luxury Car Tax) Act 1999", substitute "Luxury Car Tax Act".
Subsection 995-1(1) (paragraph (b) of the definition of <i>BAS provisions</i>)
Repeal the paragraph, substitute:
(b) the *indirect tax law; and
ation Administration Act 1953
Subsection 3C(9) (definition of this Act)
Omit "Part VI", substitute "Part 3-10, and Divisions 355 and 382, in Schedule 1".

2	161	Repeal the item.
3	162	Subsection 8AAB(5) (after table item 17J) Insert: 17K 105-80 in Taxation Administration Act 1953 Schedule 1
5	163	Paragraph 8J(2)(pa) Repeal the paragraph, substitute:
7		(pa) paragraph 353-10(1)(c) in Schedule 1 to this Act; or
8 9 10 11	164	Subsection 14ZW(1AAA) Omit "decision mentioned in item 1 of the table in subsection 62(3) of this Act", substitute "reviewable indirect tax decision (within the meaning of section 105-40 in Schedule 1)".
12 13 14	165	Subparagraph 284-145(1)(b)(ii) in Schedule 1 Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act or Division 75 of the Fuel Tax Act 2006".
15 16	Tax	ation (Interest on Overpayments and Early Payments) Act 1983
17 18 19 20 21	166	Subsection 3(1) (paragraph (q) of the definition of relevant tax) Omit "subsection 20(1) of the Taxation Administration Act 1953", substitute "subsection 995-1(1) of the Income Tax Assessment Act 1997".
22 23 24 25	167	Subsection 3(1) (paragraph (r) of the definition of relevant tax) Omit "Division 4 of Part VI of", substitute "Subdivision 105-D in Schedule 1 to".
26	Tax	Laws Amendment (Retirement Villages) Act 2004
27	168	Paragraph 15(3)(b) of Schedule 1

1		Repeal the paragraph, substitute:
2		(b) section 105-55 in Schedule 1 to the Taxation Administration
3		Act 1953 (which is about the time limit on refunds and
4		credits).
5	169	Item 16 of Schedule 1
6		Omit "Section 36 of", substitute "Section 105-55 in Schedule 1 to".
7 8	Note:	The heading to item 16 of Schedule 1 is altered by omitting "section 36 of" and substituting "section 105-55 in Schedule 1 to".

Adminis	strative provisions Schedule 3
Consequential amendments conditional on the Tax Law	s Amendment (2005 Measures
	No. 4) Act 2005 Part 4

2 3 4	Part 4—Consequential amendments conditional on the Tax Laws Amendment (2005 Measures No. 4) Act 2005
5	A New Tax System (Wine Equalisation Tax) Act 1999
6 7 8	170 Subsection 19-7(4) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 111-C in Schedule 1 to".
9 10 11	171 Subsection 19-7(6) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 111-C in Schedule 1 to".
12 13 14	172 Subsection 19-8(1) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 111-C in Schedule 1 to".
15 16 17	173 Subsection 19-8(2) (note) Omit "Division 7 of Part VI of", substitute "Subdivision 111-C in Schedule 1 to".
18 19 20	174 Subsection 19-25(5) Omit "Part VI of", substitute "Part 3-10 in Schedule 1 to".