2004-2005-2006-2007

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007

No. , 2007

(Families, Community Services and Indigenous Affairs)

A Bill for an Act to amend the law relating to child support, and for other purposes

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# A Bill for an Act to amend the law relating to child support, and for other purposes

The Parliament of Australia enacts:

### 4 1 Short title

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12 13 This Act may be cited as the Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Act 2007.

#### 2 Commencement

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

Commencement in	formation	
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	Immediately after the commencement of section 2 of the Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006.	6 December 2006
3. Schedule 1, Part 2	The day after this Act receives the Royal Assent.	
4. Schedule 1, items 92 to 98	1 January 2008.	1 January 2008
5. Schedule 1, items 99 and 100	Immediately before the commencement of items 92 to 96 of Schedule 2 to the <i>Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act</i> 2006.	1 January 2008
6. Schedule 1, item 101	1 January 2008.	1 January 2008
7. Schedule 1, Part 4, Division 1	Immediately after the commencement of Part 2 of Schedule 2 to this Act.	1 July 2008
8. Schedule 1, item 212	Immediately before the commencement of Schedule 2 to the Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006.	1 July 2008
9. Schedule 1, items 213 and 214	Immediately before the commencement of Schedule 6 to the <i>Child Support Legislation</i> Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006.	1 July 2008
10. Schedule 2, Part 1	The 28th day after the day on which this Act receives the Royal Assent.	
11. Schedule 2, Part 2	Immediately after the commencement of Division 3 of Part 1 of Schedule 5 to the	1 July 2008

<sup>2</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

Commencement information		
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
	Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006.	
12. Schedule 3, Part 1	1 January 2008.	1 January 2008
13. Schedule 3, Part 2	Immediately after the commencement of Part 2 of Schedule 2 to this Act.	1 July 2008
14. Schedule 4, Part 1	The day after this Act receives the Royal Assent.	
15. Schedule 4, Part 2	1 January 2008.	1 January 2008
16. Schedule 4, Part 3	Immediately after the commencement of Part 2 of Schedule 3 to this Act.	1 July 2008
17. Schedule 5, Part 1	Immediately after the commencement of Division 3 of Part 1 of Schedule 5 to the Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006.	1 July 2008
18. Schedule 5, Part 2	Immediately after the commencement of item 155 of Schedule 8 to the <i>Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006.</i>	1 July 2008
19. Schedule 5, Part 3, Division 1	Immediately after the commencement of Schedule 5 to the Families, Community Services and Indigenous Affairs and Other Legislation (2006 Budget and Other Measures) Act 2006.	1 July 2006
20. Schedule 5, Part 3, Division 2	1 July 2007.	1 July 2007
21. Schedule 5, Part 3, Division 3	Immediately after the commencement of Division 3 of Part 1 of Schedule 5 to the Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006.	1 July 2008
22. Schedule 6	1 July 2007.	1 July 2007
23. Schedule 7,	1 July 2007.	1 July 2007

Commencement in	nformation	
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
items 1 and 2		
24. Schedule 7, item 3	Immediately after the commencement of item 84 of Schedule 8 to the <i>Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006.</i>	1 July 2008
25. Schedule 8	At the same time as items 15 to 19 of Schedule 8 to the <i>Child Support Legislation</i> <i>Amendment (Reform of the Child Support</i> <i>Scheme—New Formula and Other</i> <i>Measures) Act 2006</i> commence.	1 July 2008
26. Schedule 9	At the same time as items 15 to 19 of Schedule 8 to the <i>Child Support Legislation</i> Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006 commence.	1 July 2008
27. Schedule 10	1 July 2007.	1 July 2007
28. Schedule 11, items 1 to 12	The day on which this Act receives the Royal Assent.	
29. Schedule 11, item 13	At the same time as Part 2 of Schedule 8 to the <i>Tax Laws Amendment (Simplified Superannuation) Act 2007</i> commences.	1 July 2007
30. Schedule 11, items 14 to 25	The day on which this Act receives the Royal Assent.	
31. Schedule 11, item 26	At the same time as Part 2 of Schedule 9 to the <i>Tax Laws Amendment (Simplified Superannuation) Act 2007</i> commences.	1 July 2007
32. Schedule 12, Part 1	Immediately after the commencement of section 7 of the <i>Social Security</i> ( <i>Administration</i> ) <i>Act 1999</i> .	20 March 2000
33. Schedule 12, item 7	The day on which this Act receives the Royal Assent.	
34. Schedule 12, item 8	Immediately after the commencement of item 50 of Schedule 3 to the <i>Aged Care</i> ( <i>Consequential Provisions</i> ) <i>Act 1997</i> .	1 October 1997
35. Schedule 12, item 9	Immediately after the commencement of item 6 of Schedule 1 to the <i>Social Security</i>	1 July 1998

<sup>4</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

Commencement in	formation	
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
	Legislation Amendment (Youth Allowance) Act 1998.	
36. Schedule 12, item 10	Immediately after the commencement of item 5 of Schedule 4 to the Families, Community Services and Indigenous Affairs and Other Legislation (2006 Budget and Other Measures) Act 2006.	1 December 2006
37. Schedule 12, items 11 to 13	The day on which this Act receives the Royal Assent.	
38. Schedule 12, items 14 and 15	Immediately after the commencement of item 5 of Schedule 4 to the Families, Community Services and Indigenous Affairs and Other Legislation (2006 Budget and Other Measures) Act 2006.	1 December 2006
39. Schedule 12, item 16	Immediately after the commencement of item 42 of Schedule 3 to the <i>A New Tax System (Family Assistance and Related Measures) Act 2000.</i>	1 July 2000
40. Schedule 12, item 17	The day on which this Act receives the Royal Assent.	
41. Schedule 12, Part 3	The day on which this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of this A passed by both Houses of the Parliament and ass expanded to deal with provisions inserted in this	ented to. It will not be
part of	in 3 of the table contains additional information in this column may be in any published version of this Act.	
3 Schedule(s)		
repeale concer	Act that is specified in a Schedule to this Act as set out in the applicable items in the Smed, and any other item in a Schedule to thing to its terms.	Schedule

## 4 Application, saving and transitional provisions

2	(1) If:
3	(a) on 1 July 2008, a provision of an Act is amended by an item
4	in a Schedule to the Child Support Legislation Amendment
5	(Reform of the Child Support Scheme—New Formula and
6	Other Measures) Act 2006 (the New Formula Act); and
7	(b) after that time, the provision is amended by an item in a
8	Schedule to this Act; and
9	(c) the New Formula Act contains an application provision, a
0	saving provision or a transitional provision in relation to the
1	amendment made by the New Formula Act;
2	(so far as the context permits), the application provision, saving
3	provision or transitional provision in the New Formula Act applies
4	in respect of the amendment made by this Act in the same way as
5	that provision applied in respect of the amendment made by the
6	New Formula Act.
_	(2) In subscration (1) a reference to an item amonding a provision of
7	(2) In subsection (1), a reference to an item amending a provision of
8	an Act includes a reference to an item that inserts a provision into
9	an Act or repeals a provision from an Act.

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## Schedule 1—Main amendments

# Part 1—Amendments commencing on 6 December 2006

### Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006

### 1 Subsection 2(1) (table item 3)

Repeal the item, substitute:

3. Schedule 2, items 1 to 91	1 July 2008.	1 July 2008
3A. Schedule 2, items 92 to 96	1 January 2008.	1 January 2008
3B. Schedule 2, items 97 to 116	1 July 2008.	1 July 2008
3C. Schedule 2, item 116A	1 January 2008.	1 January 2008
3D. Schedule 2, item 117	1 July 2008.	1 July 2008

2 3	Part 2—Amendments commencing the day after Royal Assent
4	Division 1—Amendments
5	Child Support (Assessment) Act 1989
6	2 Section 98V
7	Omit "140", substitute "111C of the Registration and Collection Act".
8	3 Section 98W
9	Omit:
10 11 12	If a proceeding has been instituted in a court, or before the Registrar under Part 6A, a court may make an order staying or otherwise affecting the operation of this Act during the proceeding.
13	proceeding.
14	4 Subsection 109(1)
15	Omit "140", substitute "111C of the Registration and Collection Act".
16	5 After subsection 112(3)
17	Insert:
18 19 20 21	(3A) To avoid doubt, the court may grant leave for the Registrar to make a determination under section 98S, or for the court to make an order under section 118, irrespective of what the applicant applied for under section 111.
22	6 Section 113A
23	Omit "140", substitute "111C of the Registration and Collection Act".
24	7 Paragraph 116(1)(a)
25	Repeal the paragraph, substitute:
26	(a) all of the following apply:

<sup>8</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

1 2 3		(i) the Registrar has, under section 98E or 98R, refused to make a determination under Part 6A in respect of the administrative assessment;
4		(ii) an objection to the refusal has been lodged;
5		(iii) the Registrar has disallowed the objection; or
6		(aa) all of the following apply:
7		(i) a decision has been made in respect of the
8		administrative assessment;
9		(ii) an objection to the decision has been lodged;
10		(iii) in making a decision on the objection, the Registrar has,
11		under section 98E or 98R, refused to make a
12		determination under Part 6A in respect of the
13		administrative assessment; or
14		(ab) the SSAT has, under section 98E or 98R, refused to make a
15		determination under Part 6A in respect of the administrative
16		assessment; or
17	8 Su	bparagraphs 117(2)(a)(iv) and (b)(i)
18		Omit "to care for", substitute "to spend time with, or communicate
19		with,".
20	9 Su	bsection 117(3)
21 22		Omit "to care for", substitute "to spend time with, or communicate with,".
23 24	Note:	The heading to subsection 117(3) is altered by omitting "have contact with" and substituting "spend time or communicate with a".
25	10 S	ubsection 117(3)
26		Omit "sub-subparagraph (2)(b)(i)(A)", substitute
27		"subparagraph (2)(b)(i)".
28	11 S	ubsections 117(3A) and (3B)
29		Omit "sub-subparagraph (2)(b)(i)(C)", substitute
30		"subparagraph (2)(b)(ib)".
31 32	Note 1:	The heading to subsection 117(6) is replaced by the heading " <i>Proper needs of the child</i> ".
33 34	Note 2:	The heading to subsection 117(7) is replaced by the heading " <i>Income, earning capacity, property and financial resources</i> ".
35	Note 3:	The headings to subsections 117(7A) and (7B) are deleted.

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<sup>10</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

1	• The Registrar may intervene in any proceeding under this Act.
2	18 After section 143A
3	Insert:
4	143B Frivolous or vexatious proceedings
5 6 7	(1) A court having jurisdiction under this Act may, at any stage of a proceeding instituted in the court under this Act, if it is satisfied that the proceeding is frivolous or vexatious, do one or more of the following:
9	following: (a) dismiss the proceeding;
10	(b) make such order as to costs as the court considers just;
11 12	(c) if the court considers it appropriate, on the application of a party to the proceeding—order that the person who instituted
13	the proceeding must not, without leave of a court having
14 15	jurisdiction under this Act, institute a proceeding under this Act or the Registration and Collection Act of the kind or
16	kinds specified in the order.
17 18 19	(2) An order made by a court under paragraph (1)(c) has effect notwithstanding any other provision of this Act or the Registration and Collection Act.
20 21	(3) A court may discharge or vary an order made by that court under subsection (1).
22	19 Subsection 161(5)
23	Repeal the subsection.
24	Child Support Legislation Amendment (Reform of the Child
25	Support Scheme—New Formula and Other
26	Measures) Act 2006
27	20 At the end of section 4
28	Add:
29 30	(3) A person commits an offence if the person fails to comply with a requirement under subsection (1).

	Penalty: 60 penalty units.
	(4) Subsection (3) is an offence of strict liability.
	Note: For <i>strict liability</i> , see section 6.1 of the <i>Criminal Code</i> .
	At the end of the Act  Add: nedule 9—Transitional provision relating to court orders made before 1 July 2008
1 A	ssessments in relation to court orders made before 1 July 2008
(1)	<ul> <li>The Registrar is not required, after 1 July 2008:</li> <li>(a) to make an administrative assessment under Part 4A of the Assessment Act; or</li> <li>(b) to amend an administrative assessment under section 75 of the Assessment Act;</li> </ul>
	in respect of an order made, before that time, by a court under Division 4 of Part 7 of that Act.
(2)	If such an order will be in force immediately before 1 July 2008, the Registrar must:  (a) review the administrative assessment that relates to that order; and
	(b) amend the assessment, or make an administrative assessment (as the case requires) in accordance with regulations made for the purposes of this item.
(3)	For the purposes of this item, the regulations may specify how rights and obligations arising under an order made, before 1 July 2008, by a court under Division 4 of Part 7 of the Assessment Act correspond to rights and obligations under that Act as amended by:
	<ul> <li>(a) this Act; and</li> <li>(b) the Families, Community Services and Indigenous Affairs         Legislation Amendment (Child Support Reform         Consolidation and Other Measures) Act 2007.</li> </ul>
(4)	The notice given under section 76 of the Assessment Act in relation to the assessment must (in addition to the requirements under that section)

<sup>12</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

1 2 3		include, or be accompanied by, a statement to the effect that the party may apply, under section 116 of the Assessment Act, to a court having jurisdiction under that Act.
4 5	(5)	A contravention of subitem (4) in relation to a decision does not affect the validity of the decision.
6 7 8 9 10 11	(6)	The Assessment Act (as amended by this Act) applies as if subsection 116(1) of that Act included the following paragraph:  (ac) the assessment is amended or made under item 1 of Schedule 9 to the Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006;
12 13 14 15	(7)	To the extent that a person who applies to court under section 116 of the Assessment Act by virtue of subitem (6) of this item would not otherwise have special circumstances, the person is taken to have special circumstances for the purposes of that section.
16	Chil	ld Support (Registration and Collection) Act 1988
17 18 19 20	22 \$	Add: ; and (c) in relation to a decision of the Registrar—has the meaning given by subsection 110W(4).
21 22	23 \$	Section 17A  Before "Subject", insert "(1)".
23 24 25 26 27	24 /	At the end of section 17A  Add:  (2) Subsection (1) does not apply to the extent that a liability to pay an amount is a liability to pay any costs incurred in respect of proceedings instituted under section 143 of the Assessment Act.
28 29	25 F	Paragraph 26B(3)(c) Repeal the paragraph, substitute:
30 31 32		(c) the Registrar is satisfied that the payment period elected by the payer will be a convenient payment period for the payer to accrue debts;

1	26 Paragraph 26B(5)(b)
2	Repeal the paragraph, substitute:
3	(b) either:
4 5	(i) the payer does not make an election under subsection (3); or
6 7 8	<ul><li>(ii) the Registrar is not satisfied that the payment period elected by the payer will be a convenient payment period for the payer to accrue debts;</li></ul>
9 10	Note: The heading to subsection 26B(5) is altered by omitting "made" and substituting "is made or election is rejected".
11	27 Subsection 26B(5)
12 13 14	Omit "a month", substitute "any payment period determined by the Registrar to be a convenient payment period for the payer to accrue debts".
15	28 At the end of Part IV
	20 / (t till 0 like 0 like 1)
16	Add:
16	Add:
17	Division 5—Application of this Part to those engaged
17	
17 18 19	Division 5—Application of this Part to those engaged
17 18 19 20 21	Division 5—Application of this Part to those engaged under a contract for services  65AA Application of this Part to those engaged under a contract for
17 18 19 20 21 22 23	Division 5—Application of this Part to those engaged under a contract for services  65AA Application of this Part to those engaged under a contract for services  This Part applies to a person (the <i>independent contractor</i> ) engaged
117 118 119 220 221 222 223 224 225 226	Division 5—Application of this Part to those engaged under a contract for services  65AA Application of this Part to those engaged under a contract for services  This Part applies to a person (the independent contractor) engaged under a contract for services as if:  (a) a reference to an employee includes a reference to the independent contractor; and  (b) a reference to an employer of the employee includes a reference to the person who engages the independent
16 17 18 19 20 21 22 23 24 25 26 27 28 29	Division 5—Application of this Part to those engaged under a contract for services  65AA Application of this Part to those engaged under a contract for services  This Part applies to a person (the independent contractor) engaged under a contract for services as if:  (a) a reference to an employee includes a reference to the independent contractor; and  (b) a reference to an employer of the employee includes a

1	29	Subsection 70(1)
2		Repeal the subsection, substitute:
3		(1) If:
4		(a) 2 or more child support debts are owing by a person; and
5		(b) the debts relate to 2 or more enforceable maintenance
6		liabilities with different payees; and
7 8		<ul><li>(c) an amount is paid to the Registrar in relation to all or any of the debts; and</li></ul>
9		(d) the total amount of the debts exceeds the amount paid to the
10		Registrar;
11		the Registrar must, despite any direction given by or on behalf of
12		the person, apportion the amount of the payment between the
13		payees in proportion to the amount of the debt owing in relation to
14 15		each payee, and apply the amounts so apportioned in partial discharge of each of those debts.
16	30	After subsection 72A(1)
17		Insert:
18		(1A) A notice given under subsection (1) requires the notified person to
19		continue to make payments in accordance with that subsection
20		until the support debt is satisfied.
21	31	Paragraph 79B(1)(a)
22		Omit "by the payer under item 9 of the table in subsection 80(1)",
23		substitute "by the payer (whether under Part VII, VIIA or VIII) in
24		respect of a decision to accept an application for administrative
25		assessment under subsection 30(1) of the Assessment Act".
26	32	Subparagraph 79B(3)(b)(i)
27		Repeal the subparagraph, substitute:
28		(i) finally refused by the Registrar, the SSAT or a court
29		(within the meaning of section 110W); or
30	33	Division 4 of Part VII (heading)
31		Repeal the heading, substitute:

**Division 4—Requirements relating to objections** 

#### 34 Section 85 (table heading) 2 Omit "Recipients of grounds of objections", substitute "Recipients of 3 objections and accompanying documents". 4 The heading to section 85 is altered by omitting "grounds of objections" and Note: 5 substituting "objections and accompanying documents". 35 Section 85 (table, heading to column 3) 7 Omit "grounds of objection", substitute "objection, and any 8 document that accompanied the objection,". 9 **36 Subsection 86(1)** 10 Omit "grounds of objection", substitute "objection and any 11 accompanying documents". 12 37 Subsection 86(2) 13 Omit "grounds of objection", substitute "objection and any 14 accompanying documents". 15 38 Paragraph 87(2)(b) 16 Omit "grounds of objection", substitute "objection and the 17 accompanying documents". 18 39 Subsection 89(1) (table item 2, column headed "Who may 19 apply for review") 20 Omit "grounds of objection", insert "objection and any accompanying 2.1 documents". 22 **40 Subsection 89(2)** 23 Repeal the subsection, substitute: 24 (2) However, a person may not apply to the SSAT for review of a 25 decision under subsection 87(1) on an objection if: 26 (a) both of the following apply: 27 (i) the objection was to a refusal by the Registrar, under 28 section 98E or 98R of the Assessment Act, to make a 29 determination under Part 6A of that Act in respect of a 30 child support assessment;

1		(ii) the Registrar disallowed the objection; or
2		(b) both of the following apply:
3 4		<ul><li>(i) the objection was to a decision by the Registrar made in respect of a child support assessment;</li></ul>
5 6 7 8		(ii) in making a decision on the objection, the Registrar, under section 98E or 98R of the Assessment Act, refused to make a determination under Part 6A of that Act in respect of the assessment.
9 10		Note: In that case, the person may apply to a court for an order under Division 4 of Part 7 (departure orders) of the Assessment Act.
11	41	Subsection 92(2)
12		Repeal the subsection.
13 14	Note:	The heading to section 92 is altered by omitting "lodging objections" and substituting "applying for review".
15	42	Before paragraph 93(a)
16		Insert:
17 18 19 20		(aa) the Registrar must send to the SSAT Executive Director the statement described in paragraph 95(3)(a), within 28 days after receiving a request for the statement from the SSAT Executive Director; and
21	43	Paragraph 95(3)(b)
22		Omit "the original or".
23	44	Subsection 96(1)
24		Omit "Within", substitute "Subject to sections 97 and 98, within".
25	45	Subsection 96(2)
26		Omit "has received", substitute "is entitled to receive".
27	46	Subsection 97(1)
28		Omit "subsection 93(5)", substitute "subsection 95(5)".
29	47	Paragraph 97(1)(e)
30		Omit "application for" (second occurring).
31	48	After subsection 97(1)

1		Insert:
2 3 4 5 6		(1A) Subject to section 98, the Registrar is not required, under subsection 96(1), to give a document, or part of a document, referred to in paragraph 95(3)(b) while the Registrar is not required to send the document or the part under subsection (1) of this section.
7	49	Subsection 97(2)
8		Repeal the subsection, substitute:
9 10 11 12		(2) Subsections (1) and (1A) do not affect the obligation of the Registrar to comply with paragraph 95(3)(b) or subsection 95(5) or 96(1) in relation to any document or part of a document to which subsection (1) or (1A) does not apply.
13	50	Subsection 98(1)
14		Omit "send the document or the part of the document under paragraph
15 16 17		95(3)(b) or subsection 93(5)", substitute "give each party to a review, under subsection 96(1), the document or the part of the document referred to in paragraph 95(3)(b)".
18	51	At the end of section 98
19		Add:
20 21		(3) The SSAT Executive Director must give a copy of a direction given under subsection (2) to each party to the review.
22	52	Subsection 99(3)
23		Omit "either".
24	53	Paragraph 99(3)(d)
25		Repeal the paragraph, substitute:
26		(d) request the SSAT Executive Director to dismiss the
27		application under section 100; or
28 29		(e) notify, under section 100A, the SSAT that the application is discontinued or withdrawn.
30	54	Subsection 100(1)
31		Omit "the application of", substitute "the request of".

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55 A	t the end of Division 2 of Part VIIA
	Add:
100A	Dismissal of an application on request of party
	(1) An applicant may, in writing lodged with the SSAT, at any time notify the SSAT that the application for review is discontinued or withdrawn.
	(2) If notification is so given, the SSAT is taken to have dismissed the application without proceeding to review the decision.
	(3) If the SSAT dismisses an application under subsection (2), a party to the review may, within 28 days after receiving notification that the application has been dismissed, request that the SSAT reinstate the application.
	(4) If it considers it appropriate to do so, the SSAT may reinstate the application and give such directions as appear to it to be appropriate in the circumstances.
	(5) If it appears to the SSAT that an application has been dismissed under subsection (2) in error, the SSAT may, on the request of a party to the review or on its own initiative, reinstate the application and give such directions as appear to it to be appropriate in the circumstances.
56 P	aragraph 103K(1)(b)
	Omit "the SSAT Executive Director (or an officer authorised by the SSAT Executive Director for the purpose)", substitute "the SSAT".
57 P	aragraph 103X(1)(b)
	Before "document", insert "original".
58 S	ection 103ZB
	Omit:
	If a proceeding has been instituted in a court or before the SSAT or the Registrar, the court may make an order staying or otherwise affecting the operation of the Assessment Act or this Act during the proceeding.

1	59 F	aragraph 110E(a)
2		After "Full Court", insert "(if the court can be constituted as a Full
3		Court)".
4	60 F	Paragraph 110E(b)
5		Omit "Judge", substitute "judge (including a Federal Magistrate) or by a
6		single magistrate".
7	61 S	Section 110J
8		Omit "must", substitute "may".
9	62 F	Paragraph 110J(a)
10 11		After "Full Court", insert "(if the court can be constituted as a Full Court)".
12	Note:	The heading to section 110J is replaced by the heading "Constitution of courts".
13	63 F	Paragraph 110J(b)
14 15		Omit "Judge", substitute "judge (including a Federal Magistrate) or by a single magistrate".
16	64 S	Section 110K
17		Repeal the section, substitute:
18 19	110K	Sending of documents to, and disclosure of documents by, the court
20		When an appeal is instituted in a court, or a question of law is
21		referred to a court, under this Division, the SSAT Executive
22		Director must cause to be sent to the court all documents:  (a) that were before the SSAT in relation to the proceeding to
23 24		which the appeal or the reference relates; and
25		(b) that are relevant to the appeal or the reference.
26	65 A	At the end of section 110W
27		Add:
28		Registrar
29		(4) For the purposes of the Assessment Act and this Act, if:

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1 2		(a) a decision is a decision of the Registrar under the Assessment Act or this Act; and
3		(b) any of the following applies:
4 5		(i) an objection to the decision may be lodged with the Registrar under Part VII of this Act;
6 7		<ul><li>(ii) an application may be made to the SSAT under Part VIIA of this Act for review of that decision;</li></ul>
8 9 10		<ul><li>(iii) an appeal may be made to a court under Subdivision B of Division 3 of Part VIII of this Act in respect of the decision; and</li></ul>
11 12		<ul><li>(c) an objection, application or appeal (as the case requires) is not made within the period for doing so;</li></ul>
13		the decision becomes final at the end of that period.
14	66	Subparagraph 110X(1)(b)(i)
15		After "proceedings", insert "(other than the Registrar)".
16	67	Subparagraph 110X(1)(b)(ii)
17		After "person", insert "(other than the Registrar)".
18	68	Paragraph 110X(3)(b)
19		After "parties to the proceedings", insert "(other than by reference to the
20		Registrar)".
21	69	Section 111A
22		After:
23		If a proceeding has been instituted under this Act in a court or
24		before the SSAT or the Registrar, a court may make an order
25 26		staying or otherwise affecting the operation of the Assessment Act or this Act during the proceeding.
27		insert:
28		A court may dismiss, or make orders in respect of, a frivolous
29		or vexatious proceeding.
30	70	At the end of section 111A

1	Add:
2 3	A court order might cease to be in effect because a terminating event happens.
4	71 At the end of subsection 111C(1)
5	Add:
6	; or (d) under Part 6A or 7 of the Assessment Act.
7	72 Subsection 111C(6)
8	Repeal the subsection.
9	73 After section 111C
10	Insert:
11	111CA Frivolous or vexatious proceedings
12	(1) A court having jurisdiction under this Act may, at any stage of a
13	proceeding instituted in the court under this Act, if it is satisfied
14 15	that the proceeding is frivolous or vexatious, do one or more of the following:
16	(a) dismiss the proceeding;
17	(b) make such order as to costs as the court considers just;
18	(c) if the court considers it appropriate, on the application of a
19	party to the proceeding—order that the person who instituted
20	the proceeding must not, without leave of a court having
21	jurisdiction under this Act, institute a proceeding under this
22 23	Act or the Assessment Act of the kind or kinds specified in the order.
23	
24	(2) An order made by a court under paragraph (1)(c) has effect
25 26	notwithstanding any other provision of this Act or the Assessment Act.
27	(3) A court may discharge or vary an order made by that court under
28	subsection (1).
29	74 Section 111F
30	Repeal the section, substitute:

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1 2	111F C	ourt order recover	for payment in proceedings instituted by payee to debt
3 4 5 6		maintena for payn	ation to a proceeding instituted by the payee of a registered ance liability under section 113A, the court makes an order nent of an amount by the payer of the liability, the payment made to the Registrar.
7 8 9		payment	istrar must, as soon as practicable after receiving a in accordance with subsection (1), pay the amount by the Registrar to the payee.
10	75 At 1	he end of	Part VIIIB
11	A	Add:	
12	111H (	Cessation of	f orders under Act
13			r made under this Act that varies a child support
14			ent in relation to a child ceases to be in force if:
15			erminating event happens in relation to the child; or
16			erminating event happens in relation to the payee or payer
17 18			the registered maintenance liability that relates to the ild, or all 3 of them.
19 20			in this section affects the recovery of arrears due under an nen the order ceases to be in force.
21	76 Sul	sections	113A(2) and (3)
22	I	Repeal the su	bsections, substitute:
23		Payee to	notify Registrar of orders made
24		(2) A payee	of a registered maintenance liability who has instituted a
25			ng in a court to recover a debt in accordance with
26			on (1) must give notice to the Registrar, in the manner
27		_	by the Registrar, of any orders (including orders as to
28 29			ade by the court in relation to the payee and the debt due in to the liability, within 14 days of the order being made.
30 31		Note:	Section 16A provides for the Registrar to specify the manner in which a notice may be given.
32		(3) A payee	commits an offence if:

1 2		(a) the court makes an order in relation to the payee and the debt due in relation to the liability; and
3		(b) the payee fails to notify the Registrar under subsection (2) of
4		the order being made.
5		Penalty: 10 penalty units.
6	77	Subsection 113A(5)
7		Omit "or of the receipt of the relevant payment, as the case may be".
8	Di	vision 2—Application provisions
9	78	Application of item 7
10		The amendment made by item 7 of this Schedule applies in respect of
11 12		any decision made under section 98E or 98R of the Assessment Act (whether the decision is made before or after this item commences).
13	79	Application of item 16
14		The amendment made by item 16 of this Schedule applies in respect of
15 16		any order made after this item commences in a proceeding instituted under section 143 of the Assessment Act (whether the proceeding was
17		instituted before or after this item commences).
18	80	Application of item 20
19 20		The amendment made by item 20 of this Schedule applies in respect of requirements made after this item commences.
21	81	Application of item 24
22		The amendment made by item 24 of this Schedule applies in respect of
23		liabilities that are registered after this item commences.
24	82	Application of items 25 to 27
25 26		The amendments made by items 25 to 27 of this Schedule apply in respect of:
27		(a) registrable maintenance liabilities that are registered after this
28		item commences; and
29		(b) registered maintenance liabilities whose particulars are varied after this item commences.
30		
31	83	Application of item 29

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	The amendment made by item 29 of this Schedule applies in respect of payments made to the Registrar after this item commences.
84	Application of item 32
	The amendment made by item 32 of this Schedule applies in respect of
	any suspension determination (whether the determination is made
	before or after this item commences).
85	Application of items 34 to 39
	The amendments made by items 34 to 39 of this Schedule apply in
	respect of objections lodged with the Registrar under section 80 of the
	Registration and Collection Act after this item commences.
86	Application of items 40 to 54
	The amendments made by items 40 to 54 of this Schedule apply in
	respect of applications made under section 89 of the Registration and
	Collection Act after this item commences.
87	Application of items 55 to 57
	The amendments made by items 55 to 57 of this Schedule apply in
	respect of any applications made under section 89 (whether the
	application is made before or after this item commences).
88	Application of item 64
	The amendment made by item 64 of this Schedule applies in respect of
	any appeal instituted in a court, and any question of law referred to a
	court, under Division 3 of Part VIII of the Registration and Collection Act (whether the appeal is instituted or the question referred before or
	after this item commences).
89	Application of item 71
	The amendment made by item 71 of this Schedule applies in respect of
	any proceedings instituted under Part 6A or 7 of the Assessment Act
	(whether the proceedings are instituted before or after this item
	commences).
90	Application of item 74
	The amendment made by item 74 of this Schedule applies in respect of
	any orders made after this item commences (whether the proceedings
	are instituted under section 113A before or after this item commences).

### 91 Application of item 75

1

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The amendment made by item 75 of this Schedule applies in respect of terminating events that happen after this item commences (whether the relevant court order is made before or after this item commences).

2	Pa	ort 3—Amendments commencing on 1 January 2008
4	Ch	ild Support (Assessment) Act 1989
5 6	92	Section 59 (sub-subparagraph (a)(i)(A) of the definition of income amount order)
7		After "to the carer", insert "by setting that annual rate".
8	93	Section 59 (sub-subparagraph (a)(i)(B) of the definition of income amount order)
10 11		Omit "or making provision with respect to the calculation of that amount", substitute "by setting that amount".
12 13	94	Section 59 (sub-subparagraph (a)(i)(C) of the definition of income amount order)
14		Repeal the sub-subparagraph.
15 16	95	Section 59 (sub-subparagraph (b)(i)(A) of the definition of income amount order)
17		After "by the liable parent", insert "by setting that annual rate".
18 19	96	Section 59 (sub-subparagraph (b)(i)(B) of the definition of income amount order)
20 21		Omit "or making provision with respect to the calculation of either amount", substitute "by setting either amount".
22 23	97	Section 59 (sub-subparagraph (b)(i)(C) of the definition of income amount order)
24		Repeal the sub-subparagraph.
25	98	Application of items 92 to 97
26		The amendments made by items 92 to 97 of this Schedule apply in
27		respect of elections made under section 60 of the Assessment Act after
28		this item commences.

Child Support Legislation Amendment (Reform of the Child Support Scheme—New Formula and Other Measures) Act 2006
99 Subitem 115(1) of Schedule 2
After "items 1 and 2", insert "and 92 to 96".
00 After item 116 of Schedule 2
Insert:
16A Application
The amendments made by items 92 to 96 of this Schedule apply in
relation to a day in a child support period, being a day that is, or is after 1 January 2008.
Child Support (Registration and Collection) Act 1988
01 Subsection 72A(1A)
Omit "support debt", substitute "maximum notified deduction total".
1 1

2	Part 4—Amendments commencing on 1 July 2008		
3	Division 1—Amendment of principal Acts		
4	A New Tax System (Family Assistance) Act 1999		
5	102 Subclauses 20C(1) and (2) of Schedule 1 After "1988 against", insert "the amount payable under".		
7	Child Support (Assessment) Act 1989		
8 9 10	103 Subsection 5(1) (definition of administrative assessment)  After "means assessment", insert "(other than assessment for the purposes of a notional assessment)".		
11 12	104 Subsection 5(1) (definition of costs of a child) After "55H", insert "or 55HA (as the case requires)".		
13 14	105 Subsection 5(1) (subparagraph (a)(i) of the definition of income amount order)		
15 16 17	<ul><li>After "child support case", insert "by setting that annual rate".</li><li>106 Subsection 5(1) (subparagraph (a)(ii) of the definition of income amount order)</li></ul>		
18 19	Omit "or provides for the calculation of that amount", substitute "by setting that adjusted taxable income or child support income".		
20 21	107 Subsection 5(1) (definition of <i>multi-case child costs</i> ) Omit "step 4", substitute "step 3".		
22 23 24	108 Subsection 5(1) (subparagraph (b)(ii) of the definition of relevant dependent child)  Repeal the subparagraph, substitute:		
<ul><li>25</li><li>26</li><li>27</li></ul>	(ii) if the child or step-child is not under 18—a child support terminating event has not happened under subsection 151D(1) in relation to the child; and		

	Omit "(see sections 55G and 55H)", substitute "under sections 55G and
	55H".
110	Section 37 (method statement, step 1)
	Omit "1 to 8", substitute "1 to 6".
111	Section 37 (method statement, after step 1)
	Insert:
	Step 1A. Work out the costs of the child for the day under section 55HA.
	Step 1B. If a parent has a positive child support percentage under step 6 of the method statement in section 35, work out the following rate:
	Parent's child support percentage × Costs of the child for the day for the day
112	Section 37 (method statement, step 3, paragraph (a))
112	Section 37 (method statement, step 3, paragraph (a)) Repeal the paragraph, substitute:
112	
	Repeal the paragraph, substitute:  (a) the rate worked out under step 1B of the method
	Repeal the paragraph, substitute:  (a) the rate worked out under step 1B of the method statement in this section; and
113	Repeal the paragraph, substitute:  (a) the rate worked out under step 1B of the method statement in this section; and  Subsection 38(2)  Omit "1 to 8", substitute "1 to 6".
113	Repeal the paragraph, substitute:  (a) the rate worked out under step 1B of the method statement in this section; and  Subsection 38(2)
113	Repeal the paragraph, substitute:  (a) the rate worked out under step 1B of the method statement in this section; and  Subsection 38(2)  Omit "1 to 8", substitute "1 to 6".  After subsection 38(2)

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		Parent's child support percentage × Costs of the child for the child for the day
1		·
2	115	Paragraph 38(4)(a)
3		Repeal the paragraph, substitute:
4		(a) the rate worked out under subsection (2B); and
5	116	Section 39 (method statement, step 4)
6		Repeal the step, substitute:
7		Step 4. If the parent is assessed in respect of the costs of another child who is in another child support case, work out the
9 10		costs of the child for the day under section 55HA.  Otherwise, work out the costs of the child for the day under sections 55G and 55H. Assume, in applying
11 12		section 55G or 55HA and Schedule 1, that the reference
13		to the child support income of the parent in the Costs of
14 15		the Children Table is a reference to the amount worked out under step 1.
16	117	Section 40 (method statement, step 4)
17		Repeal the step, substitute:
18		Step 4. If the parent is assessed in respect of the costs of another
19 20		child who is in another child support case, work out the costs of the child for the day under section 55HA.
21		Otherwise, work out the costs of the child for the day
22		under sections 55G and 55H.
23	118	Paragraph 44(1)(b)
24		Repeal the paragraph, substitute:
25		(b) the separation, following that 6 month period, of the
26		applicant from the other parent occurred:
27		(i) within the last 3 years; and
28		(ii) before the application for administrative assessment of
29		child support for the child was made under section 25 or
30		25A; and

1	119	Paragraph 4	<del>1</del> 4(1)(	(d)
2		Omit "the ap	plican	t earned, derived or received income", substitute ",
3				period (if the parent has made an election under
4			_	olicant earns, derives or receives income".
5	120	Subparagra	ph 4	4(1)(d)(i)
6		Repeal the su	ıbpara	graph, substitute:
7		_ (	i) in a	accordance with a pattern of earnings, derivation or
8			rece	eipt that is established after the applicant and the
9			oth	er parent first separate; and
10	121	Section 46	(meth	nod statement, step 4)
11		Omit "(see se	ections	s 55G and 55H)", substitute "under sections 55G and
12		55H".		
13	122	Subsection	47(1)	) (method statement, steps 3, 4 and 5)
14		Repeal the st		
14		Repear the st	cps, sc	iositute.
15		Step 3.	For e	each of the children (the <i>multi-case children</i> ) for
16			who	m the parent is assessed in respect of the costs of the
17				for the day, work out the <i>multi-case child costs</i> for
18			the p	particular child for the day under section 55HA, as if:
19			(a)	the parent's annual rate of child support were
20				assessed under Subdivision D of Division 2; and
21			(b)	the reference in subsection 55HA(2) to the parent's
22				child support income were a reference to the
23				amount worked out under step 1 or 2 (as the case
24				requires); and
25			(c)	references in section 55HA to children in the child
26				support case that relates to the child were
27				references to all of the parent's multi-case children.
28		Step 4.	The	parent's <i>multi-case allowance</i> for the particular child
29			for th	ne day is the sum of the multi-case child costs for
30				of the other multi-case children (excluding the
31			_	cular child and any other children in the child
32			supp	ort case that relates to the particular child).

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1	123	Subparagraph 48(1)(b)(i)
2 3		After "person has", insert "that affects the annual rate of child support payable for the child".
4	124	At the end of subsection 48(1)
5		Add:
6		; or (c) if the child is a relevant dependent child in respect of whom
7 8		section 73A applies—the day specified in that section as the first day on which the parent is taken to have had the child.
9	125	Subsection 55G(1)
10 11		Omit ", 36, 37 or 38 (Formulas 1 to 4)", substitute "or 36 (Formulas 1 and 2)".
12	126	Subsection 55G(2)
13		Repeal the subsection, substitute:
14		(2) If:
15		(a) an annual rate of child support for a day in a child support
16 17		period is assessed for a child under Subdivision D of Division 2 (Formulas 5 and 6); and
18 19		(b) the parent of the child is not assessed in respect of the costs of another child who is in another child support case;
20		identify the column in the Costs of the Children Table for that child
21		support period that covers the child support income of the parent of
22		the child.
23 24		Note: This subsection also applies in working out the relevant dependent child amount (see step 4 of the method statement in section 46).
25	127	Subsection 55G(4)
26		Omit "at the time the administrative assessment is made", substitute "on
27		the day".
28	128	Section 55H
29		Omit "The", substitute "For the purposes of section 55G, the".
30	129	At the end of Division 6 of Part 5
31		Add:

## 55HA Working out the costs of the child if parents have multiple 1 child support cases 2 (1) If an annual rate of child support for a day in a child support period 3 is assessed for a child under section 37 or 38 (Formulas 3 and 4), 4 identify the column in the Costs of the Children Table for that child support period that covers the combined child support income of 6 the parents of the child. 7 The Secretary publishes the updated Costs of the Children Table in the 8 Note: Gazette each year for child support periods that begin in the next year 9 10 (see section 155). (2) If: 11 (a) an annual rate of child support for a day in a child support 12 period is assessed for a child under Subdivision D of 13 Division 2 (Formulas 5 and 6); and 14 (b) the parent of the child is assessed in respect of the costs of 15 another child who is in another child support case; 16 identify the column in the Costs of the Children Table for that child 17 support period that covers the child support income of the parent of 18 the child. 19 This subsection also applies in working out the multi-case allowance Note: 20 21 (step 3 of the method statement in section 47). (3) Identify the number of children (the *child support children*) in the 22 child support case that relates to the child. 23 (4) Identify the ages of the child support children on the day. 24 (5) In respect of each of the child support children: 25 (a) assume that all of the child support children are the same age 26 as that child; and 27 (b) identify the item in the relevant column in the Costs of the 28 Children Table that covers that number of child support 29 children of that age. 30 (If there are more than 3 child support children, use the row for 3 31 32 children.) (6) For the purposes of this section, the *costs of the child* for a day in a 33 child support period, in respect of each child, is the amount worked 34 out, in accordance with Schedule 1 to this Act, for the item 35 identified for that child divided by the number of child support 36 children. 37

1	130	Subsection 58(3)
2		After "determined to be", insert "at least".
3	131	After subsection 58(3)
4		Insert:
5		Determination if tax return lodged 2 years ago
6 7 8 9 10 11 12 13 14		<ul> <li>(3A) The Registrar may make a determination if:</li> <li>(a) a parent has not, under an Income Tax Assessment Act, lodged a tax return for the year of income; and</li> <li>(b) the parent lodged a tax return under that Act for the previous year of income; and</li> <li>(c) the amount determined by the Registrar under subsection (1) is the amount based on the tax return for the previous year of income multiplied by a factor specified in the regulations for the purposes of this subsection.</li> </ul>
15	132	Paragraph 58(4)(b)
16		Repeal the paragraph.
17 18 19 20 21	133	After paragraph 58A(2)(b)  Insert:  or (c) neither paragraph (a) nor (b) applies, but circumstances prescribed by the regulations for the purposes of this section apply in relation to the parent;
22	134	Subsection 60(3)
23		Repeal the subsection, substitute:
24 25		First election must be for amount less than adjusted taxable income for last relevant year of income
26 27 28		(3) The parent may make a first election relating to a child support period only if the amount that he or she works out under this section is not more than 85% of:
29 30 31		(a) the total of the parent's adjusted taxable income determined in accordance with section 43 for the last relevant year of income for the child support period; or
32		(b) an amount that:

1 2 3 4		<ul><li>(i) the parent declares is the total of the parent's adjusted taxable income for the last relevant year of income for the child support period; and</li><li>(ii) the Registrar is satisfied is correct.</li></ul>
5 6 7	135	Subsection 64(2)  After "child support period,", insert "subject to subsections (2A) and (3),".
8	136	After subsection 64(2) Insert:
10 11 12 13		(2A) If, under section 63A, 63B or 63C, the Registrar amends an assessment of child support payable by or to a parent, subsection (2) only applies in respect of the parent if the Registrar determines that subsection (2) should apply.
14	137	Subsection 65B(3) (second occurring)
15		Renumber as subsection (5).
16 17 18 19 20 21	138	Paragraph 66(1)(b)  Repeal the paragraph, substitute:  (b) the total payable by the parent for all the children in the child support case would (apart from this section) be assessed as less than the minimum annual rate of child support for the child support period.
22 23	139	Subsection 66(3) Repeal the subsection (not including the heading).
24 25	140	Subsection 66(4)  Omit "subparagraph (1)(b)(ii)", substitute "paragraph (1)(b)".
26 27	141	After section 66A Insert:
28	66B	Amendment of assessment made under section 65B or 66A
29 30		The Registrar may amend an assessment at any time if: (a) either:

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1 2		section 65A does not apply to a parent; or
3		(ii) under section 66A, the Registrar has reduced an annual
4		rate of child support payable by a parent to nil; and
5		(b) the Registrar becomes satisfied that the parent does not
6		satisfy the condition in subsection 65B(4) or 66A(2) (as the
7		case requires).
8	142	Subsection 66C(1)
9		After "66A,", insert "or amends an assessment in accordance with
10		section 66B,".
11	143	Paragraph 66C(2)(a)
12		Repeal the paragraph, substitute:
13		(a) that the parent may, subject to the Registration and
14		Collection Act, object to the particulars of:
15		(i) the assessment in relation to which the unsuccessful
16		application was made; or
17		<ul><li>(ii) the assessment that was amended;</li><li>(as the case requires); and</li></ul>
18		(as the case requires), and
19	144	Subparagraph 74A(b)(i)
20		After "7.1%", insert ", and the change affects the annual rate of child
21		support payable for the child".
22	145	After paragraph 74A(c)
23		Insert:
24		and (d) section 53 (Registrar determinations if care less than 14%)
25		does not apply in respect of the child;
26	146	Section 74A (note)
27		Omit "Note", substitute "Note 1".
28	147	At the end of section 74A
29		Add:
30		Note 2: If the Registrar becomes aware of a relevant dependent child who was
31		not taken into account for the purposes of making an assessment, the
32		Registrar must take action in accordance with section 73A.

1	148	Subsection 75(1)
2		After "this Act", insert "or the Registration and Collection Act".
3	149	Paragraph 75(2)(a)
4 5		After "7.1%", insert ", and the change affects the annual rate of child support payable for the child".
6	150	At the end of subsection 75(2)
7		Add:
8 9 10		; or (d) the child is a relevant dependent child and the Registrar has become aware that the child was not taken into account for the purpose of making the assessment.
11	151	Paragraph 75(3)(c)
12 13		After "this Act", insert "or the Registration and Collection Act, or in the SSAT,".
14	152	Paragraph 75(4)(d)
15		After "this Act", insert "or the Registration and Collection Act".
16	153	Paragraph 75(4)(f)
17 18		After "this Act", insert "or the Registration and Collection Act, or of the SSAT".
19	154	Subsection 75(5)
20		After "this Act", insert "or the Registration and Collection Act".
21	155	Subsection 75(6)
22 23		After "this Act" (first occurring), insert "or the Registration and Collection Act".
24	156	Subsection 75(6)
25 26		After "this Act" (second occurring), insert "and the Registration and Collection Act".
27	157	Paragraph 76(2)(f)
28		Repeal the paragraph.
29	158	Paragraph 76(3)(ca)

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1		After "credited against", insert "the amount payable under".
2	159	Subsection 78(2)
3 4		Omit "the liability to pay child support in relation to all or part of that amount", substitute "that amount".
5	160	Section 80A
6		Omit:
7 8 9		Payments made under lump sum payment provisions are credited against the liability of a party to the agreement (rather than reducing the annual rate of child support payable).
10		substitute:
11 12 13 14		Payments made under lump sum payment provisions are credited against the amount payable under the liability of a party to the agreement (rather than reducing the annual rate of child support payable).
15	161	Subparagraph 84(1)(e)(ii)
16		Repeal the subparagraph, substitute:
17		(ii) that the lump sum payment is to be credited against the
18 19		amount payable under the liable party's liability under the relevant administrative assessment;
20	162	Subsection 84(7) (note)
21		After "Act against", insert "the amount payable under".
22	163	Subsection 84(8)
23		Repeal the subsection, substitute:
24 25 26 27		(8) An agreement that includes lump sum payment provisions may also state that the lump sum payment is to be credited against 100%, or another specified percentage that is less than 100%, of the amount payable under the liability.
28 29 30		Note: If an agreement does not specify a percentage, the lump sum payment is credited against 100% of the amount payable under the liability (see section 69A of the Registration and Collection Act).

1	164	Paragraph 117(2)(aa)
2 3		Omit "another child (the <i>resident child</i> ) of the parent", substitute "a resident child of the parent (see subsection (10))".
4	165	Subsection 117(2A)
5		Repeal the subsection.
6	166	Subsection 117(2C)
7 8		Omit "to care for", substitute "to spend time with, or communicate with,".
9	167	At the end of paragraph 117(4)(g) Add:
1 2		; and (iii) to any resident child of the parent (see subsection (10)) by the making of, or the refusal to make, the order.
13	168	At the end of section 117
4		Add:
15		Definition of resident child
16 17		(10) For the purposes of this section, a child is a <i>resident child</i> of a person only if:
18 19		(a) the child normally lives with the person, but is not a child of the person; and
20 21		(b) the person is, or was, for 2 continuous years, a member of a couple; and
22		(c) the other member of the couple is, or was, a parent of the child; and
24		(d) the child is aged under 18; and
25		(e) the child is not a member of a couple; and
26		(f) one or more of the following applies in respect of each parent
27		of the child:  (i) the perent has died:
28 29		<ul><li>(i) the parent has died;</li><li>(ii) the parent is unable to support the child due to the</li></ul>
29 80		ill-health of the parent;
31		(iii) the parent is unable to support the child due to the
32		caring responsibilities of the parent; and

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1 2		(g) the court is satisfied that the resident child requires financial assistance.
3	169	Paragraph 123(1)(b)
4		Repeal the paragraph, substitute:
5		(b) an order that a liable parent provide child support in the form
6		of a lump sum payment to be credited against the amount
7 8		payable under the liability under the relevant administrative assessment.
9	170	Subsection 123A(1)
10		Omit "the liability under the relevant administrative assessment in
11		relation to amounts payable under the liability", insert "the amount
12		payable under the liability under the relevant administrative
13		assessment".
14 15	Note:	The heading to section 123A is altered by inserting "amounts payable under" after "credited against".
16	171	Subsection 123A(1) (note)
17		After "Act against", insert "the amount payable under".
18	172	Paragraph 123A(3)(b)
19		Repeal the paragraph, substitute:
20		(b) must specify that the lump sum payment is to be credited
21		against 100%, or another specified percentage that is less
22		than 100%, of the amounts payable under the liability.
23	173	Paragraph 129(1)(f)
24		Omit "statement made by a court under section 125 in an order made
25		under section 124", substitute "matter specified under subsection
26		123A(3), or any statement made under section 125, included in the
27		order".
28	174	Subsection 129(2)
29		Omit "any statement included in the last-mentioned order under
30		section 125", substitute "any matter specified under subsection
31		123A(3), or any statement made under section 125".
32	175	Subsection 129(4)
33		Repeal the subsection, substitute:

1 2 3 4 5	(4) If the court proposes to vary an order made under section 123A or 124 otherwise than by varying any matter specified in the order under subsection 123A(3), or any statement included in the order under section 125, the court must consider whether, having regard to the proposed variation, it should also order the variation of any
6	such matter or statement.
7	176 Section 135
8	Repeal the section, substitute:
9	135 Simplified outline
10	The following is a simplified outline of this Division:
11 12	Certain courts may set aside a child support agreement or a termination agreement if:
13 14 15	(a) the agreement of one of the parties was obtained by fraud, undue influence or unconscionable conduct; or
16 17	(b) there has been a significant change in circumstances; or
18 19	(c) the annual rate of child support payable under the agreement is not proper or adequate; or
20 21	(d) exceptional circumstances arise after the agreement is made.
22 23	177 Paragraphs 136(2)(c) and (d) Repeal the paragraphs, substitute:
24	(c) in the case of a limited child support agreement:
25	(i) that because of a significant change in the circumstances
26	of one of the parties to the agreement, or a child in
27	respect of whom the agreement is made, it would be
28	unjust not to set aside the agreement; or
29	(ii) that the agreement provides for an annual rate of child
30	support that is not proper or adequate, taking into
31	account all the circumstances of the case (including the

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1	financial circumstances of the parties to the agreement);
2	or
3	(d) in the case of a binding child support agreement—that
4	because of exceptional circumstances, relating to a party to the agreement or a child in respect of whom the agreement is
5	made, that have arisen since the agreement was made, the
6 7	applicant or the child will suffer hardship if the agreement is
8	not set aside.
9	178 Subsection 146B(2)
10	After "Part 7", insert ", and taking into account section 146BA".
11	179 After section 146B
12	Insert:
13	146BA Application of Part 5 to provisional notional assessments
14	(1) In making a provisional notional assessment, Part 5 applies as if:
15	(a) subject to this section, a reference in the Part to an
16	assessment, or an administrative assessment, were a reference
17	to a provisional notional assessment; and
18	(b) subsections 44(5) and (6), Subdivision C of Division 7, and
19	sections 35C, 66C, 69 and 76 to 79 did not apply; and
20	(c) in paragraph 48(1)(a), the reference to the day on which an
21	application is made under section 25 or 25A were a reference
22	to the particular day in respect of which the provisional notional assessment is made; and
23	
24	<ul><li>(d) in subparagraph 65A(1)(b)(ii):</li><li>(i) a reference to section 60 were a reference to</li></ul>
25 26	section 146G; and
27	(ii) a reference to the amount worked out for the parent
28	under step 2 of the method statement in subsection
29	60(5) using the parent's estimate were a reference to the
30	amount estimated by the parent under subsection
31	146G(1).
32	(2) Part 5 ceases to apply once a provisional notional assessment
33	becomes a notional assessment.
34	180 After paragraph 146C(1)(a)

1	Insert:
2 3	(aa) by making an application under section 44 to amend the provisional notional assessment;
4 5	(ab) by making an application under section 66A to reduce the annual rate of child support payable to nil;
6	181 After subparagraph 146C(2)(b)(i)
7	Insert:
8 9	(ia) if paragraph (1)(ab) applies—the Registrar makes a determination under subsection 44(2);
10 11	(ib) if paragraph (1)(aa) applies—the Registrar reduces the annual rate of child support payable to nil;
12	182 After subparagraph 146C(3)(b)(i)
13	Insert:
14	(ia) if paragraph (1)(ab) applies—the Registrar refuses to
15	make a determination under subsection 44(2);
16 17	(ib) if paragraph (1)(aa) applies—the Registrar refuses to grant an application under section 66A;
18	183 After section 146E
19	Insert:
20	146EA Amendment of notional assessment
	(1) The Designation must enough a notional assessment of the annual note
21 22	(1) The Registrar must amend a notional assessment of the annual rate of child support that would be payable for a child (the <i>first child</i> )
23	for a particular day in a child support period if:
24	(a) another child in the child support case that relates to the first
25	child is not covered by the relevant child support agreement
26	or the order that was made in relation to the first child; and
27	(b) the administrative assessment of the child support payable for
28	the other child for any day (the <i>changed assessment day</i> ) in
29	any child support period changes.
30	(2) The Registrar must amend the notional assessment as if:
31	(a) despite subsection 146BA(2), section 67A (offsetting)
32	applied on the changed assessment day; and

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1 2 3		(b) the annual rate of child support that would be payable for the first child for the particular day were instead payable for the changed assessment day.
4	184	Subsection 146G(2)
5 6		After "in force", insert ", or would be in force but for the existence of the relevant child support agreement,".
7	185	At the end of section 150E
8		Add:
9		Parent taken not to be assessed in respect of the costs of the child
10		(6) For the purposes of this Act and the Registration and Collection
11 12		Act, a parent of a child is taken not to be assessed in respect of the costs of the child during the period in which child support is not
13		payable by or to the parent under subsection (2).
14	186	Paragraphs 153(c) and (d)
15		Repeal the paragraphs, substitute:
16 17 18		<ul><li>(c) that a specified person applied on a specified day for one or both parents of a child to be assessed in respect of the costs of the child; or</li></ul>
19 20 21		(d) that a specified person did not apply on or before a specified day for one or both parents of a child to be assessed in respect of the costs of the child; or
22	187	Schedule 1 (note to heading)
23		Omit "section 55G", substitute "sections 55G and 55HA".
24	188	Subclauses 3(2) and (3) of Schedule 1
25		After "55G", insert "or 55HA".
26	189	Paragraph 3(3)(a) of Schedule 1
27		Repeal the paragraph, substitute:
28		(aa) the amount worked out for the item in that row in the first column by multiplying the percentage specified in that item
29 30		by the highest combined child support income, or child
31		support income, covered by that column;

1 2 3 4		(a) if the relevant column is the third, fourth or fifth column— the amounts worked out for each item in that row in each of the previous columns (other than the first column) by multiplying the percentage specified in that item by the
5		difference between:
6		(i) the highest combined child support income, or child
7		support income, covered by that column; and
8 9		<ul><li>(ii) the highest combined child support income or child support income in the previous column;</li></ul>
10	190	Paragraph 3(3)(b) of Schedule 1
11		Before "the amount", insert "in any case—".
12	191	Subclause 3(4) of Schedule 1
13		After "55G", insert "or 55HA".
14	192	Subclause 3(4) of Schedule 1
15		Omit "paragraph (3)(a)", substitute "paragraphs (3)(aa) and (a)".
16	Chi	ld Support (Registration and Collection) Act 1988
17 18	193	Subsection 4(1) (paragraph (c) of the definition of appealable refusal decision)
19		After "amount against", insert "the amount payable under".
20	194	Subsection 4(1) (definition of child support assessment)
21		After "an assessment", insert "(other than a notional assessment)".
22	195	Subsection 4(1)
23		Insert:
24		year of income, in relation to a person, means:
25		(a) a year of income (within the meaning of the <i>Income Tax</i>
26		Assessment Act 1936); or
27		(b) an income year (within the meaning of the <i>Income Tax</i>
28		Assessment Act 1997).
29	196	Subsections 28A(7) and 39A(8)
30		Omit "against that liability", insert "against that unpaid amount".

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1	197	Subsection 66(3)
2		Omit "a liability in relation to all or part of that amount", substitute
3		"that amount".
4	198	Paragraph 69A(2)(a)
5		Repeal the paragraph, substitute:
6		(a) in respect of a day in an initial period, or in respect of a day
7		in a payment period, in a year of income, for a registered
8		maintenance liability, credit the remaining lump sum
9		payment against:
10		(i) if the agreement or order states that the lump sum
11 12		payment is to be credited against a specified percentage of the amount payable under the liability—that
13		percentage of the amount payable under the liability;
14		and
15		(ii) if subparagraph (i) does not apply—100% of the amount
16		payable under the liability; and
17	199	Subsections 69A(4) and (5)
18		Repeal the subsections, substitute:
19		(4) The <i>remaining lump sum payment</i> , in relation to the lump sum
20		payment paid under the agreement or order, means:
21		(a) for the first day after the agreement is accepted or the order is
22		made—the lump sum payment; and
23		(b) for 1 July in a year of income (except if that 1 July is covered
24		by paragraph (a))—the remaining lump sum payment for the
25		previous day as indexed under subsection (5); and
26 27		(c) otherwise—so much of the remaining lump sum payment as remains after crediting under the previous application of this
28		section.
29		(5) The remaining lump sum payment, for 1 July in a year of income,
30		is indexed as follows:
31		The remaining lump sum payment $\times$ Indexation factor for the previous day
32		where:

1		base quarter means the March quarter (before the March quarter
2		for the previous year of income, but after the agreement is accepted
3		or the order is made) with the highest index number.
4		indexation factor means:
5		Index number for the March quarter of the previous year of income
3		Index number for the base quarter
6		index number for a quarter is the All Groups Consumer Price
7		Index number that is the weighted average of the 8 capital cities
8 9		and is published by the Australian Statistician in respect of that quarter.
10		March quarter means the quarter ending on 31 March.
11	200	Subsection 71(1)
12		Omit "against the liability of the payer to the Commonwealth in relation
13		to the amount payable under the liability", substitute "against the
14		amount payable under the enforceable maintenance liability".
15	201	Subsection 71A(1)
16		Omit "credit the amount, or part of the amount, received by the third
17		party against the liability of the payer to the Commonwealth in relation
18		to the amount payable under the enforceable maintenance liability",
19		substitute "credit the amount, or part of the amount, received by the
20		third party against the amount payable under the enforceable
21		maintenance liability".
22	202	Subsections 71A(2) and (3)
23		Repeal the subsections, substitute:
24		(2) If:
25		(a) the application referred to in paragraph (1)(b) specifies that
26		the amount, or part of the amount, received by the third party
27		is to be credited against a specified percentage (that is less
28		than 100%) of the amount payable under the liability; and
29		(b) the Registrar is satisfied that the payer and the payee agree
30		that the amount received is to be so credited;

1 2 3		then the Registrar must credit the amount, or the part of the amount, received against that percentage of the amount payable under the liability.
4 5 6		(3) Otherwise, the Registrar must credit the amount, or the part of the amount, received against all of the amount payable under the liability.
7	203	Subsection 71B(2)
8		After "against", insert "the amount payable under".
9	204	Paragraph 71C(1)(c)
10		After "section against", insert "the amount payable under".
11	205	Subsection 71C(1)
12 13		Omit ", up to a maximum amount that is equal to 30% of the amount payable under the payer's liability for the period, against the liability in
14		relation to the amount payable under the liability for the period",
15 16		substitute "against the amount payable under the payer's liability for the period, up to a maximum of 30% of the amount payable".
17	206	Subsection 71C(4)
18		Omit "the liability of the payer in relation to the amount payable under
19 20		the enforcement maintenance liability", substitute "the amount payable under the enforceable maintenance liability".
21	207	Subsection 71C(5)
22		Repeal the subsection, substitute:
23		(5) This section does not apply in relation to an enforceable
24		maintenance liability in relation to a payment period or an initial
25		period if:
26		(a) the liability is covered by section 17A or 18; or
27		(b) both of the following apply:
28 29		(i) the payer of the liability has provided child support to the payee of the liability in the form of a lump sum
30		payment;
31		(ii) the lump sum payment will be credited, under
32		section 69A, against all or part of the amount payable

	under the liability in period or the initial p	relation to the days in the payment eriod.
208	Subsection 71E(1)	
	After "against", insert "the amount p	ayable under".
209	Subsection 80(1) (table item 5)	)
	Omit "against the liability of the payer Commonwealth", substitute "against liability".	
210	Subsection 80(1) (table item 9)	)
	Repeal the item, substitute:	
9	to accept an application for administrative assessment of child support for a child under subsection 30(1) of the Assessment Act	a parent who is to be assessed in respect of the costs of the child
211	Subsection 85(1) (table item 2)	)
	Omit "against the liability of the payor Commonwealth", substitute "against liability".	•
Div	ision 2—Amendment of the N	lew Formula Act
Chi	ld Support Legislation Amendn Support Scheme—New I Measures) Act 2006	
212	Item 104 of Schedule 2	
	Repeal the item, substitute:	
104	Subsection 85(1) (table item 4)	)
	Omit "the person to whom or from woof child support, as the case requires' application sought to be assessed in rany non-parent carer of the child, (of the decision)".	", substitute "each parent who the respect of the costs of the child, and

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- 213 Items 1 and 2 of Schedule 6
- 2 Repeal the items.
- 3 214 Item 4 of Schedule 6
- 4 Repeal the item.

le	e 2—Incorporation in primary egislation of matters dealt with by egulation
	nendments commencing 28 days after oyal Assent
Child Supp	ort (Assessment) Act 1989
1 Section 5	
Insert:	
un	<i>erseas income</i> , in relation to a person, means income determined der Subdivision AA of Division 3 of Part 5 to be the overseas come of that person.
2 At the en	d of subsection 12(1) (before the note)
Add:	
; or (	g) the circumstances described in subsection 30AA(1) of the Registration and Collection Act apply in relation to the child.
3 After sub	section 12(2)
Insert:	
	child support terminating event happens in relation to a person no is a carer entitled to child support in relation to a child if:
(	(a) an international maintenance arrangement applies in respect of the person and the child; and
(	b) the person is a resident of a reciprocating jurisdiction; and
(	(c) the person ceases to be a resident of the reciprocating
,	jurisdiction; and
(	d) the person does not, immediately after so ceasing, become a resident of another reciprocating jurisdiction or of Australia.
4 After sub	section 12(3)
Insert:	

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1 2	(3A) A child support terminating event happens in relation to a person who is a liable parent in relation to a child if:
3 4	(a) an international maintenance arrangement applies in respect of the person and the child; and
5	(b) the person is a resident of a reciprocating jurisdiction; and
6	(c) the person ceases to be a resident of the reciprocating
7	jurisdiction; and
8 9	(d) the person does not, immediately after so ceasing, become a resident of another reciprocating jurisdiction or of Australia.
10 11	(3B) A child support terminating event happens in relation to a person who is a liable parent in relation to a child if:
12	(a) an international maintenance arrangement applies in respect
13	of the person and the child; and
14	(b) the person is a resident of a reciprocating jurisdiction; and
15	(c) the reciprocating jurisdiction becomes specified in
16	regulations made for the purposes of section 30A as a
17	reciprocating jurisdiction for a resident of which an
18	application for:
19	(i) an administrative assessment of child support for a child; or
20	(ii) acceptance of a child support agreement;
21 22	may not be accepted.
22	may not be accepted.
23	5 At the end of section 12
24	Add:
25	(4A) Subject to subsection (4B):
26	(a) if an international maintenance arrangement applies in
27	respect of a child—a circumstance set out in paragraph (1)(f)
28	is not a child support terminating event in relation to the
29	child; and
30	(b) if an international maintenance arrangement applies in respect of a person who is a liable parent in respect of a
31 32	child—a circumstance set out in paragraph (3)(b) is not a
33	child support terminating event in relation to the person.
34	(4B) Subsection (4A) does not apply if:
35 36	(a) where one only of the carer entitled to child support in relation to a child and the liable parent in relation to the child

1 2	is a resident of Australia—that carer or that liable parent ceases to be a resident of Australia; or
3 4 5 6	(b) where both the carer entitled to child support in relation to a child and the liable parent in relation to the child are residents of Australia—that carer and that liable parent both cease to be residents of Australia.
7	6 At the end of section 13
8	Add:
9 10 11	(6) Nothing in this section affects the operation of the provisions of this Act to the extent that they give effect to an international maintenance arrangement.
12	7 At the end of section 14
13	Add:
14 15 16	(3) Nothing in this section affects the operation of the provisions of this Act to the extent that they give effect to an international maintenance arrangement.
17	8 Section 24
18	Before "Application", insert "(1)".
19	9 Paragraph 24(b)
20 21	Omit "either or both", substitute "except in a circumstance referred to in subsection (2), either or both".
22	10 At the end of section 24
23	Add:
24 25 26 27	(2) Paragraph (1)(b) does not apply to an application for administrative assessment of child support if the application is made under section 25 by an eligible carer who is a resident of a reciprocating jurisdiction.
28	11 Paragraph 25(2)(b)
29	Repeal the paragraph, substitute:
30 31	(b) the person is seeking payment of child support for the child from a person who:
32	(i) is a parent of the child; and

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1 2	(ii) satisfies the residence requirement in subsection (3) on the day the application is made; and
3	12 At the end of section 25
4	Add:
4	nuu.
5	(3) The residence requirement mentioned in subparagraph (2)(b)(ii) is
6	that the person from whom payment of child support is sought:
7	(a) is a resident of Australia; or
8 9	(b) unless subsection 24(2) applies to the application—is a resident of a reciprocating jurisdiction.
10 11	(4) If the person applying is a resident of a reciprocating jurisdiction, the application must be either:
12	(a) made by an overseas authority of the reciprocating
13	jurisdiction on behalf of the person; or
14	(b) made by the person and given to the Registrar by such an
15	overseas authority.
16	(5) If an application is made by an overseas authority of a
17	reciprocating jurisdiction on behalf of a person, the regulations
18	may prescribe actions the overseas authority may take for the
19	person.
20	(6) If an application is made by a person and given to the Registrar by
21	an overseas authority of a reciprocating jurisdiction, the regulations
22	may prescribe actions the overseas authority may take for the
23	person with the person's consent.
24	13 Paragraph 25A(2)(b)
25	Repeal the paragraph, substitute:
26	(b) the person satisfies the residence requirement in
27	subsection (3) on the day the application is made; and
28	14 At the end of section 25A
29	Add:
30	(3) The residence requirement mentioned in paragraph (2)(b) is that
31	the person:
32	(a) is a resident of Australia; or

1 2 3	(b) unless the person seeks in the application to pay child support to another person who is a resident of a reciprocating jurisdiction—is a resident of a reciprocating jurisdiction.
4 5	(4) If the person applying is a resident of a reciprocating jurisdiction, the application must be either:
6	(a) made directly to the Registrar by the person; or
7	(b) made by the person and given to the Registrar by an overseas
8	authority of the reciprocating jurisdiction.
9 10 11 12	(5) If an application is made by a person and given to the Registrar by an overseas authority of a reciprocating jurisdiction, the regulations may prescribe actions the overseas authority may take for the person with the person's consent.
13	15 At the end of section 30
14	Add:
15	(3) This section is subject to sections 30A and 30B.
16	16 After section 30
17	Insert:
18	
17 18 19 20	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement
18 19 20 21	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or
18 19 20 21 22	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or  (b) acceptance of a child support agreement;
18 19 20 21 22 23	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or (b) acceptance of a child support agreement; must not be accepted under this Act in relation to a liable parent
18 19 20 21 22	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or  (b) acceptance of a child support agreement;
18 19 20 21 22 23 24	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or  (b) acceptance of a child support agreement;  must not be accepted under this Act in relation to a liable parent who is a resident of a reciprocating jurisdiction specified in regulations made for the purposes of this section.  (2) A reciprocating jurisdiction may be specified in regulations made
18 19 20 21 22 23 24 25 26 27	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or  (b) acceptance of a child support agreement;  must not be accepted under this Act in relation to a liable parent who is a resident of a reciprocating jurisdiction specified in regulations made for the purposes of this section.  (2) A reciprocating jurisdiction may be specified in regulations made for the purposes of this section if the acceptance of an application
18 19 20 21 22 23 24 25 26 27 28	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or  (b) acceptance of a child support agreement;  must not be accepted under this Act in relation to a liable parent who is a resident of a reciprocating jurisdiction specified in regulations made for the purposes of this section.  (2) A reciprocating jurisdiction may be specified in regulations made for the purposes of this section if the acceptance of an application for:
18 19 20 21 22 23 24 25 26 27 28 29	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or (b) acceptance of a child support agreement; must not be accepted under this Act in relation to a liable parent who is a resident of a reciprocating jurisdiction specified in regulations made for the purposes of this section.  (2) A reciprocating jurisdiction may be specified in regulations made for the purposes of this section if the acceptance of an application for:  (a) an administrative assessment of child support for a child; or
18 19 20 21 22 23 24 25 26 27 28	Insert:  30A No administrative assessment or acceptance of agreement if contrary to international maintenance arrangement  (1) An application for:  (a) an administrative assessment of child support for a child; or  (b) acceptance of a child support agreement;  must not be accepted under this Act in relation to a liable parent who is a resident of a reciprocating jurisdiction specified in regulations made for the purposes of this section.  (2) A reciprocating jurisdiction may be specified in regulations made for the purposes of this section if the acceptance of an application for:

(3) This section has effect despite paragraph 25(3)(b). 1 30B Registrar may refuse application for administrative assessment 2 if overseas liability already registered 3 If: 4 (a) a registered maintenance liability of a kind mentioned in 5 section 18A of the Registration and Collection Act relates to 6 a particular child, a particular payer (the liable parent) and a 7 particular payee (the eligible carer); and 8 (b) after the registration of the liability, an application is made 9 for an administrative assessment of child support in relation 10 to the child, the liable parent and the eligible carer; and 11 (c) either the liable parent or the eligible carer is a resident of a 12 reciprocating jurisdiction; 13 the Registrar may refuse to accept the application. 14 17 At the end of section 31 15 Add: 16 (3) Despite subsections (1) and (2), the liability of a liable parent who 17 is a resident of a reciprocating jurisdiction to pay child support 18 does not arise until all prior requirements (if any) under the 19 applicable international maintenance arrangement, and under the 20 laws of the reciprocating jurisdiction, have been complied with. 21 Example 1: Some reciprocating jurisdictions require that a person from whom the 22 payment is sought must be given notice about the making and 23 24 substance of the application for administrative assessment of child 25 support and about how the person may object to the application. 26 Example 2: Some reciprocating jurisdictions require that the person have an 27 opportunity to be heard before the making of a decision on the 28 application. 18 After subsection 38A(2) 29 Insert: 30 (2A) In working out the liable parent's exempt foreign income under 31 subsection (2), there should be excluded from the total amount of 32 the liable parent's exempt foreign income any overseas income of 33 the liable parent determined for the purpose of working out the 34 liable parent's child support income amount. 35

1	19 <i>A</i>	After subsection 39(3)
2		Insert:
3 4 5 6		(3A) If the liable parent referred to in subsection (3) is a resident of a reciprocating jurisdiction, that subsection has effect as if the references in paragraphs (3)(c) and (d) to 28 days were references to 90 days.
7	20 A	After subsection 45A(2)
8		Insert:
9 10 11 12 13		(2A) For the purpose of working out the entitled carer's exempt foreign income under subsection (2), there should be excluded from the total amount of the entitled carer's exempt foreign income any overseas income of the entitled carer determined for the purpose of working out the entitled carer's child support income amount.
14	21 F	Paragraph 54(1)(b) (definition of total number of children)
15		Repeal the definition, substitute:
16 17 18		total number of children means the total number of children in a carer's care for each carer entitled to child support in relation to whom:
19 20 21 22		<ul><li>(a) the liable parent is a liable parent under this Act; or</li><li>(b) the liable parent is liable to pay child support under an administrative assessment under the law of a reciprocating jurisdiction.</li></ul>
23	22 /	After Subdivision A of Division 3 of Part 5
24	,	Insert:
25	Subo	division AA—Overseas income
26 27	58A	Inclusion of overseas income in working out a person's child support income amount
28 29 30 31 32		For the purposes of working out the child support income amount of a person who is a resident of a reciprocating jurisdiction, a reference in this Division to the person's taxable income includes a reference to the person's overseas income as determined under this Subdivision.

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1 2	58B	Determination of overseas income if information and documents in Registrar's possession are sufficient
3 4 5 6		(1) This section applies if the Registrar possesses sufficient information and documents to determine a person's overseas income (whether as a result of seeking information or documents under section 162A or not).
7 8 9 10 11		(2) The Registrar may, in making an administrative assessment of the child support payable by or to the person in relation to a child support period, determine from the information and documents in the Registrar's possession an amount to be the person's overseas income for the year of income for the purpose of working out the person's child support income amount.
13 14	58C	Determination of overseas income if information and documents in Registrar's possession are insufficient
15		(1) This section applies if:
16		(a) the Registrar does not possess sufficient information and
17 18		documents to determine a person's overseas income; and (b) despite requesting, under section 162A, information or
19		documents from the person or from an overseas authority that
20 21		are necessary to determine the person's overseas income, the information or documents requested have not been supplied.
22		(2) The Registrar may, in making an administrative assessment of the
23		child support payable by or to the person in relation to a child
24		support period, determine that the person's overseas income for the year of income, for the purpose of working out the person's child
25 26		support income amount, is such amount as the Registrar considers
27		appropriate, not exceeding 2.5 times the yearly equivalent of the
28		relevant EAWE amount for the child support period.
29	23	Paragraph 63A(1)(b)
30		Omit "section 160 requiring", substitute "section 160 or subsection
31		162A(2) requiring or requesting".
32	24	Subsections 63A(2) and (3)
33		Omit "as required by section 160", substitute "as required or requested
34		under section 160 or subsection 162A(2)".

1	25	Paragraph 63A(4)(a)
2		After "section 160", insert "or 162A".
3 4 5	26	Paragraph 63B(1)(b)  Omit "section 161 requiring", substitute "section 161 or subsection 162A(1) or (4) requiring or requesting".
6 7 8	27	Subsections 63B(2) and (3)  After "section 161" (wherever occurring), insert "or subsection 162A(1) or (4)".
9 10	28	Paragraph 63B(4)(a) After "section 161", insert "or 162A".
11 12	29	Subparagraph 83(1)(b)(ii)  After "Australia", insert "or of a reciprocating jurisdiction".
13 14	30	Section 86 Repeal the section.
15 16 17 18	31	At the end of section 88  Add: ; and (c) either of the parties to the agreement is entitled to make an application for administrative assessment of child support in
19 20 21	32	relation to the child.  At the end of section 92  Add:
22 23 24 25		<ul><li>(5) The Registrar must refuse to accept the agreement if:</li><li>(a) immediately before the application is made, an administrative assessment is in force in relation to the child and the 2 parties to the agreement; and</li></ul>
26 27 28		(b) the party referred to in paragraph 83(1)(a) is a carer entitled to child support in relation to the child as a result of acceptance of a carer application; and
29 30		(c) the application was made, under paragraph 25(4)(a), by an overseas authority of a reciprocating jurisdiction; and

1 2	(d) the overseas authority does not approve the acceptance of the agreement.
3	33 After subsection 93(1)
4	Insert:
5 6 7 8	(1A) However, if the applicant for acceptance of the agreement is a resident of a reciprocating jurisdiction, subsection (1) has effect as if the references in sub-subparagraphs (1)(g)(i)(A) and (B) to 28 days were references to 90 days.
9	34 After subsection 142(1)
10	Insert:
11 12	(1A) Sub-subparagraph (1)(c)(ii)(B) does not apply in relation to an international maintenance arrangement.
13	35 At the end of Part 8
14	Add:
15	150DA Registrar's jurisdiction to cease in certain circumstances
16 17 18 19 20	If the Registrar receives notice, in accordance with an article that is prescribed by the regulations, of an international treaty that is so prescribed, that an eligible carer is habitually resident in a foreign country that is a party to the treaty, the jurisdiction of the Registrar ceases in accordance with that article.
21	36 At the end of section 151
22	Add:
23	(5) If:
24	(a) a person makes an election under subsection (1) in respect of
25	a child; and
26 27	(b) the person is a carer entitled to child support in relation to the child as a result of acceptance of a carer application; and
28	(c) the application was made, under paragraph 25(4)(a), by an
29	overseas authority of a reciprocating jurisdiction on behalf of
30	the person;
31	the election has no effect unless and until the overseas authority
32	approves the election.

1	37	Section 152
2		Omit "Where", substitute "(1) If".
3	38	After paragraph 152(b)
4		Insert:
5 6 7		and (c) the court order, maintenance agreement or financial agreement did not give rise to an overseas maintenance liability;
8	39	At the end of section 152
9		Add:
10		(2) If:
11		(a) at any time, an amount of child support for a child becomes
12		payable by a liable parent to another person under an administrative assessment; and
13 14		(b) at that time, the liable parent and the other person are both
15		residents of Australia; and
16		(c) immediately before that time, an overseas maintenance
17 18		liability had effect under which maintenance for the child was payable by the liable parent to the other person;
19 20		the overseas maintenance liability ceases, at that time, to have effect.
21	40	At the end of section 160
22		Add:
23		(5) This section does not apply to a person:
24		(a) in respect of whom an international maintenance arrangement
25		applies; and
26		(b) who is a resident of a reciprocating jurisdiction.
27	41	At the end of section 161
28		Add:
29		(6) This section does not apply in relation to a person:
30		(a) in respect of whom an international maintenance arrangement
31		applies; and
32		(b) who is a resident of a reciprocating jurisdiction.

<sup>62</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

## 42 After section 162 1 Insert: 2 3 162A Obtaining information in relation to residents of reciprocating jurisdictions 4 (1) If the Registrar does not possess sufficient information and 5 documents to determine the overseas income of a person who is or 6 was a resident of a reciprocating jurisdiction, the Registrar may, by 7 written notice, request the person or an overseas authority of the 8 reciprocating jurisdiction to give to the Registrar such information, 9 or to produce to the Registrar such documents, as are necessary to 10 enable the Registrar to determine the person's overseas income. 11 (2) The Registrar may, by written notice given: 12 (a) to a person: 13 (i) to or by whom child support is payable; and 14 (ii) who is or was a resident of a reciprocating jurisdiction; 15 16 (b) to an overseas authority of the reciprocating jurisdiction; 17 request the person or authority to notify the Registrar, within 60 18 days and in the manner specified in the notice, if: 19 (c) an event or change of circumstances specified in the notice 20 happens; or 21 (d) the person or authority becomes aware that an event or 22 change of circumstances specified in the notice is likely to 23 happen. 24 (3) An event or change of circumstances must not be specified in a 25 notice under subsection (2) unless the happening of the event or 26 change of circumstances might affect the payment of child support 2.7 or the rate at which it is payable. 28 (4) The Registrar may, where it is reasonably necessary for the 29 purposes of this Act, by written notice, request a person who is or 30 was a resident of a reciprocating jurisdiction, or an overseas 31 authority of the reciprocating jurisdiction: 32 (a) to give to the Registrar, within a reasonable period, and in a 33 reasonable manner, specified in the notice, such information 34 as the Registrar requests; and 35

1 2 3 4	(b) to attend before the Registrar, or before an officer authorised by the Registrar for the purpose, at a reasonable time and place specified in the notice, and then and there to answer questions; and
5	(c) to produce to the Registrar, at a reasonable time and place
6	specified in the notice, any documents in the custody or
7	under the control of the person.
8	(5) For the purposes of paragraph (4)(a), the reasonable period that is
9	specified in the notice cannot be less than 28 days.
10 11	162B Regulations may prescribe manner of giving notices or other communications
12	The regulations may provide for how a notice or other
13	communication may be given to a person who is a resident of a
14	reciprocating jurisdiction.
15	43 Subsection 163B(1)
16	Repeal the subsection, substitute:
17 18	(1) The regulations may make provision for, and in relation to, giving effect to international maintenance arrangements.
19	44 Subsections 163B(3) and (4)
20	Repeal the subsections.
21	Child Support (Registration and Collection) Act 1988
22	45 Subsection 4(1)
23	Insert:
24	agency reimbursement liability means a liability in circumstances
25	where:
26	(a) a parent or step-parent of a child is liable to pay a periodic
27	amount for the maintenance of the child; and
28	(b) an amount has been paid by an overseas authority for the
29	maintenance of the child to the person who has the care of
30	the child; and
31	(c) the overseas authority seeks reimbursement of the amount
32	mentioned in paragraph (b) from the parent or step-parent.

<sup>64</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

1 2	46	Subsection 4(1) (after paragraph (a) of the definition of appealable refusal decision)
3		Insert:
4 5		(aaaa) a decision under section 25A refusing to enter the particulars of a liability; or
6	47	Subsection 4(1)
7		Insert:
8		international maintenance arrangement means:
9		(a) an international treaty; or
10 11		<ul><li>(b) a non-treaty arrangement between Australia and a reciprocating jurisdiction that relates to maintenance</li></ul>
12 13		obligations arising from family relationship, parentage or marriage.
14	48	Subsection 4(1)
15		Insert:
16 17		international treaty means a treaty that relates to maintenance obligations arising from family relationship, parentage or marriage
18		and whose parties are:
19 20		<ul><li>(a) Australia and a foreign country; or</li><li>(b) Australia and 2 or more foreign countries.</li></ul>
21	49	Subsection 4(1)
22		Insert:
23		overseas authority means a judicial or administrative authority of a
24		reciprocating jurisdiction that is responsible for giving effect to an
25		international maintenance arrangement.
26	50	Subsection 4(1)
27		Insert:
28		overseas maintenance liability means a liability that arises under:
29		(a) a maintenance order made by a judicial authority of a
30		reciprocating jurisdiction; or
31		(b) a maintenance agreement registered by a judicial or
32		administrative authority of a reciprocating jurisdiction; or

1 2		(c) a maintenance assessment issued by an administrative authority of a reciprocating jurisdiction.
3	51	Subsection 4(1) (definition of payee)
4		Repeal the definition, substitute:
5		payee:
6		(a) means:
7		(i) in relation to a registrable maintenance liability or an
8		overseas maintenance liability—the person who is
9		entitled, or would, but for the registration of the liability
10		under this Act, be entitled, to receive payments under
11		the liability; and
12		(ii) in relation to an agency reimbursement liability—the
13		overseas authority seeking reimbursement under that liability; and
14		(b) for the purposes of section 42C and Parts VII and VIIA, in
15 16		relation to a registrable overseas maintenance liability, also
17		includes an overseas authority.
		·
18	52	Subsection 4(1)
19		Insert:
20		reciprocating jurisdiction means:
21		(a) a foreign country; or
22		(b) a part of a foreign country;
23		that is prescribed by the regulations to be a reciprocating
24		jurisdiction.
		·
25	53	Subsection 4(1) (definition of <i>registrable maintenance</i>
26		liability)
27		Omit "17A or 18", substitute "17A, 18 or 18A".
28	54	Subsection 4(1)
29		Insert:
30		registrable overseas maintenance liability means a registrable
31		maintenance liability mentioned in section 18A.
32	55	Subsection 4(1)

<sup>66</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

1		Insert:	
2 3		<b>resident of a reciprocating jurisdiction</b> means a person who habitually resident in the reciprocating jurisdiction.	o is
4	56	Subsection 4(1)	
5		Insert:	
6		resident of Australia:	
7 8 9		(a) means a person who is a resident of Australia for the purposes of the <i>Income Tax Assessment Act 1936</i> othe than because of subsection 7A(2) of that Act; and	
10 11 12	57	<ul> <li>(b) does not include a resident of a reciprocating jurisdiction</li> <li>Subsection 4(1) (after paragraph (ca) of the definition terminating event)</li> </ul>	
13		Insert:	
14 15 16 17 18		<ul> <li>(cb) if the liability is of a kind mentioned in section 18A ar only of the payer and payee is a resident of Australia—payer or payee ceases to be a resident of Australia; or</li> <li>(cc) if the liability is of a kind mentioned in section 18A ar the payer and the payee are residents of Australia—bo cease to be residents of Australia; or</li> </ul>	—the  nd both
19 20 21 22 23 24 25		(cd) if the liability is of a kind mentioned in section 18A are either the payer or the payee is a resident of a reciproce jurisdiction—the payer or the payee (as the case may be ceases to be a resident of the reciprocating jurisdiction does not, immediately after so ceasing, become a resident of the reciprocating jurisdiction or of Australia; or	eating be) and
26 27 28 29 30		(ce) if the liability is of a kind mentioned in section 18A are either the payer or the payee is a resident of a reciprocating jurisdiction—the reciprocating jurisdiction is declared regulations made for the purposes of section 30A to be excepted reciprocating jurisdiction in which enforcem	eating in e an
31 32		liability would be inconsistent with the international maintenance arrangement with the jurisdiction; or	
33	58	At the end of section 5	
34	33	Add:	

1 2 3	(6) Nothing in this section affects the operation of the provisions of this Act to the extent that they give effect to an international maintenance arrangement.
4	59 At the end of section 6
5	Add:
6 7 8	(3) Nothing in this section affects the operation of the provisions of this Act to the extent that they give effect to an international maintenance arrangement.
9	60 After section 18
10	Insert:
11 12	18A Liability in relation to registrable overseas maintenance liabilities
13 14 15 16	<ul> <li>(1) A liability is a registrable overseas maintenance liability if it is:</li> <li>(a) a liability of a parent or step-parent of a child to pay a periodic amount for the maintenance of the child; and</li> <li>(b) an overseas maintenance liability.</li> </ul>
17 18 19 20	<ul><li>(2) A liability is a registrable overseas maintenance liability if it is:</li><li>(a) a liability of a party to a marriage to pay a periodic amount for the maintenance of the other party to the marriage; and</li><li>(b) an overseas maintenance liability.</li></ul>
21 22 23 24 25 26	<ul> <li>(3) A liability is a registrable overseas maintenance liability if it is:</li> <li>(a) an agency reimbursement liability; or</li> <li>(b) a penalty, within the meaning of a provision that is prescribed by the regulations, of an international treaty that is so prescribed, that is payable under the law of a foreign country that is a party to the treaty.</li> </ul>
27 28 29	(4) A liability is a registrable overseas maintenance liability if it is an amount that is in arrears under a liability mentioned in subsection (1) or (2) or paragraph (3)(a).
30	(5) This section is subject to section 19.
31	61 Paragraph 19(2)(a)
32	Omit "or 18", substitute ", 18 or 18A".

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1	62	After subsection 23(1)
2		Insert:
3 4		(1A) This section does not apply to a registrable overseas maintenance liability.
5	63	At the end of section 24A
6		Add:
7 8 9 10		(3) Despite subsection (1), if the Registrar makes a child support assessment in a case where either the payer or the payee is a resident of a reciprocating jurisdiction, the Registrar must register the liability under this Act as soon as practicable, rather than immediately, after making the assessment.
12	64	Subsection 25(1) (note)
13		Repeal the note.
		•
14	65	Before subsection 25(2)
15		Insert:
16		(1A) If:
17		(a) the payee is a resident of a reciprocating jurisdiction; and
18		(b) the registrable maintenance liability is a registrable overseas
19		maintenance liability that arises under an order made by, or
20		registered in, a court of the reciprocating jurisdiction;
21		an application for the registration of the liability:
22 23		(c) made by the payee and given to the Registrar by an overseas authority of the reciprocating jurisdiction; or
24		(d) made by such an overseas authority on behalf of the payee;
25		is taken to be an application under subsection (1) if the Registrar is
25 26		satisfied that it is appropriate to do so.
		** *
27		(1B) If:
28		(a) the payee is a resident of a reciprocating jurisdiction; and
29		(b) the registrable maintenance liability is a registrable overseas maintenance liability that does not arise under an order made
30 31		by, or registered in, a court of the reciprocating jurisdiction;
32		an application for the registration of the liability is not taken to be
33		an application under subsection (1) unless it is:

1 2	(c) made by the payee and given to the Registrar by an overseas authority of the reciprocating jurisdiction; or
3	(d) made by such an overseas authority on behalf of the payee.
4 5 6 7 8	(1C) If either the payer or the payee of a registrable maintenance liability that is not registered under this Act is a resident of a reciprocating jurisdiction, the payer may apply to the Registrar, in a manner specified by the Registrar, for the registration of the liability under this Act.
9 10 11 12 13	<ul><li>(1D) If the payer is a resident of a reciprocating jurisdiction, the application mentioned in subsection (1C) must be either:</li><li>(a) made by the payer and given to the Registrar by an overseas authority of the reciprocating jurisdiction; or</li><li>(b) made directly to the Registrar.</li></ul>
14	66 Subsection 25(2)
15	After "payee", insert "or payer".
16	67 After subsection 25(2)
17	Insert:
18 19 20	(2A) However, if either the payer or the payee is a resident of a reciprocating jurisdiction, the Registrar has 90 days to register the liability, instead of 28 days.
21 22 23 24	(2B) The Registrar may refuse to register a registrable overseas maintenance liability if the Registrar is satisfied that the liability arises in a manner that is inconsistent with the international maintenance arrangement on which the payee relies.
25	(2C) If:
26 27	<ul> <li>(a) a registered maintenance liability relates to a particular child,</li> <li>a particular payer and a particular payee; and</li> </ul>
28	(b) a registrable maintenance liability:
29	(i) that relates to the same child, payer and payee; and
30 31	(ii) that arose before the registered maintenance liability arose;
32 33	first comes to the notice of the Registrar after the registration of the registered maintenance liability;

the Registrar must not register the registrable maintenance liability 1 except for the purpose of facilitating the recovery of arrears under 2 3 (2D) A registrable maintenance liability that is registered to facilitate the 4 recovery of arrears under it is to be treated for all other purposes as 5 if it had not been registered. 6 68 At the end of section 25 7 Add: 8 Note: In relation to applications made under subsection (1) or (1C), 9 10 section 16A provides for the Registrar to specify the manner in which the application may be made. 11 69 After section 25 12 Insert: 13 25A Inclusion of certain liabilities in the Child Support Register 14 (1) A payee may apply to the Registrar for entry, in the Child Support 15 Register, of the particulars of an overseas maintenance liability that 16 is not a registrable overseas maintenance liability. 17 (2) An application must be made in the manner specified by the 18 Registrar. 19 (3) In the absence of an application made in accordance with 20 subsection (2), a document or documents given by the payee may 2.1 be taken to be an application for entry of the particulars of an 22 overseas maintenance liability if the Registrar is satisfied that it is 23 appropriate to do so. 24 (4) The Registrar must, within 90 days after receiving an application, 25 enter the particulars of the liability in the Child Support Register if 26 the Registrar is satisfied that to do so would be consistent with the 27 international maintenance arrangement on which the payee relies. 28 (5) The Registrar may refuse to register a maintenance assessment, 29 order or agreement issued, made or registered in a foreign country 30 that is a party to an international treaty and that is prescribed by the 31 regulations if the payee is habitually resident in that country. 32

(6) For the purposes of this Act, a decision under this section is taken 1 to be a decision in relation to a registrable maintenance liability. 2 25B Effect of inclusion 3 (1) If the particulars of an overseas maintenance liability are entered in 4 the Child Support Register under section 25A, an amount payable 5 under the maintenance assessment, order or agreement that gives 6 rise to the liability is a debt due to the payee. 7 (2) A debt due under this section is recoverable in a court of competent 8 jurisdiction by the payee from the person who is liable to make 9 10 payments under the liability. 25C Limitation on inclusion of liabilities in Register 11 Despite anything else in this Division, the Registrar must not 12 register a liability if neither the payee nor the payer is a resident of 13 Australia. 14 70 At the end of section 26 15 Add: 16 Registrable overseas maintenance liabilities 17 (5) In the case of a registrable overseas maintenance liability, the entry 18 in the Child Support Register must include the particulars 19 mentioned in this section that are relevant to the liability. 20 71 Section 28 21 Before "A registered", insert "(1)". 22 72 At the end of section 28 23 Add: 24 ; (d) if the liability is of a kind mentioned in subsection 18A(1), 25 (2) or (3)—the day on which the Registrar receives the 26 application for the liability to be registered under this Act; 27 (e) if the liability is an amount in arrears under a liability 28 mentioned in subsection 18A(1) or (2) or paragraph 29 18A(3)(a)—the day on which the Registrar received the 30 application for registration under this Act of the liability to 31 which the arrears relate. 32

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(2) If the Registrar registers a liability referred to in paragraph (1)(e), 1 this Act has effect as if the amounts in arrears were payable under 2 the liability in relation to the child support enforcement period that 3 began on the day on which the liability first became enforceable 4 under this Act as a result of the operation of that paragraph. **73 Subsection 30(1)** 6 Omit "or maintenance agreement", substitute ", maintenance agreement, 7 maintenance order or maintenance assessment". 8 74 After section 30 9 Insert: 10 30AA Rule to avoid dual liabilities 11 (1) If: 12 (a) a registrable maintenance liability (the *first liability*) relating, 13 in whole or in part, to a particular child, and also relating to a 14 particular payer and a particular payee, is registered; and 15 (b) at any time after the registration of the first liability, a 16 subsequent registrable maintenance liability relating, in 17 whole or in part, to the same child, and also relating to the 18 same payer and the same payee, is registered; 19 the first liability ceases, at the time the subsequent liability is 20 registered, to have effect to the extent only that it relates to the 2.1 particular child. 22 (2) Despite subsection (1), the first liability is treated, for the sole 23 purpose of facilitating the recovery of arrears in respect of any 24 period ending on or before it ceases to have effect, as if it had not 25 ceased to have effect as provided in subsection (1). 26 75 Section 30A 27 Repeal the section, substitute: 28 30A Enforcement of Australian liabilities overseas 29 (1) A payee may apply to the Registrar to have a maintenance order or 30 agreement, or a child support assessment, enforced in a 31 reciprocating jurisdiction (other than an excepted reciprocating 32 jurisdiction in relation to such an order, agreement or assessment). 33

1 2		(2) For the purpose of having a maintenance order or agreement, or a child support assessment, enforced in a reciprocating jurisdiction
3		(other than an excepted reciprocating jurisdiction in relation to
4		such an order, agreement or assessment) the Registrar may, at any
5		time, and must, as soon as practicable after a payee makes an
6		application under subsection (1):
7 8		(a) request, in writing, a judicial or administrative authority in the reciprocating jurisdiction to enforce the liability; and
9		(b) in a case where there is an application by a payee under
10		subsection (1)—give the application to the authority; and
11		(c) give the authority such other documentation and information
12		as is required by the authority for enforcement proceedings in
13		that jurisdiction.
14		(3) Without limiting the generality of paragraph (2)(c), the Registrar
15		must give to the judicial or administrative authority a certificate
16		signed by the Registrar stating the amounts that are due or payable
17		under the liability.
18		(4) In this section:
19		excepted reciprocating jurisdiction, in relation to a maintenance
20		order or agreement, or a child support assessment, means a
21		reciprocating jurisdiction that is declared by the regulations to be
22		an excepted reciprocating jurisdiction in respect of such an order,
23		agreement or assessment.
24		(5) For the purposes of subsection (4), a jurisdiction may be declared
25		to be an excepted reciprocating jurisdiction, in relation to a
26		maintenance order or agreement, or a child support assessment,
27		only if the enforcement in the jurisdiction of such an order,
28		agreement or assessment would not be permitted by the law of the
29		jurisdiction.
30		(6) A request under subsection (2) is not a legislative instrument.
31	76	Subsection 34(1) (note referring to full-time secondary
32	. •	education)
33		Repeal the note.
34	77	At the end of section 34
35		Add:

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1 2		(5) This section does not apply to an enforceable maintenance liability that is a registrable overseas maintenance liability.
3	78	Section 36
4		Before "When", insert "(1)".
5	79	At the end of section 36
6		Add:
7 8 9		(2) However, if either the payer or the payee is a resident of a reciprocating jurisdiction, the Registrar has 90 days to make the variations, instead of 28 days.
10	80	Subsection 37B(2)
11		After "subsection 17(1)", insert "or arising under a maintenance order
12 13		made by, or a maintenance agreement registered by, a judicial authority of a reciprocating jurisdiction".
14	81	After subsection 38A(3)
15		Insert:
16 17 18		(3A) However, if either the payer or the payee is a resident of a reciprocating jurisdiction, the Registrar has 90 days to vary the relevant particulars, instead of 28 days.
19	82	After section 38B
20		Insert:
21	380	C Election not to enforce—registered maintenance liability
22		(1) If a registered maintenance liability of a kind mentioned in
23		section 18A is not enforceable because of an election under
24		section 38A, an amount unpaid under the relevant maintenance
25 26		assessment, order or agreement is a debt due and payable by the payer to the payee.
27		(2) A debt due under this section is recoverable by the payee from the
28		payer in a court of competent jurisdiction.
29	83	After subsection 39(4)
30		Insert:

(4A) However, if either the payer or the payee is a resident of a reciprocating jurisdiction, the Registrar has 90 days to grant or refuse the application, instead of 28 days.
84 Subsection 42C(4)
Omit "A notice", substitute "Subject to section 42D (notices in relation to registrable overseas maintenance liabilities), a notice".
85 At the end of Division 4 of Part III
Add:
42D Content of notices in relation to registration decisions for registrable overseas maintenance liabilities
(1) In the case of a registrable overseas maintenance liability, a notice served on a person under section 42C must, if the reciprocating jurisdiction in which the liability arose provides for review of the liability, include, or be accompanied by, a statement to the effect
that a person aggrieved by the decision notified under that section may seek review of the liability by a judicial or administrative authority of the jurisdiction.
(2) If the registrable maintenance liability:
(a) arises under a maintenance order made by a judicial authority of a reciprocating jurisdiction (other than a prescribed reciprocating jurisdiction); or
(b) arises under a maintenance assessment issued by an administrative authority of a reciprocating jurisdiction (other than a prescribed reciprocating jurisdiction);
subsections (3) and (4) also apply in relation to the notice given under section 42C.
(3) The notice served under section 42C on a person against whom the maintenance order or assessment was made must also include, or
be accompanied by:
(a) if the person:
(i) did not have notice of the proceedings giving rise to the maintenance order or assessment; and
(ii) did not appear in those proceedings; and
(iii) did not consent to the making of the maintenance order
or assessment;

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1 2 3 4 5 6			app Reg per Lav	tatement to the effect that, if the person makes an oblication under subregulation 36(2) of the <i>Family Law</i> gulations 1984, the person may raise any matter that the eson could have raised under Part VII or VIII of the <i>Family w Act 1975</i> if the proceedings giving rise to the intenance order or assessment had been heard in Australia;
7			or	
8				any other case—a statement to the effect that the person
9				y make an application under subregulation 36(2) of the mily Law Regulations 1984.
11		(4)	The notic	ce served under section 42C on a person for whose benefit
12				tenance order or assessment referred to in subsection (2)
13				e must also include, or be accompanied by, a statement to
14				t that the person may make an application under
15			subregui	ation 36(2) of the Family Law Regulations 1984.
16		(5)	If the reg	gistrable maintenance liability arises under a maintenance
17			agreemen	nt that has been registered by a judicial or administrative
18				of a reciprocating jurisdiction (other than a prescribed
19			•	ating jurisdiction), subsection (6) also applies in relation to
20			the notic	e given under section 42C.
21		(6)	The notic	ce served under section 42C on a person who is the payer
22		. ,		under a maintenance agreement must also include, or be
23			accompa	nied by, a statement to the effect that the person may
24 25				application under subregulation 36(2) of the <i>Family Law</i> ons 1984.
26 27			Note:	Regulation 38 of the <i>Family Law Regulations 1984</i> affects the order that may be made under regulation 36 of those regulations.
28	86	At the	end of	section 71
29		Add	:	
30 31		(3)		ion does not apply to an enforceable maintenance liability referred to in paragraph 18A(3)(a).
32	87	At the	end of	section 71A
33		Add	:	
		(1.4.)	CD1 ·	
34 35		(1A)		ion does not apply to an enforceable maintenance liability referred to in paragraph 18A(3)(a).

## 88 At the end of section 71C 1 Add: 2 (6) This section does not apply in relation to an enforceable 3 maintenance liability of a kind mentioned in section 18A. 4 89 At the end of section 81 5 Add: 6 (3) For the purposes of subsection (1) or (2), if the person is a resident 7 of a reciprocating jurisdiction, the person's objection must be 8 lodged within 90 days after the time specified in that subsection, 9 instead of within 28 days. 10 90 After subsection 83(1) 11 Insert: 12 (1A) However, if the person who made the application is a resident of a 13 reciprocating jurisdiction, the Registrar has 90 days, instead of 60 14 days, to act under paragraph (1)(b). 15 **91 Subsection 83(2)** 16 Omit "that period of 60 days", substitute "the period applicable under 17 subsection (1) or (1A)". 18 92 After subsection 86(2) 19 Insert: 20 (2A) However, if the person is a resident of a reciprocating jurisdiction, 21 the person's notice must be lodged within 90 days after that time, 22 instead of within 28 days. 23 93 After subsection 87(1) 24 Insert: 25 (1A) However, if either the person objecting, or a person served with a 26 copy of the objection and any accompanying documents, is a 27 resident of a reciprocating jurisdiction, the Registrar has 120 days, 28 instead of 60 days, to act under paragraph (1)(b). 29 94 Section 90 30

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1	Before "An", insert "(1)".	
2	95 At the end of section 90	
3	Add:	
4 5 6 7	(2) However, if the person is a resident of a reciprocating jurisdiction, the application for review must be made within the period of 90 days starting on the day specified in subsection (1), instead of within 28 days.	
8	96 After subsection 92(1)	
9	Insert:	
10 11 12	(1A) However, if the person applying is a resident of a reciprocating jurisdiction, the SSAT Executive Director has 90 days, instead of 60 days, to act under paragraph (1)(b).	
13	97 At the end of section 120	
14	Add:	
15 16 17 18	<ul><li>(6) This section does not apply in relation to a person:</li><li>(a) in respect of whom an international maintenance arrangement applies; and</li><li>(b) who is a resident of a reciprocating jurisdiction.</li></ul>	ıt
19	98 After section 121	
20	Insert:	
21 22	121A Obtaining of information and evidence in relation to residents of reciprocating jurisdictions	
23	The Registrar may, for the purposes of this Act, by notice in	
24	writing, request a person who is or was a resident of a	
25	reciprocating jurisdiction; or request an overseas authority of the	
26	reciprocating jurisdiction:  (a) to give to the Registrar within a reasonable period, and in a	
27 28	reasonable manner, specified in the notice, such information	
29	as the Registrar requests; and	
30	(b) to attend before the Registrar, or before an officer authorised	
31	by the Registrar for the purpose, at a reasonable time and	

1 2	place specified in the notice, and then and there to answer questions; and
3	(c) to produce to the Registrar, at a reasonable time and place specified in the notice, any documents in the custody or
4 5	under the control of the person.
6	121B Giving information to overseas authorities
7	If:
8 9	(a) the Registrar receives a request from an overseas authority for information about a person; and
10 11	<ul><li>(b) the request is made in reliance on an international maintenance arrangement;</li></ul>
12	the Registrar must give the information requested to the overseas
13 14	authority if it is necessary or convenient to do so for the purposes of the arrangement.
14	of the artingement.
15	121C Regulations may prescribe manner of giving notices or other communications
16	communications
17	The regulations may provide for how a notice or other
18 19	communication may be given to a payer or payee who is a resident of a reciprocating jurisdiction.
20	99 Subsection 124A(1)
21	Repeal the subsection, substitute:
22 23	(1) The regulations may make provision for, and in relation to, giving effect to international maintenance arrangements.
24	100 Subsections 124A(3) and (4)
25	Repeal the subsections.
26	Family Law Act 1975
27	101 Subsection 31(2)
28	After "as are contained in", insert "section 111AA,".
29	102 Subsections 39(5), (5AA), (5A) and (6)
30	After "Subject to this Part", insert "and to section 111AA".

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1	103	Section 66G
2		After "subject to this Division", insert "and to section 111AA".
3	104	Subsection 66S(1A)
4		After "the court may", insert ", subject to section 111AA,".
5	105	Paragraph 69S(1)(a)
6 7		After "a prescribed court", insert "(other than a court of a prescribed overseas jurisdiction)".
8	106	After subsection 69S(1)
9		Insert:
10		(1A) If:
11		(a) during the lifetime of a particular person, a court of a
12		reciprocating jurisdiction within the meaning of section 110
13		or a jurisdiction mentioned in Schedule 4 or 4A to the
14		regulations has:
15		(i) found expressly that the person is a parent of a particular child; or
16		(ii) made a finding that it could not have made unless the
17 18		person was a parent of a particular child; and
19		(b) the finding has not been altered, set aside or reversed;
20		the person is presumed to be a parent of the child.
21	107	After section 69X
22		Insert:
23	69X	A Matters related particularly to parentage testing for purposes
24	0711	of an international agreement or arrangement
25		(1) The Secretary may commence or continue proceedings under
26		section 69W if it is necessary or convenient to do so for the
27		purposes of an international agreement or arrangement.
28		(2) Despite section 69X, a court must order that the costs of any
29		parentage testing procedure ordered in proceedings mentioned in
30		subsection (1) are payable by a party to those proceedings who:

1 2 3		(a) contested the making of a maintenance assessment or court order for child support on the ground of not being the parent of the child; or
		•
4		(b) contested the enforcement of an overseas maintenance order,
5		agreement or assessment on the ground of not being the parent of the child.
6		parent of the child.
7		(3) If a parentage testing procedure that is ordered by a court in
8		proceedings mentioned in subsection (1) establishes that a party
9		contesting parentage in those proceedings was not a parent of the
10		child, the court may order that the costs of the procedure are
11		payable by the Secretary.
12		(4) A report in relation to information obtained as a result of a
13		parentage testing procedure, received by the Secretary from an
14		administrative or judicial authority in a reciprocating jurisdiction
15		within the meaning of section 110 or a jurisdiction mentioned in
16		Schedule 4 or 4A to the regulations, may be received in evidence in any proceedings under this Act.
17		in any proceedings under this Act.
18	108	After paragraph 69ZD(b)
19		Insert:
20		or (ba) the Convention on the Recognition and Enforcement of
21		Decisions Relating to Maintenance Obligations signed at The
22		Hague on 2 October 1973; or
23		(bb) the Agreement between the Government of Australia and the
24		Government of New Zealand on Child and Spousal
25		Maintenance signed at Canberra on 12 April 2000; or
26		(bc) the Agreement between the Government of the United States
27		of America and the Government of Australia for the
28		Enforcement of Maintenance (Support) Obligations, which
29		was concluded and entered into force on 12 December 2002;
30	109	Subsection 83(1)
31		After "the court may", insert ", subject to section 111AA".
32	110	At the end of Division 1 of Part XIIIAA
		Add:

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111AA Maintenance obligations with New Zealand

1

## (1) This section has effect despite anything in Part VII. 2 (2) A court must not determine an application for payment of child or 3 spousal maintenance (whether under this Act or the regulations) if: 4 (a) the person seeking payment is habitually resident in New 5 Zealand; and 6 (b) determining the application would require the court to make a 7 decision mentioned in Article 1.2 of the Australia-New 8 9 Zealand Agreement. Article 1.2 of the Agreement is as follows: 10 Note: 11 For the purposes of this Agreement a decision shall include: a child support assessment issued by an administrative authority; (a) 12 (b) an agreement to make payments for the maintenance of a child or 13 14 spouse which has been registered with an administrative 15 authority; 16 (c) an assessment, order or agreement suspending, modifying or revoking a decision of the kind referred to in (a) or (b); 17 18 (d) an order for child maintenance made by a judicial authority; 19 (e) an order for spousal maintenance made by a judicial authority; an agreement to make payments for the maintenance of a child or 20 (f) spouse which has been registered with a judicial authority; 21 22 an order or agreement suspending, modifying or revoking a (g) decision of the kind referred to in (d), (e) or (f); 23 a liability to pay an amount to an administrative authority for the 24 (h) 25 maintenance of a child or as contribution to the cost of government benefits paid to a payee for the maintenance of a 26 27 child. (3) In this section: 28 Australia-New Zealand Agreement means the Agreement between 29 the Government of Australia and the Government of New Zealand 30 on Child and Spousal Maintenance signed at Canberra on 12 April 31 2000. 32

1	111AB Agreement between the Government of the United States of
2	America and the Government of Australia for the
3	enforcement of Maintenance (Support) Obligations
4	The regulations may make such provision as is necessary or
5	convenient to enable the performance of the obligations of
6	Australia, or to obtain for Australia any advantage or benefit, under
7	the Agreement between the Government of the United States of
8	America and the Government of Australia for the enforcement of
9 10	Maintenance (Support) Obligations, which was concluded and entered into force on 12 December 2002.
10	entered into force on 12 December 2002.
11	111 Subsection 117(1)
12	After "117AB", insert ", 117AC".
13	112 After section 117AB
14	Insert:
	117AC Committy for costs
15	117AC Security for costs
16	Despite section 117, a court must not make an order for security
17	for costs in a proceeding involving a Convention country that is
18	listed in Schedule 4A to the regulations.
19	113 Subsection 124A(3)
20	Repeal the subsection.

Chi	ld Support (Assessment) Act 1989
114	Subsection 5(1) (definition of overseas income)
	Repeal the definition, substitute:
	<i>overseas income</i> , in relation to a parent, means income determine under Subdivision BA of Division 7 of Part 5 to be the overseas income of that parent.
115	After subsection 5B(1)
	Insert:
	(1A) In working out a parent's target foreign income under
	subsection (1), exclude any overseas income that was determined
	for the purpose of working out the parent's adjusted taxable income.
116	Subsection 24(2)
	Repeal the subsection, substitute:
	(2) Paragraph (1)(b) does not apply to an application for administrat assessment of child support if:
	(a) all of the following apply:
	(i) the application is made under section 25 for a parent t
	be assessed in respect of the costs of the child;
	(ii) the parent of the child is a resident of a reciprocating
	jurisdiction;
	(iii) the Registrar has not determined under section 29A the child support is reasonably likely to be payable by the
	parent; or
	(b) both of the following apply:
	(i) the application is made under section 25A by a
	non-parent carer;
	(ii) the non-parent carer is a resident of a reciprocating

1	Add:
2 3 4	; and (d) if either parent of the child is not a resident of Australia on the day on which the application is made—the application meets the requirements of sections 29A and 29B.
5	118 Section 25 (note)
6	Repeal the note.
7	119 Subparagraph 25A(b)(ii)
8 9	Omit "not a resident of Australia", substitute "neither a resident of Australia nor a resident of a reciprocating jurisdiction".
10	120 At the end of section 25A
11	Add:
12 13 14 15	; and (e) if a parent of the child who is to be assessed in respect of the costs of the child is not a resident of Australia on the day on which the application is made—the application meets the requirements of sections 29A and 29B.
16	121 Section 25A (note)
17	Repeal the note.
18	122 Section 29A
19	Repeal the section, substitute:
20 21	29A Person by whom child support is payable must be Australian resident or resident of reciprocating jurisdiction
22	(1) This section applies if:
23	(a) an application is made under section 25 or 25A for a parent
24	to be assessed in respect of the costs of the child; and
25 26	(b) the parent is not a resident of Australia on the day on which the application is made.
27	(2) The Registrar must determine whether child support is reasonably
28	likely to be payable by the parent.

(a) subsection 24(2) does not apply in relation to the child (payer of child support resident in reciprocating jurisdiction); and (b) the parent is a resident of a reciprocating jurisdiction on the day on which the application is made.  Note: If an application is not properly made, the Registrar must refuse the application under section 30.  29B Applications by residents of reciprocating jurisdictions  (1) If a person applying under section 25 or 25A is a resident of a reciprocating jurisdiction, the application must be made: (a) by the person and given to the Registrar by an overseas authority of the reciprocating jurisdiction; or (b) if an overseas authority of the reciprocating jurisdiction believes that child support is reasonably likely to be payable to the person in respect of a child—by the overseas authority on behalf of the person; or (c) if the person believes that child support is reasonably likely to be payable by him or her to another person in respect of a child—directly to the Registrar by the person.  (2) If an application is made by an overseas authority of a reciprocating jurisdiction on behalf of a person, the regulations may prescribe actions the overseas authority may take for the person.  (3) If an application is made by a person and given to the Registrar by an overseas authority of a reciprocating jurisdiction, the regulation may prescribe actions the overseas authority may take for the person with the person's consent.  123 Subsection 30A(1)  Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a parent.	1 2 3		(3) If the Registrar determines that child support is reasonably likely to be payable by the parent, the application is taken to have been properly made only if:
day on which the application is made.  Note: If an application is not properly made, the Registrar must refuse the application under section 30.  29B Applications by residents of reciprocating jurisdictions  (1) If a person applying under section 25 or 25A is a resident of a reciprocating jurisdiction, the application must be made:  (a) by the person and given to the Registrar by an overseas authority of the reciprocating jurisdiction; or  (b) if an overseas authority of the reciprocating jurisdiction believes that child support is reasonably likely to be payable to the person in respect of a child—by the overseas authority on behalf of the person; or  (c) if the person believes that child support is reasonably likely to be payable by him or her to another person in respect of a child—directly to the Registrar by the person.  (2) If an application is made by an overseas authority of a reciprocating jurisdiction on behalf of a person, the regulations may prescribe actions the overseas authority may take for the person.  (3) If an application is made by a person and given to the Registrar by an overseas authority of a reciprocating jurisdiction, the regulation may prescribe actions the overseas authority may take for the person with the person's consent.  123 Subsection 30A(1)  Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a paren by whom, under a determination made under section 29A, child suppor is reasonably likely to be payable and".			(a) subsection 24(2) does not apply in relation to the child (payee
29B Applications by residents of reciprocating jurisdictions  (1) If a person applying under section 25 or 25A is a resident of a reciprocating jurisdiction, the application must be made:  (a) by the person and given to the Registrar by an overseas authority of the reciprocating jurisdiction; or  (b) if an overseas authority of the reciprocating jurisdiction believes that child support is reasonably likely to be payable to the person in respect of a child—by the overseas authority on behalf of the person; or  (c) if the person believes that child support is reasonably likely to be payable by him or her to another person in respect of a child—directly to the Registrar by the person.  (2) If an application is made by an overseas authority of a reciprocating jurisdiction on behalf of a person, the regulations may prescribe actions the overseas authority may take for the person.  (3) If an application is made by a person and given to the Registrar by an overseas authority of a reciprocating jurisdiction, the regulation may prescribe actions the overseas authority may take for the person with the person's consent.  123 Subsection 30A(1)  Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a paren by whom, under a determination made under section 29A, child suppor is reasonably likely to be payable and".			
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reciprocating jurisdiction, the application must be made:  (a) by the person and given to the Registrar by an overseas authority of the reciprocating jurisdiction; or  (b) if an overseas authority of the reciprocating jurisdiction believes that child support is reasonably likely to be payable to the person in respect of a child—by the overseas authority on behalf of the person; or  (c) if the person believes that child support is reasonably likely to be payable by him or her to another person in respect of a child—directly to the Registrar by the person.  (2) If an application is made by an overseas authority of a reciprocating jurisdiction on behalf of a person, the regulations may prescribe actions the overseas authority may take for the person.  (3) If an application is made by a person and given to the Registrar by an overseas authority of a reciprocating jurisdiction, the regulation may prescribe actions the overseas authority may take for the person with the person's consent.  123 Subsection 30A(1)  Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a paren by whom, under a determination made under section 29A, child suppor is reasonably likely to be payable and".	10	29B	Applications by residents of reciprocating jurisdictions
authority of the reciprocating jurisdiction; or  (b) if an overseas authority of the reciprocating jurisdiction believes that child support is reasonably likely to be payable to the person in respect of a child—by the overseas authority on behalf of the person; or  (c) if the person believes that child support is reasonably likely to be payable by him or her to another person in respect of a child—directly to the Registrar by the person.  (2) If an application is made by an overseas authority of a reciprocating jurisdiction on behalf of a person, the regulations may prescribe actions the overseas authority may take for the person.  (3) If an application is made by a person and given to the Registrar by an overseas authority of a reciprocating jurisdiction, the regulation may prescribe actions the overseas authority may take for the person with the person's consent.  123 Subsection 30A(1)  Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a paren by whom, under a determination made under section 29A, child suppor is reasonably likely to be payable and".			
believes that child support is reasonably likely to be payable to the person in respect of a child—by the overseas authority on behalf of the person; or  (c) if the person believes that child support is reasonably likely to be payable by him or her to another person in respect of a child—directly to the Registrar by the person.  (2) If an application is made by an overseas authority of a reciprocating jurisdiction on behalf of a person, the regulations may prescribe actions the overseas authority may take for the person.  (3) If an application is made by a person and given to the Registrar by an overseas authority of a reciprocating jurisdiction, the regulation may prescribe actions the overseas authority may take for the person with the person's consent.  123 Subsection 30A(1)  Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a paren by whom, under a determination made under section 29A, child suppor is reasonably likely to be payable and".			
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<ul> <li>(2) If an application is made by an overseas authority of a reciprocating jurisdiction on behalf of a person, the regulations may prescribe actions the overseas authority may take for the person.</li> <li>(3) If an application is made by a person and given to the Registrar by an overseas authority of a reciprocating jurisdiction, the regulation may prescribe actions the overseas authority may take for the person with the person's consent.</li> <li>123 Subsection 30A(1)</li> <li>Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a parent by whom, under a determination made under section 29A, child support is reasonably likely to be payable and".</li> </ul>	19 20		(c) if the person believes that child support is reasonably likely to be payable by him or her to another person in respect of a
an overseas authority of a reciprocating jurisdiction, the regulation may prescribe actions the overseas authority may take for the person with the person's consent.  123 Subsection 30A(1)  Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a paren by whom, under a determination made under section 29A, child support is reasonably likely to be payable and".	22 23 24		(2) If an application is made by an overseas authority of a reciprocating jurisdiction on behalf of a person, the regulations may prescribe actions the overseas authority may take for the
Omit "must not be accepted under this Act in relation to a liable parent", substitute "is taken not to have been properly made by a paren by whom, under a determination made under section 29A, child support is reasonably likely to be payable and".	27 28		· ·
parent", substitute "is taken not to have been properly made by a paren by whom, under a determination made under section 29A, child support is reasonably likely to be payable and".	30	123	Subsection 30A(1)
35 <b>124 Subsection 30A(2)</b>	32 33		parent", substitute "is taken not to have been properly made by a parent by whom, under a determination made under section 29A, child support
	35	124	Subsection 30A(2)

1 2 3		Omit "a liable parent", substitute "a parent by whom, under a determination made under section 29A, child support is reasonably likely to be payable".
4	125	Subsection 30A(3)
5		Omit "paragraph 25(3)(b)", substitute "subsection 29A(3)".
6	126	Paragraph 30B(a)
7 8 9		Omit "a particular payer (the <i>liable parent</i> ) and a particular payee (the <i>eligible carer</i> )", substitute "a liable parent and a carer entitled to child support".
10	127	Paragraph 30B(b)
11 12		Omit "and the eligible carer", substitute "and the carer entitled to child support".
13	128	Paragraph 30B(c)
14 15		Omit "or the eligible carer", substitute "or the carer entitled to child support".
16	129	Section 30B
17 18 19		Omit "the Registrar may refuse to accept the application", substitute "then the Registrar may determine that the application is taken not to have been properly made".
20	130	Paragraph 31(1)(b)
21		Repeal the paragraph, substitute:
22		(b) assess under Part 5 the annual rate of child support payable
23		by a parent for the child for the days in the child support period that starts:
<ul><li>24</li><li>25</li></ul>		(i) if child support is payable by a parent who is a resident
26		of a reciprocating jurisdiction—on the first day on
27		which all prior requirements (if any) under the
28		applicable international maintenance arrangement, and
29 30		under the laws of the reciprocating jurisdiction, have been complied with; and
31		(ii) otherwise—on the day on which the application is
32		made.
33 34		Example: Some reciprocating jurisdictions require that notice be given about the making and substance of the application for administrative assessment

	of child support and how the person may object to the application, or require that a person have an opportunity to be heard before making a decision on an application.
131	At the end of section 34B
	Add:
	(3) However, if the applicant for acceptance of the agreement is a
	resident of a reciprocating jurisdiction, subsection (2) applies as if
	the references in subparagraphs (2)(a)(i), (b)(i) and (c)(i) were references to 90 days instead of 28 days.
132	Section 47
	Before "A parent's", insert "(1)".
133	At the end of section 47
	Add:
	(2) For the purposes of step 3 of the method statement, a parent is
	taken to be assessed in respect of the costs of a child if the parent is
	liable to pay child support for the child under an administrative assessment under the law of a reciprocating jurisdiction.
134	After Subdivision B of Division 7 of Part 5
	Insert:
Sub	division BA—Overseas income
58B	Inclusion of overseas income in working out a parent's adjusted
	taxable income
	For the purposes of working out a parent's adjusted taxable income
	for a child for a day in a child support period if the parent is a
	resident of a reciprocating jurisdiction, a reference in this Division to the parent's taxable income includes a reference to the parent's
	overseas income as determined under this Subdivision.
58C	Determination of overseas income if information and
	documents in Registrar's possession are sufficient
	(1) This section applies if the Registrar possesses sufficient information and documents to determine a parent's overseas

1 2		income (whether as a result of seeking information or documents under section 162A or not).
3		(2) In making an administrative assessment in relation to the parent
4		and a child support period, the Registrar may determine, from the
5		information and documents in the Registrar's possession, an
6		amount to be the parent's overseas income for the year of income
7		for the purpose of working out the person's adjusted taxable
8		income.
9 10	58D	Determination of overseas income if information and documents in Registrar's possession are insufficient
		•
11		(1) This section applies if:
12 13		<ul><li>(a) the Registrar does not possess sufficient information and documents to determine a parent's overseas income; and</li></ul>
14		(b) despite requesting, under section 162A, information or
15		documents from the parent or from an overseas authority that
16		are necessary to determine the parent's overseas income, the
17		information or documents requested have not been supplied.
18		(2) In making an administrative assessment of the child support in
19		relation to the parent and a child support period, the Registrar may
20		determine that the parent's overseas income for the year of income,
21		for the purpose of working out the parent's adjusted taxable
22		income, is an amount that the Registrar considers appropriate of at
23		least two-thirds of the annualised MTAWE figure for the relevant
24		September quarter.
25	135	Paragraph 63A(1)(b)
26		Omit "section 160 requiring", substitute "section 160 or subsection
27		162A(2) requiring or requesting".
28	136	Subsections 63A(2) and (3)
29		Omit "as required by section 160", substitute "as required or requested
30		under section 160 or subsection 162A(2)".
31	137	Paragraph 63A(4)(a)
32		After "section 160", insert "or 162A".
33	138	Paragraph 63B(1)(b)

1 2		Omit "section 161 requiring", substitute "section 161 or subsection 162A(1) or (4) requiring or requesting".
3 4 5	139	Subsections 63B(2) and (3) After "section 161" (wherever occurring), insert "or subsection 162A(1) or (4)".
6 7	140	Paragraph 63B(4)(a) After "section 161", insert "or 162A".
8	141	Section 73A Before "If", insert "(1)".
10 11	142	At the end of section 73A Add:
12 13 14		(2) If the parent is a resident of a reciprocating jurisdiction, subsection (1) has effect as if the references in paragraphs (1)(c) and (d) to 28 days were references to 90 days.
15	143	After subsection 80G(1)
16 17 18 19		Insert:  (1A) If the parent is a resident of a reciprocating jurisdiction, subsection (1) has effect as if the reference in paragraph (1)(d) to 60 days were a reference to 90 days.
20	144	Paragraph 88(b)
21		Omit "89; and", substitute "89.".
22	145	Paragraph 88(c)
23		Repeal the paragraph.
24	146	Paragraphs 92(5)(b) and (c)
25		Repeal the paragraphs, substitute:
26 27		(b) the application for administrative assessment was made, in accordance with paragraph 29B(1)(b), by an overseas
28		authority of a reciprocating jurisdiction on behalf of the one
29		of the parties to the agreement; and

1	147 Subsection 93(1A)
2	Repeal the subsection.
3	148 Section 150DA
4	Omit "an eligible carer", substitute "a carer entitled to child support".
5	149 Paragraphs 151(5)(b) and (c)
6	Repeal the paragraphs, substitute:
7	(b) the application for administrative assessment under which the
8	child support is payable was made, in accordance with
9	paragraph 29B(1)(b), by an overseas authority of a
10	reciprocating jurisdiction on behalf of the carer entitled to child support;
12	Child Support (Registration and Collection) Act 1988
13	150 Subsection 71A(1A)
14	Repeal the subsection.
15	151 At the end of section 71A
16	Add:
17	(4) This section does not apply to an enforceable maintenance liability
8	of a kind referred to in paragraph 18A(3)(a).

2	Schedule 3—Amendments relating to access to courts and review process
4 5	Part 1—Amendments commencing on 1 January 2008
6	Child Support (Assessment) Act 1989
7 8	1 Paragraph 33(2)(a) After "carer application", insert "or a liable parent application".
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	2 Paragraph 33(2)(b)  Repeal the paragraph, substitute:  (b) one of the reasons for the Registrar refusing to accept the application was that the Registrar was not satisfied under section 29 that:  (i) in the case of a carer application—the person from whom the application sought payment of child support is a parent of the child; and  (ii) in the case of a liable parent application—the applicant is a parent of the child.  3 Paragraph 33(3)(b)  Repeal the paragraph, substitute:  (b) a statement to the effect that the applicant may apply to a court having jurisdiction under this Act for:  (i) in the case of a carer application—a declaration under section 106A that the applicant is entitled to administrative assessment of child support for a child because the person from whom the application sought payment of child support is a parent of the child; and
28 29 30 31 32	<ul> <li>(ii) in the case of a liable parent application—a declaration under section 106B that the applicant is entitled to administrative assessment of child support because the applicant is a parent of the child.</li> <li>4 Paragraph 33(4)(b)</li> </ul>

	After "original decision", insert "(no matter who lodges the objection)".
5 Pa	ragraph 34(2)(a)
	Before "that the person", insert "in the case of a carer application—".
Note:	The heading to section 34 is replaced by the heading "Giving notice of successful application".
6 Af	ter paragraph 34(2)(a)
	Insert:
	(aa) in the case of a liable parent application—that the applicant may apply to a court having jurisdiction under this Act for a declaration under section 107A of this Act that the applicant was not entitled to administrative assessment of child support for the child because the applicant is not a parent of the child; and
7 Pa	ragraph 34(2)(b)
	Omit "that the person", insert "in any case—that the applicant or the person".
8 Su	ıbparagraph 34(2)(b)(i)
	After "ground that", insert "the applicant or".
9 Se	ection 98W (3rd dot point)
	Omit "another person is, or is not, the parent", substitute "that person or another person is, or is not, a parent".
10 S	ection 106
	After "because" (wherever occurring), insert "that person or".
11 A	fter section 106A
	Insert:
106B	Declaration that a person is entitled to administrative assessment—liable parent applications
	(1) This section applies if:
	(a) the Registrar refuses to accept from an applicant a liable
	parent application for administrative assessment of child support for a child under subsection 30(2); and
	Note: 6 Af 7 Pa 8 Su 9 Se 10 S

<sup>94</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

1 2 3	Registrar was not satisfied under section 29 that the applicant is a parent of the child.
4	Applications for declarations
5	(2) The applicant may apply to a court having jurisdiction under this
6	Act for a declaration that:
7 8	(a) if the reason referred to in paragraph (1)(b) was the only reason for the Registrar refusing to accept the application—
9	the applicant is entitled to administrative assessment of child
10 11	support for the child because the applicant is a parent of the child; and
12 13	(b) if the reason referred to in paragraph (1)(b) was one of the reasons for the Registrar refusing to accept the application—
14	the applicant is entitled to have the Registrar reconsider the
15	application under Division 2 of Part 4 because the applicant
16	is a parent of the child.
17	(3) The application must be made within:
18	(a) the time prescribed by the applicable Rules of Court; or
19	(b) such further time as is allowed under the applicable Rules of
20	Court.
21	Parties
22	(4) Subject to section 145 (Registrar may intervene in proceedings),
23	the parties to the proceeding are:
24	(a) the applicant; and
25	(b) the person to whom the application sought to pay child
26	support.
27	Declarations
28	(5) The court may grant the declaration if the court is satisfied that:
29	(a) if the reason referred to in paragraph (1)(b) was the only
30	reason for the Registrar refusing to accept the application—
31	the applicant is entitled to administrative assessment of child
32	support because the applicant is a parent of the child; or
33	(b) if the reason referred to in paragraph (1)(b) was one of the
34	reasons for the Registrar refusing to accept the application—
35	the applicant is entitled to have the Registrar reconsider the

1 2		application under Division 2 of Part 4 because the applicant is a parent of the child.
3		(6) If the court grants the declaration:
4		(a) if the reason referred to in paragraph (1)(b) was the only
5		reason for the Registrar refusing to accept the application—
6		the Registrar is taken to have accepted the application for
7		administrative assessment of child support; and
8		(b) if the reason referred to in paragraph (1)(b) was one of the
9		reasons for the Registrar refusing to accept the application—
10 11		the Registrar must reconsider the application under Division 2 of Part 4.
12	Note:	The heading to section 106A is altered by adding at the end "—carer applications".
13	12 A	fter section 107
14		Insert:
17		insert.
15	107A	Declaration that a person is not entitled to administrative
16		assessment—liable parent applications
17		(1) If the Registrar accepts a liable parent application for
18		administrative assessment of child support for a child, the applican
19		may, subject to subsection (2), apply to a court having jurisdiction
20		under this Act for a declaration that the applicant was not entitled
21		to administrative assessment of child support for the child payable
22		by the applicant because the applicant is not a parent of the child
23		concerned.
24		(2) However, an applicant must not apply for a declaration in respect
25		of a child if a court has already declared under section 106B that
26		the applicant was entitled to administrative assessment of child
27		support for the child, or to have the Registrar reconsider an
28		application, because the applicant is a parent of the child.
29 30		Note: In that case, the applicant may be able to appeal against the declaration under Division 1 of Part 7.
31		(3) The application must be made within the time prescribed by the
32		applicable Rules of Court or within such further time as is allowed
33		under the applicable Rules of Court.

1 2 3		(4) Subject to section 145 (Registrar may intervene in proceedings), the parties to the proceeding are the applicant and the person to whom the application sought payment of child support.
4 5 6 7		(5) The court may grant the declaration if the court is satisfied that the applicant was not entitled to administrative assessment of child support for the child because the applicant is not a parent of the child.
8 9 10		(6) If the court grants the declaration, the application for administrative assessment of child support is to be taken never to have been accepted by the Registrar.
11 12		(7) If the court grants the declaration, the court must, as soon as practicable, consider making an order under section 143.
13	Note:	The heading to section 107 is altered by adding at the end "—carer applications".
14 15	13 P	aragraph 109(2)(a) After "107", insert "or 107A".
16	14 P	aragraph 139(2A)(d)
17		Repeal the paragraph, substitute:
18		(d) if:
19		(i) the decision of the Registrar does not become final; and
20		(ii) one of the reasons for the Registrar so refusing was that
21		the Registrar was not satisfied under section 29 that the
22		applicant or the person from whom the application
23		sought payment of child support is a parent of the child; at the time when a decision of a court becomes final, being a
24 25		decision (whether under section 106A or 106B or on appeal
26		from a decision of a court under that section) that the
27		applicant or the person from whom the application sought
28		payment of child support is not a parent of the child; or
29	15 P	aragraph 139(2B)(a)
30		After "106A", insert "or 106B".
31	16 P	aragraph 143(3A)(b)
32		Omit "107 that", insert "107 or 107A that the payer or".
33	17 P	aragraph 143(3B)(c)

After "107", insert "or 107A". 1 Child Support (Registration and Collection) Act 1988 2 18 Paragraph 17A(1)(c) 3 Repeal the paragraph, substitute: 4 (c) the court made the order in response to: 5 (i) a declaration under section 107 of that Act that the 6 payer was not entitled to an administrative assessment 7 of child support for a child because the payee is not a 8 parent of the child; or 9 (ii) a declaration under section 107A of that Act that the 10 payee was not entitled to an administrative assessment 11 of child support for a child because the payee is not a 12 parent of the child. 13 19 Paragraph 79A(1)(a) 14 Repeal the paragraph, substitute: 15 (a) the Registrar has notice that: 16 (i) the payer has made an application under section 107 of 17 the Assessment Act for a declaration that the payee was 18 not entitled to administrative assessment of child 19 support for the child because the payer is not a parent of 20 the child; or 21 (ii) the payer has made an application under section 107A 22 of the Assessment Act for a declaration that the payer 23 was not entitled to administrative assessment of child 24 support for the child because the payer is not a parent of 25 the child; and 26 The heading to section 79A is altered by omitting "parent" and substituting "person". Note: 27 20 Subsection 79A(2) (note 1) 28 After "107", insert "or 107A". 29 **21 Subsection 80(4)** 30 Omit "the parent", substitute "a parent". 31 22 Subsection 80(4) (note) 32 Repeal the note, substitute: 33

<sup>98</sup> Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No. , 2007

1 2		Note: In that case, a person may be able to apply to a court under section 107 or 107A of the Assessment Act.
3	23	At the end of section 80
4		Add:
5 6 7 8 9		(6) An objection may not be lodged to a decision of the Registrar to refuse to accept a liable parent application for administrative assessment if one of the reasons for the Registrar so refusing was that the Registrar was not satisfied under section 29 that the applicant is a parent of the child concerned.
10 11 12 13		Note: In that case, the applicant may be able to apply to a court under section 106B of the Assessment Act for a declaration that the applicant is entitled to administrative assessment of child support for the child.
14	24	Subsection 82(1)
15		Repeal the subsection, substitute:
16 17 18 19		(1) A person may lodge an objection under this Part after the period for lodging such an objection has ended if, at the time of lodging the objection or a later time, the person applies to the Registrar to consider the objection despite the period ending.
20	25	At the end of section 82
21		Add:
22 23		(3) The application must be made in the manner specified by the Registrar.
24	26	Section 85
25		Before "The following", insert "(1)".
26	27	Section 85 (after table item 3)
27		Insert:
28	2.4	
	3A	a decision to accept an application for administrative assessment of child support for a child under subsection 30(1) of the Assessment Act
29	28	At the end of section 85

Add:

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(2) Subsection (1) does not apply to an objection to a decision to make, or refuse to make, a departure determination under Part 6A of the Assessment Act if the Registrar is satisfied that the rights of the person who would otherwise be served with a copy of the objection and any accompanying documents will not be affected by any possible decision the Registrar could make in relation to the objection.

Part	2—Amendments commencing on 1 July 2008
Chile	d Support (Assessment) Act 1989
29 S	ubsection 33(3)
	Repeal the subsection, substitute:
	Refusals on ground that Registrar not satisfied that person a parent
	(3) If one of the reasons the Registrar refused to accept the application was because the Registrar was not satisfied under section 29 that person who was to be assessed in respect of the costs of the child a parent of the child, the notice must include, or be accompanied by:
	(a) a statement that the Registrar was not satisfied under section 29 that the person is a parent of the child; and
	(b) a statement to the effect that an application may be made to court having jurisdiction under this Act for a declaration under section 106A that the person should be assessed in respect of the costs of a child because the person is a parent of the child.
30 P	aragraph 34(2)(a)
	Repeal the paragraph, substitute:  (a) an application may be made to a court having jurisdiction under this Act for a declaration under section 107 that a person should not be assessed in respect of the costs of the child because the person is not a parent of the child; and
31 S	ubparagraph 34(2)(b)(i)
	Omit "the person" (first occurring), substitute "the applicant or a pare who is to be assessed in respect of the costs of the child".
Note:	The heading to section 34 is replaced by the heading "Giving notice of successful application".
32 S	ubparagraph 34(2)(b)(i)
	Omit "because the person", substitute "because a person".

1	33 Subp	paragraph 34(2)(b)(ii)
2	Or	nit "the person", substitute "the applicant or a parent who is to be
3		sessed in respect of the costs of the child".
4	34 Secti	ion 98W
5	Or	nit:
6		A court may declare that a person is, or is not, entitled to
7		administrative assessment of child support for a child because
8 9		that person or another person is, or is not, the parent of the child.
10	sul	ostitute:
11		A court may declare that a person should, or should not, be
12 13		assessed in respect of the costs of the child because the person is, or is not, a parent of the child.
14	35 Divis	sion 2 of Part 7 (heading)
15	Re	peal the heading, substitute:
	D'	2. Dealers d'annual d'annual adhanna
16	Division	2—Declarations relating to whether persons
17		should be assessed in respect of the costs of the
18		child
19	36 Sect	ion 106
20	Re	peal the section, substitute:
21	106 Simi	olified outline
22		The following is a simplified outline of this Division:
23		A court may declare that a person should be assessed in
24		respect of the costs of a child because the person is a parent of
25		the child.

A court may declare that a person should not be assessed in 1 respect of the costs of the child because the person is not a 2 parent of the child. 3 37 Subsection 106A(2) 4 Repeal the subsection, substitute: 5 Applications for declarations 6 (2) An application may be made to a court having jurisdiction under 7 this Act for a declaration that: 8 (a) if the reason referred to in paragraph (1)(b) was the only reason for the Registrar refusing to accept the application—a 10 person should be assessed in respect of the costs of the child 11 because the person is a parent of the child; and 12 (b) if the reason referred to in paragraph (1)(b) was one of the 13 reasons for the Registrar refusing to accept the application— 14 the Registrar should reconsider the application under 15 Division 2 of Part 4 because a person who was to be assessed 16 in respect of the costs of the child is a parent of the child. 17 The heading to section 106A is altered by omitting "is entitled to administrative 18 Note: assessment—carer applications" and substituting "should be assessed in respect of 19 20 the costs of the child". 38 Subsections 106A(4) and (5) 2.1 Repeal the subsections, substitute: 22 **Parties** 23 (4) Subject to section 145 (Registrar may intervene in proceedings), 24 the parties to the proceeding are: 25 (a) if the application for administrative assessment was made 26 under section 25—each person who was to be assessed in 27 respect of the costs of the child; and 28 (b) if the application for administrative assessment was made 29 under section 25A—the non-parent carer who made the 30 application and the person in respect of whom the declaration 31 is sought. 32

1	Declarations	
2	(5) The court may grant the declaration if the court is satisfied that:	
3	(a) if the reason referred to in paragraph (1)(b) was the only	
4	reason for the Registrar refusing to accept the application—	
5	the person should be assessed in respect of the costs of the	
6	child because the person is a parent of the child; or	
7	(b) if the reason referred to in paragraph (1)(b) was one of the	
8	reasons for the Registrar refusing to accept the application—	
9	the Registrar should reconsider the application under	
10	Division 2 of Part 4 because the person who was to be	
11	assessed in respect of the costs of the child is a parent of the	
12	child.	
13	39 Section 106B	
14	Repeal the section.	
15	40 Subsection 107(1) and (1A)	
16	Repeal the subsections, substitute:	
17	(1) If the Registrar accepts an application for administrative	
18	assessment of child support for a child, an application may be	
19	made, subject to subsection (1A), to a court having jurisdiction	
20	under this Act for a declaration that a person should not be	
21	assessed in respect of the costs of the child because the person is	
22	not a parent of the child.	
23	(1A) However, an application must not be made in respect of a child and	d
24	a person if a court has already declared under section 106A that the	e
25	person should be assessed in respect of the costs of the child	
26	because the person is a parent of the child.	
27	Note: In that case, an appeal may be made against the declaration under	
28	Division 1 of Part 7.	
29	Note: The heading to section 107 is altered by omitting "is not entitled to administrative	
30 31	assessment—carer applications" and substituting "should not be assessed in respect of the costs of the child".	i
31	of the costs of the child.	
32	41 Subsection 107(4)	
33	Repeal the subsection, substitute:	

1 2 3		(4) The court may grant the declaration if the court is satisfied that the person should not be assessed in respect of the costs of the child because the person is not a parent of the child.
4	42	Section 107A
5		Repeal the section.
6	43	Paragraph 109(2)(a)
7		Omit "or 107A".
8	44	Paragraph 139(2A)(d)
9		Repeal the paragraph, substitute:
10		(d) if:
11		(i) the decision of the Registrar does not become final; and
12		(ii) one of the reasons for the Registrar so refusing was that
13		the Registrar was not satisfied under section 29 that a
14		person who was to be assessed in respect of the costs of
15		the child is a parent of the child;
16		at the time when a decision of a court becomes final, being a
17		decision (whether under section 106A or on appeal from a
18		decision of a court under that section) that the person is not a
19		parent of the child; or
20	45	Paragraph 139(2B)(a)
21		Omit "or 106B".
22	46	Paragraph 143(3A)(b)
23		Repeal the paragraph, substitute:
24		(b) the court has made a declaration under section 107 that the
25		payer should not be assessed in respect of the costs of the
26		child because the payer is not a parent of the child; and
27	47	Paragraph 143(3B)(a)
28		Omit "the parent", substitute "a parent".
29	48	Paragraph 143(3B)(c)
30		Omit "or 107A".
31	49	Paragraphs 143(3B)(c) and (d)

Omit "the parent", substitute "a parent". 1 Child Support (Registration and Collection) Act 1988 2 **50 Paragraph 17A(1)(c)** 3 Repeal the paragraph, substitute: 4 (c) the court made the order in response to a declaration under 5 section 107 of that Act that the payee should not be assessed 6 in respect of the costs of the child because the payee is not a 7 8 parent of the child. 51 Paragraph 79A(1)(a) 9 Repeal the paragraph, substitute: 10 (a) the Registrar has notice that an application has been made 11 under section 107 of the Assessment Act for a declaration 12 that the payer should not be assessed in respect of the costs of 13 the child because the payer is not a parent of the child; and 14 The heading to section 79A is replaced by the heading "Suspension determinations— 15 Note: pending declarations that person should not be assessed in respect of the costs of 16 the child". 17 52 Subsection 79A(2) (note 1) 18 Omit "or 107A". 19 53 Subsection 80(4) (note) 20 Omit "or 107A of the Assessment Act", substitute "of the Assessment 21 Act for a declaration that a person should not be assessed in respect of 22 the costs of the child because the person is not a parent of the child". 23 54 Subsection 80(5) (note) 24 Repeal the note, substitute: 25 Note: In that case, an application may be made to a court under 26 section 106A of the Assessment Act for a declaration that a person 27 28 should be assessed in respect of the costs of the child because the 29 person is a parent of the child. **55 Subsection 80(6)** 30 Repeal the subsection.

31

2	Schedule 4—Miscellaneous amendments
3	Part 1—Amendments commencing the day after Royal Assent
5	Child Support (Assessment) Act 1989
6	1 Subsection 150(1) (definition of law enforcement officer)
7	Repeal the definition.
8	2 Subsection 150(1) (definition of person to whom this section applies)
10	Repeal the definition, substitute:
11 12	<i>person to whom this section applies</i> means a person who is or has been:
13	(a) the Minister; or
14 15	(b) appointed or employed by, or a provider of services for, the Commonwealth; or
16 17	(c) a person to whom protected information is communicated under subsection (3), (4) or (4G); or
18	(d) a person to whom protected information is communicated by:
19 20	(i) a person to whom the information was communicated under subsection (3) or (4); or
21	(ii) a person mentioned in this paragraph; or
22	(e) a person to whom this section applied immediately before the
23 24	commencement of Schedule 5 to the <i>Child Support</i> Legislation Amendment Act 2001.
25	3 Subsection 150(1) (definition of protected document)
26	Repeal the definition, substitute:
27	protected document means:
28	(a) a document that:
29	(i) contains information that concerns a person; and
30	(ii) is obtained or made by another person in the course of,
31 32	or because of, the other person's duties under or in relation to this Act; or
34	relation to this Act, of

1 2 3	(b) a document to which paragraph (a) applied that is communicated to a person in circumstances authorised by this section.
4	Subsection 150(1) (definition of protected information)
5	Repeal the definition, substitute:
6	protected information means:
7	(a) information that:
8	(i) concerns a person; and
9 10 11	(ii) is disclosed to or obtained by another person in the course of, or because of, the other person's duties under or in relation to this Act; or
12	(b) information to which paragraph (a) applied that is
13	communicated to a person in circumstances authorised by
14	this section.
15	Subsection 150(1)
16	Insert:
17	relevant Minister means:
18	(a) a Minister who administers this Act; or
19	(b) the Prime Minister.
20	Subsection 150(2)
21	Omit "subsection (3)", substitute "this section".
22	At the end of subsection 150(2A)
23	Add:
24 25	; or (c) for the purpose for which the information was communicated under this section.
26	B Paragraph 150(3)(e)
27	Repeal the paragraph, substitute:
28 29 30	(e) to any person, if the information concerns a credible threat to the life, health or welfare of a person and either of the following applies:
31 32 33	<ul><li>(i) the Registrar, or the person authorised by the Registrar, believes on reasonable grounds that the communication is necessary to prevent or lessen the threat;</li></ul>

1 2 3 4 5 6 7	evidence that an offence may be, or has been, committed against a person and the information is communicated for the purpose of preventing, investigating or prosecuting such an offence; or  (f) to a person who is authorised to obtain the information by the person to whom the information relates.
,	person to whom the information relates.
8	9 Subsection 150(4)
9	Repeal the subsection, substitute:
10	(4) Subsection (2) does not prevent the Registrar, or a person
11	authorised by the Registrar, from communicating any protected
12	information to a person if:
13 14	(a) the information cannot reasonably be obtained from a source other than the Department; and
15	(b) the person to whom the information will be communicated
16	has sufficient interest, within the meaning of subsection (4A),
17	in the information; and
18	(c) the Registrar, or the person authorised by the Registrar, is
19	satisfied that the communication is for the purpose of
20	subsection (4B), (4C), (4D), (4E) or (4F).
21	(4A) A person has <i>sufficient interest</i> in protected information if:
22	(a) the Registrar, or the person authorised by the Registrar, is
23	satisfied that, in relation to the purpose of the
24	communication, the person has a genuine and legitimate
25	interest in the information; or
26	(b) the person is a relevant Minister.
27	(4B) A communication of protected information is for the purpose of
28	this subsection if:
29	(a) the communication is necessary to correct a mistake of fact in
30	relation to the administration of this Act; and
31	(b) the integrity of that administration will be at risk if the
32	mistake of fact is not corrected.
33	(4C) A communication of protected information is for the purpose of
34	this subsection if the communication is necessary:
	· · · · · · · · · · · · · · · · · · ·

1 2 3	<ul> <li>(a) to brief a relevant Minister so that the Minister can consider or respond to complaints or issues raised with the Minister by or on behalf of a person (in writing or orally); or</li> </ul>
4	(b) to brief a relevant Minister for a meeting or forum that the
5	Minister is to attend; or
6	(c) to brief a relevant Minister in relation to issues raised or
7	proposed to be raised publicly by or on behalf of the person
8	to whom the information relates so that the Minister can
9	respond by correcting a mistake of fact, a misleading
10	perception or impression, a misleading statement or an
11	incorrectly held opinion; or
12 13	(d) to brief a relevant Minister about a possible error or delay on the part of the Child Support Agency; or
14	(e) to brief a relevant Minister about an instance of an
15	anomalous or unusual operation of this Act.
16	(4D) A communication of protected information is for the purpose of
17	this subsection if:
18	(a) the information is about a missing person; and
19	(b) the communication is necessary:
20	(i) to assist a court, coronial enquiry, Royal Commission,
21	department or authority, of the Commonwealth, a State
22	or a Territory, in relation to the whereabouts of the
23	missing person; or
24	(ii) to locate a person (including the missing person); and
25	(c) there is no reasonable ground to believe that the missing
26	person would not want the information communicated.
27	(4E) A communication of protected information is for the purpose of
28	this subsection if:
29	(a) the information is about a deceased person; and
30	(b) the communication:
31	(i) is necessary to assist a court, coronial enquiry, Royal
32	Commission, department or authority, of the
33	Commonwealth, a State or a Territory, in relation to the
34	death of the person; or
35	(ii) is necessary to help a person locate a relative or
36	beneficiary of the deceased person; or
37	(iii) is in relation to the administration of the estate of the
38	deceased person; and

1 2	(c) there is no reasonable ground to believe that the deceased person would not have wanted the information
3	communicated.
4 5	(4F) A communication of protected information is for the purpose of this subsection if the information is to establish:
6	(a) the death of a person; or
7	(b) the place where the death of a person is registered.
8	(4G) Subsection (2) does not prevent the Registrar, or a person
9 10	authorised by the Registrar, from communicating any protected information to a person if:
11	(a) the person to whom the information will be communicated is
12	a payee of a registered maintenance liability who has notified
13	the Registrar, in accordance with section 113A of the
14	Registration and Collection Act, of the payee's intention to
15	institute a proceeding in accordance with that section; and
16 17	(b) the information is communicated for the purpose of the proceeding.
18	10 After section 150
19	Insert:
20	150AA Offence of unauthorised use of information
21	(1) A person commits an offence if:
∠1	* * *
22	(a) the person:
22	(a) the person:
22 23	<ul><li>(a) the person:</li><li>(i) makes a record of information; or</li></ul>
22 23 24	<ul> <li>(a) the person:</li> <li>(i) makes a record of information; or</li> <li>(ii) communicates information to a person; or</li> <li>(iii) otherwise makes use of information; and</li> </ul>
22 23 24 25	<ul><li>(a) the person:</li><li>(i) makes a record of information; or</li><li>(ii) communicates information to a person; or</li></ul>
22 23 24 25 26	<ul> <li>(a) the person:</li> <li>(i) makes a record of information; or</li> <li>(ii) communicates information to a person; or</li> <li>(iii) otherwise makes use of information; and</li> <li>(b) at the time the person does so, the person is not a person to</li> </ul>
22 23 24 25 26 27	<ul> <li>(a) the person:</li> <li>(i) makes a record of information; or</li> <li>(ii) communicates information to a person; or</li> <li>(iii) otherwise makes use of information; and</li> <li>(b) at the time the person does so, the person is not a person to whom this section applies (within the meaning of subsection</li> </ul>
22 23 24 25 26 27 28	<ul> <li>(a) the person:</li> <li>(i) makes a record of information; or</li> <li>(ii) communicates information to a person; or</li> <li>(iii) otherwise makes use of information; and</li> <li>(b) at the time the person does so, the person is not a person to whom this section applies (within the meaning of subsection 150(1)); and</li> </ul>
22 23 24 25 26 27 28 29	<ul> <li>(a) the person: <ul> <li>(i) makes a record of information; or</li> <li>(ii) communicates information to a person; or</li> <li>(iii) otherwise makes use of information; and</li> </ul> </li> <li>(b) at the time the person does so, the person is not a person to whom this section applies (within the meaning of subsection 150(1)); and</li> <li>(c) the information is relevant information.</li> </ul>
22 23 24 25 26 27 28 29	<ul> <li>(a) the person: <ul> <li>(i) makes a record of information; or</li> <li>(ii) communicates information to a person; or</li> <li>(iii) otherwise makes use of information; and</li> </ul> </li> <li>(b) at the time the person does so, the person is not a person to whom this section applies (within the meaning of subsection 150(1)); and</li> <li>(c) the information is relevant information.</li> </ul> <li>Penalty: Imprisonment for 1 year.</li> <li>(2) If: <ul> <li>(a) the relevant information was communicated to a person</li> </ul> </li>
22 23 24 25 26 27 28 29 30	<ul> <li>(a) the person: <ul> <li>(i) makes a record of information; or</li> <li>(ii) communicates information to a person; or</li> <li>(iii) otherwise makes use of information; and</li> </ul> </li> <li>(b) at the time the person does so, the person is not a person to whom this section applies (within the meaning of subsection 150(1)); and</li> <li>(c) the information is relevant information.</li> </ul> <li>Penalty: Imprisonment for 1 year.</li>

2	(b) that person makes a record of, or communicates, the information for the purpose of a proceeding under
3	section 113A of the Registration and Collection Act;
4	subsection (1) of this section does not apply to any further
5 6	recording, communication or use of that information by a person who is not a person to whom this section applies.
7 8	Note: A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i> ).
9	(3) In this section:
10	relevant information means:
11	(a) information about a person obtained from the records of the
12	Department or the Child Support Agency; or
13	(b) information to the effect that there is no information about a
14	person held in the records of the Department or the Child
15	Support Agency.
10	Child Support (Registration and Collection) Act 1988
17	11 Subsection 16(1) (definition of <i>law enforcement officer</i> )  Repeal the definition.
17 18 19	11 Subsection 16(1) (definition of <i>law enforcement officer</i> )
17 18 19 20	<ul> <li>11 Subsection 16(1) (definition of <i>law enforcement officer</i>) Repeal the definition.</li> <li>12 Subsection 16(1) (definition of <i>person to whom this</i></li> </ul>
16 17 18 19 20 21	<ul> <li>11 Subsection 16(1) (definition of <i>law enforcement officer</i>) Repeal the definition.</li> <li>12 Subsection 16(1) (definition of <i>person to whom this section applies</i>)</li> </ul>
17 18 19 20 21	<ul> <li>11 Subsection 16(1) (definition of <i>law enforcement officer</i>) Repeal the definition.</li> <li>12 Subsection 16(1) (definition of <i>person to whom this section applies</i>) Repeal the definition, substitute:</li> </ul>
17 18 19 20 21 22	<ul> <li>11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.</li> <li>12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has</li> </ul>
17 18 19 20 21 22 23	<ul> <li>11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.</li> <li>12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has been:</li> </ul>
117 118 119 220 221 22 23 24	<ul> <li>11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.</li> <li>12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has been:  (a) the Minister; or</li> </ul>
117 118 119 220 221 222 233 24 225	11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.  12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has been:  (a) the Minister; or (b) appointed or employed by, or a provider of services for, the Commonwealth; or (c) a person to whom protected information has been
17 18 19 20 21 22 23 24 25 26	<ul> <li>11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.</li> <li>12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has been: <ul> <li>(a) the Minister; or</li> <li>(b) appointed or employed by, or a provider of services for, the Commonwealth; or</li> </ul> </li> </ul>
17 18 19 20 21 22 23 24 25 26 27	11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.  12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has been:  (a) the Minister; or (b) appointed or employed by, or a provider of services for, the Commonwealth; or (c) a person to whom protected information has been
17 18 19 20 21 22 23 24 25 26 27 28	11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.  12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has been:  (a) the Minister; or (b) appointed or employed by, or a provider of services for, the Commonwealth; or  (c) a person to whom protected information has been communicated under subsection (3), (4) or (4G); or  (d) a person to whom protected information is communicated by:  (i) a person to whom the information was communicated
17 18 19 20 21 22 23 24 25 26 27 28 29	11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.  12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has been:  (a) the Minister; or  (b) appointed or employed by, or a provider of services for, the Commonwealth; or  (c) a person to whom protected information has been communicated under subsection (3), (4) or (4G); or  (d) a person to whom protected information is communicated by:
17 18 19 20 21 22 23 24 25 26 27 28 29 30	11 Subsection 16(1) (definition of law enforcement officer) Repeal the definition.  12 Subsection 16(1) (definition of person to whom this section applies) Repeal the definition, substitute:  person to whom this section applies means a person who is or has been:  (a) the Minister; or  (b) appointed or employed by, or a provider of services for, the Commonwealth; or  (c) a person to whom protected information has been communicated under subsection (3), (4) or (4G); or  (d) a person to whom protected information is communicated by:  (i) a person to whom the information was communicated

1 2 3	(e) a person to whom this section applied immediately before the commencement of Schedule 5 to the <i>Child Support</i> Legislation Amendment Act 2001.
4	13 Subsection 16(1) (definition of protected document)
5	Repeal the definition, substitute:
6	protected document means:
7	(a) a document that:
8	(i) contains information that concerns a person; and
9 10 11	(ii) is obtained or made by another person in the course of, or because of, the other person's duties under or in relation to this Act; or
12 13 14	(b) a document to which paragraph (a) applied that is communicated to a person in circumstances authorised by this section.
15 16	14 Subsection 16(1) (definition of <i>protected information</i> ) Repeal the definition, substitute:
17	protected information means:
18	(a) information that:
19	(i) concerns a person; and
20 21 22	(ii) is disclosed to or obtained by another person in the course of, or because of, the other person's duties under or in relation to this Act; or
23 24 25	(b) information to which paragraph (a) applied that is communicated to a person in circumstances authorised by this section.
26	15 Subsection 16(1)
27	Insert:
28	relevant Minister means:
29	(a) a Minister who administers this Act; or
30	(b) the Prime Minister.
31	16 Subsection 16(2)
32	Omit "subsection (3)", substitute "this section".

1	17	At the end of subsection 16(2A)
2		Add:
3		; or (c) for the purpose for which the information was communicated
4		under this section.
5	18	Paragraph 16(3)(e)
6		Repeal the paragraph, substitute:
7		(e) to any person, if the information concerns a credible threat to
8 9		the life, health or welfare of a person and either of the following applies:
10 11 12		(i) the Registrar, or the person authorised by the Registrar, believes on reasonable grounds that the communication is necessary to prevent or lessen the threat;
13		(ii) there is reason to suspect that the threat may afford
14		evidence that an offence may be, or has been,
15		committed against a person and the information is
16 17		communicated for the purpose of preventing, investigating or prosecuting such an offence; or
17 18		(f) to a person who is authorised to obtain the information by the
19		person to whom the information relates.
20	19	Subsection 16(4)
21		Repeal the subsection, substitute:
22		(4) Subsection (2) does not prevent the Registrar, or a person
23		authorised by the Registrar, from communicating any protected
24		information to a person if:
25 26		(a) the information cannot reasonably be obtained from a source other than the Department; and
27		(b) the person to whom the information will be communicated
28		has sufficient interest, within the meaning of subsection (4A),
29		in the information; and
30		(c) the Registrar, or a person authorised by the Registrar, is
31 32		satisfied that the communication is for the purpose of subsection (4B), (4C), (4D), (4E) or (4F).
33		(4A) A person has <i>sufficient interest</i> in protected information if:
34		(a) the Registrar, or the person authorised by the Registrar, is
35		satisfied that, in relation to the purpose of the

1	communication, the person has a genuine and legitimate
2	interest in the information; or
3	(b) the person is a relevant Minister.
4	(4B) A communication of protected information is for the purpose of
5	this subsection if:
6	(a) the communication is necessary to correct a mistake of fact in
7	relation to the administration of this Act; and
8 9	(b) the integrity of that administration will be at risk if the mistake of fact is not corrected.
9	
10	(4C) A communication of protected information is for the purpose of
11	this subsection if the communication is necessary:
12	(a) to brief a relevant Minister so that the Minister can consider
13	or respond to complaints or issues raised with the Minister by
14	or on behalf of a person (in writing or orally); or
15	(b) to brief a relevant Minister for a meeting or forum that the Minister is to attend; or
16	(c) to brief a relevant Minister in relation to issues raised or
17 18	proposed to be raised publicly by or on behalf of the person
19	to whom the information relates so that the Minister can
20	respond by correcting a mistake of fact, a misleading
21	perception or impression, a misleading statement or an
22	incorrectly held opinion; or
23	(d) to brief a relevant Minister about a possible error or delay on
24	the part of the Child Support Agency; or
25	(e) to brief a relevant Minister about an instance of an
26	anomalous or unusual operation of this Act.
27	(4D) A communication of protected information is for the purpose of
28	this subsection if:
29	(a) the information is about a missing person; and
30	(b) the communication is necessary:
31	(i) to assist a court, coronial enquiry, Royal Commission,
32	department or authority, of the Commonwealth, a State
33	or a Territory, in relation to the whereabouts of the
34	missing person; or
35	(ii) to locate a person (including the missing person); and
36	(c) there is no reasonable ground to believe that the missing
37	person would not want the information communicated.

1 2	(4E) A communication of protected information is for the purpose of this subsection if:
3	(a) the information is about a deceased person; and
4	(b) the communication:
5	(i) is necessary to assist a court, coronial enquiry, Royal
6	Commission, department or authority, of the
7	Commonwealth, a State or a Territory, in relation to the
8	death of the person; or
9	(ii) is necessary to help a person locate a relative or
10	beneficiary of the deceased person; or
11 12	(iii) is in relation to the administration of the estate of the deceased person; and
13	(c) there is no reasonable ground to believe that the deceased
14	person would not have wanted the information
15	communicated.
16	(4F) A communication of protected information is for the purpose of
17	this subsection if the information is to establish:
18	(a) the death of a person; or
19	(b) the place where the death of a person is registered.
20	(4G) Subsection (2) does not prevent the Registrar, or a person
21	authorised by the Registrar, from communicating any protected
22	information to a person if:
23	(a) the person to whom the information will be communicated is
24	a payee of a registered maintenance liability who has notified
25	the Registrar, in accordance with section 113A, of the
26	payee's intention to institute a proceeding in accordance with
27	that section; and
28 29	(b) the information is communicated for the purpose of the proceeding.
30	20 After section 16
31	Insert:
32	16AA Offence of unauthorised use of information
33	(1) A person commits an offence if:
34	(a) the person:
35	(i) makes a record of information; or

1	(ii) communicates information to a person; or
2	(iii) otherwise makes use of information; and
3	(b) at the time the person does so, the person is not a person to
4	whom this section applies (within the meaning of subsection
5	16(1)); and
6	(c) the information is relevant information.
7	Penalty: Imprisonment for 1 year.
8	(2) If:
9	(a) the relevant information was communicated to a person
10	under subsection 16(4G); and
11	(b) that person makes a record of, or communicates, the
12	information for the purpose of a proceeding under
13	section 113A;
14	subsection (1) of this section does not apply to any further
15	recording, communication or use of that information by a person
16	who is not a person to whom this section applies.
17	Note: A defendant bears an evidential burden in relation to the matter in
18	subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i> ).
19	(3) In this section:
20	relevant information means:
21	(a) information about a person obtained from the records of the
22	Department or the Child Support Agency; or
23	(b) information to the effect that there is no information about a
24	person held in the records of the Department or the Child
25	Support Agency.

Pa	art 2—Amendments commencing on 1 January 2008
CH	aild Support (Assessment) Act 1989
21	Subsection 38A(4)
	After "in respect of rental property", insert "(other than prescribed allowable deductions of that kind)".
22	Paragraph 39(3)(d)
	Repeal the paragraph, substitute:
	(d) if paragraph (c) does not apply and the Registrar was
	notified, or otherwise became aware, of the fact within 28
	days after giving a notice under section 34 (giving notice of
	successful application)—on and from the day on which the application was made; or
23	Application
	Item 22 of this Schedule applies to the working out of the exempted
	income amount of a liable parent in relation to the assessment of child
	support payable by the liable parent if the notice mentioned in
	paragraph 39(3)(d) of the Assessment Act:
	<ul><li>(a) was given not more than 28 days before; or</li><li>(b) is given on or after;</li></ul>
	the commencement of the item.
24	Subsection 45A(2)
	Omit "liable parent", substitute "entitled carer".
25	Subsection 45A(4)
	After "in respect of rental property", insert "(other than prescribed allowable deductions of that kind)".
26	Subsection 47(1)
	Omit "in respect of whom an assessment has been made", substitute
	"eligible for administrative assessment".

1	27	Subsection 56(3)
2		Repeal the subsection, substitute:
3 4		(3) Subsection (2) does not apply in relation to a person if the amendment is made:
5 6		(a) under subsection 170(1) (amendment of assessments) of the <i>Income Tax Assessment Act 1936</i> to increase the person's
7		taxable income; or
8 9		(b) under a provision of that Act or the <i>Income Tax Assessment Act 1997</i> prescribed for the purposes of this subsection; or
10 11		<ul><li>(c) in circumstances prescribed for the purposes of this subsection.</li></ul>
12		If such an amendment is made, the person's taxable income under
13		either the Income Tax Assessment Act 1936 or the Income Tax
14		Assessment Act 1997 for the year of income is to be taken for this
15		Act to be, and always to have been, the person's taxable income for
16		that year as last so assessed under either of those Acts.
17	28	Subsection 60(2)
18		Omit "any part of the period", substitute "any part of the child support
19 20		period remaining after the election would have been made (apart from this subsection)".
21	29	Paragraph 76(2)(b)
22 23		After "the children" (first occurring), insert "in the care of the carer entitled to child support who are".
24	30	Paragraph 76(2)(f)
25		Repeal the paragraph, substitute:
26		(f) if Subdivision E of Division 2 (Children shared or divided
27		between parents) applies in relation to the parents of the child
28		concerned and the carer entitled to child support has one or
29		more relevant dependent children when treated as a liable
30		parent for the purposes of that Subdivision—the number of
31		relevant dependent children of that parent when so treated in
32		each of the age groups specified in subsection (2A);
33	31	Subparagraphs 76(2)(g)(i), (ii) and (iii)
34		Repeal the subparagraphs, substitute:

	(i) the annual rate of child support that would, apart from section 52, be payable by the other liable parent concerned; and
	(ii) the other liable parent's child support income amount; and
	(iii) the number of relevant dependent children of the other
	liable parent in each of the age groups specified in
	subsection (2A);
32	Paragraph 76(2)(h)
	Omit "the names and dates of birth of all the children", substitute "the
	number of children".
33	Application
	Item 32 of this Schedule applies to all notices under section 76 of the
	Assessment Act given on or after the commencement of the item.
34	After subsection 76(2A)
	Insert:
	(2B) Despite subsection (2), if an administrative assessment is affected either:
	(a) by an order made by a court under Division 4 of Part 7; or
	(b) by the provisions of a child support agreement;
	the Registrar is not required to specify any matter referred to in that
	subsection that is not relevant to the making of the assessment.
35	Subsection 98M(3)
	Omit "application", substitute "summary".
36	Section 98V
30	
	After "as if", insert "no".
37	Subsections 143(1), (2) and (3)
	Repeal the subsections, substitute:
	(1) If:
	(a) an amount of child support is paid by a person (the <i>payer</i> ) to
	another person (the <i>payee</i> ); and
	33 34 35 36

1 2		(b) the payer is not liable, or subsequently becomes not liable, to pay the amount to the payee;
3		the amount may be recovered from the payee in a court having
4		jurisdiction under this Act.
5		(2) If:
6		(a) an amount is paid by a person (the <i>payer</i> ) to another person
7 8		(the <i>payee</i> ) for a child in relation to a period under an order made under section 139 (urgent maintenance orders); and
9 10		<ul><li>(b) child support does not become payable by the payer to the payee for the child in relation to the period;</li></ul>
11 12		the amount may be recovered from the payee in a court having jurisdiction under this Act.
13 14		(3) In proceedings in a court under this section, the court may make such orders in relation to the payee as it considers just and
15 16		equitable for the purposes of adjusting, or giving effect to, the rights of the parties and of the child concerned.
17	38	Subsection 143(4)
18 19		Omit "the person to whom, apart from that section, the amount would have been payable", substitute "the payee".
20	Ch	ild Support (Registration and Collection) Act 1988
21	39	Subsection 4(1)
22		Insert:
23 24		<i>child support agreement</i> has the same meaning as in the Assessment Act.
25	40	Subsection 67(3) (definition of relevant annual rate)
26		Repeal the definition, substitute:
27		relevant annual rate means the rate that is from time to time the
28 29		general interest charge rate under subsection 8AAD(1) of the <i>Taxation Administration Act 1953</i> .
30	41	Paragraphs 72(1)(b) and (c)
31		Omit "child support".

1	42	Paragraphs 72(2)(a), (b) and (c)
2		Omit "child support".
3 4	Note	The heading to section 72 is altered by omitting " <b>child support debts</b> " and substituting " <b>debts under this Act</b> ".
5	43	Paragraphs 72A(1)(e), (f) and (g)
6		Repeal the paragraphs, substitute:
7 8 9		<ul> <li>(e) if the amount of money is more than the maximum notified deduction total—an amount equal to the maximum notified deduction total; or</li> </ul>
10 11		(f) if the amount of money is equal to or less than the maximum notified deduction total—the amount of money; or
12 13 14 15		(g) if the notice specifies an amount of money that is to be paid out of each payment that the notified person becomes liable, from time to time, to make to the debtor—that amount until the maximum notified deduction total is satisfied.
16	44	After subsection 72A(1A)
17		Insert:
18 19 20 21		(1B) For the purposes of subsection (1), <i>maximum notified deduction total</i> is an amount specified in a notice under that subsection that does not exceed the support debt of the child support debtor to whom the notice relates.
22	45	Subsection 111(2)
23		Repeal the subsection, substitute:
24 25 26 27		(2) If the payer or payee of an enforceable maintenance liability changes his or her name or address, the payer or payee must, within 14 days after that change of name or address, notify the Registrar of the change in the manner specified by the Registrar.
28 29	Note	The heading to section 111 is altered by omitting "payers" and substituting "payers and payees".
30	46	Application
31		The amendment made by item 45 of this Schedule applies to any person
32 33		who changes his or her name or address after the commencement of that item.

2	Pa	Part 3—Amendments commencing on 1 July 2008		
3	Ch	tild Support (Assessment) Act 1989		
4 5	47	Subsection 5(1) (paragraphs (a) and (b) of the definition of net rental property loss)		
6		After "the expenses", insert "(other than prescribed expenses)".		
7	48	Subsection 60(2)		
8 9 10		Omit "any part of the period", substitute "any part of the child support period remaining after the election would have been made (apart from this subsection)".		
11	49	Paragraph 73A(1)(d)		
12		Repeal the paragraph, substitute:		
13		(d) if paragraph (c) does not apply and the Registrar was		
14		notified, or otherwise became aware, of the fact within 28		
15		days after giving a notice under section 34 (giving notice of		
16 17		successful application)—on and from the day on which the application was made; or		
18	50	Paragraph 76(2)(c)		
19 20		Omit "the age ranges of any relevant dependent children", substitute "the number and age ranges of the relevant dependent children (if any)".		
21	51	Paragraph 76(2)(d)		
22		Omit "the age ranges of any other children in other child support cases",		
23		substitute "the number and age ranges of the other children in other		
24		child support cases (if any)".		
25	52	After subsection 76(2)		
26		Insert:		
27		(2A) Despite subsection (2), if an administrative assessment is affected		
28		either:		
29		(a) by an order made by a court under Division 4 of Part 7; or		
30		(b) by the provisions of a child support agreement;		

the Registrar is not required to specify any matter referred to in that subsection that is not relevant to the making of the assessment.

## 53 Subsection 146B(4)

3

4 After "76(2)", insert "(disregarding subsection 76(2A))".

2	Schedule 5—Maintenance income test
3	Part 1—Notional assessments
4	A New Tax System (Family Assistance) Act 1999
5 6	1 After subclause 20B(3) of Schedule 1 Insert:
7	Underpayments—non-periodic payments and lump sum payments
8 9 10 11 12 13 14 15 16 17 18 19 20	<ul> <li>(3A) For the purposes of the formula in subclause (3), the amount received by the individual under the agreement or order, for the child for the period, is taken to include: <ul> <li>(a) if the agreement or order is a non-periodic payments agreement or order—the amount by which the annual rate of child support payable for the child is reduced for the period under the agreement or order; and</li> <li>(b) if the agreement or order is a lump sum payments agreement or order—the total amount of the lump sum payment that is credited for each day in the period under section 69A of the <i>Child Support (Registration and Collection) Act 1988</i> against the amount payable under the liability under the agreement or order.</li> </ul> </li> </ul>
21 22 23 24 25 26	(3B) If the agreement or order is a non-periodic payments agreement or order, for the purposes of the formula in subclause (3), the amount payable to the individual under the agreement or order for the child for the period is taken to include the amount by which the annual rate of child support payable for the child is reduced for the period under the agreement or order.
27	2 At the end of clause 20B of Schedule 1
28	Add:
29	(8) In this clause:
30	lump sum payments agreement or order means:

1	(a) an agreement containing lump sum payment provisions
2	(within the meaning of the Child Support (Assessment) Act
3	1989); or
4	(b) a court order made under section 123A of that Act.
5	non-periodic payments agreement or order means:
6	(a) an agreement containing non-periodic payment provisions
7	(within the meaning of the Child Support (Assessment) Act
8	1989); or
9	(b) a court order made under section 124 of that Act that includes
10	a statement made under section 125 of that Act that the
11	annual rate of child support payable by a liable parent under
12	an administrative assessment is to be reduced.

1	
2	Part 2—Maintenance income ceiling
3	A New Tax System (Family Assistance) Act 1999
4	3 Clause 24F of Schedule 1
5	Repeal the clause, substitute:
6	24F Subdivision not always to apply
7	This Subdivision does not apply to an individual if:
8 9	(a) the individual, and the individual's partner, between them are entitled to apply for maintenance income:
10	(i) from only one other individual; and
11 12	(ii) in respect of all of the FTB children of the individual; and
13 14	(b) the individual has no regular care children who are rent assistance children.
15	4 Clause 24M of Schedule 1
16	Repeal the clause, substitute:
17	24M Subdivision not always to apply
18	This Subdivision does not apply to an individual if:
19	(a) the individual, and the individual's partner, between them are
20	entitled to apply for maintenance income:
21	(i) from only one other individual; and
22 23	(ii) in respect of all of the FTB children of the individual; and
24	(b) the individual has no regular care children who are rent
25	assistance children.

1	
2	Part 3—Maintenance income credit
3	Division 1—Amendments commencing on 1 July 2006
4	A New Tax System (Family Assistance) Act 1999
5	5 At the end of clause 20 of Schedule 1
6	Add:
7 8 9	(3) Paragraph (c) of step 1 of the method statement in subclause (1) does not apply to an amount received by the individual (or the individual's partner) in an income year if:
10 11 12 13	(a) the subclause applies in relation to a claim for payment of family tax benefit for a past period (as mentioned in paragraph 7(1)(b) of the <i>A New Tax System (Family Assistance) (Administration) Act 1999</i> ) that falls wholly
14	within that year; and
15 16 17 18	<ul><li>(b) the claim is made in a form approved by an officer of the Australian Taxation Office for the purposes of subsection 7(2) of that Act, acting under a delegation from the Secretary under section 221 of that Act.</li></ul>
19	6 Application of item 5
20 21	The amendment made by item 5 applies to family tax benefit for the 2006-2007 income year and later income years.
22	7 Subclause 24A(2) of Schedule 1
23	Repeal the subclause, substitute:
24 25	(2) Despite subclause (1), a maintenance income credit balance for a registered entitlement, at the end of an income year, cannot exceed
26 27	the total arrears owing from that registered entitlement, at that time, for all income years for which the entitlement has existed.
28	8 Application of item 7
29 30 31	The amendment made by item 7 applies to maintenance income credit balances for registered entitlements at the end of the 2005-2006 income year and later income years.

1 2	9	Subclause 240 end of ste	C(1) of Schedule 1 (method statement, at the		
3		Add "and round the result of the division to the nearest cent (rounding			
4		0.5 cents upwards)".			
5	10		4C(2) of Schedule 1 (method statement, step		
6		1)			
7		Repeal the st	tep, substitute:		
8		Step 1.	Work out the <i>daily cap</i> for each relevant balance as follows:		
10 11 12			(a) work out the annualised amount mentioned in paragraph 24D(1)(a) that is due in the income year from the registered entitlement to which the		
13			balance relates;		
14			(b) work out under subclause (4) the annualised		
15			amount of maintenance income received in the		
16			income year from that registered entitlement;		
17			(c) the daily cap is the excess of the amount		
18			mentioned in paragraph (a) over the amount		
19			mentioned in paragraph (b), divided by 365 and		
20 21			rounded to the nearest cent (rounding 0.5 cents upwards).		
21			upwaius).		
22	11	Subclause 24	4C(2) of Schedule 1 (method statement, at the		
23		end of ste	p 5)		
24			that sum rounded to the nearest cent (rounding 0.5 cents		
25		upwards)".			
26	12	At the end of	f clause 24C of Schedule 1		
27		Add:			
28		(4) For the 1	purposes of step 1 of the method statement in		
29			se (2), the annualised amount of maintenance income		
30			d in an income year from a registered entitlement of an		
31			nal (or an individual's partner) is the amount worked out by		
32		using th	is formula:		

1	received in the income year from the registered entitlement  Number of days in the income year for which the individual (or partner) had the registered entitlement  Number of days in the income year for which the income year the individual (or partner) had the registered entitlement
2	13 Paragraph 24D(1)(a) of Schedule 1
3	Omit "the amounts", substitute "the annualised amounts".
4	14 Application of items 9 to 13
5 6	The amendments made by items 9 to 13 apply to family tax benefit for the 2000-2001 income year and later income years.
7	Division 2—Amendments commencing on 1 July 2007
8	A New Tax System (Family Assistance) Act 1999
9	15 Subclause 24C(2) of Schedule 1 (method statement, step 1, at the end of paragraphs (a) and (b))
1	Add ", and any related private collection entitlement".
12	16 Subclause 24C(4) of Schedule 1
13	Repeal the subclause, substitute:
4	(4) For the purposes of step 1 of the method statement in
15	subclause (2), the annualised amount of maintenance income
6	received in an income year from a registered entitlement, and any
17	related private collection entitlement, of an individual (or an individual's partner) is the amount worked out by using this
18 19	formula:
20	Amount of maintenance income received in the income year from the registered entitlement, and any related private collection entitlement Number of days in the income year for which the individual (or partner) had the registered entitlement, and any related private collection entitlement

Amount of maintenance income

1		(5) In this clause:
2 3		<i>related private collection entitlement</i> , in relation to a registered entitlement, has the same meaning as in clause 24D.
4	17	Subparagraphs 24D(1)(a)(i) and (ii) of Schedule 1
5		Repeal the subparagraphs, substitute:
6 7		<ul> <li>(i) each registered entitlement for the day, and any related private collection entitlement, of the eligible person; and</li> </ul>
8 9 10 11		<ul><li>(ii) if the eligible person is a member of a couple on the day—each registered entitlement for the day, and any related private collection entitlement, of the eligible person's partner; and</li></ul>
12	18	Subclause 24D(2) of Schedule 1 (formula)
13		Repeal the formula, substitute:
14		Amount due in the income year from the registered entitlement, and any related private collection entitlement  Number of days in the income year for which the eligible person (or partner) had the registered entitlement, and any related private collection entitlement
15	19	Paragraph 24D(3)(a) of Schedule 1
16		Repeal the paragraph, substitute:
17		(a) in respect of:
18 19		(i) a registered entitlement for the day, and any related private collection entitlement, of the eligible person; or
20 21 22		<ul><li>(ii) if the eligible person is a member of a couple on the day—a registered entitlement for the day, and any related private collection entitlement, of the eligible</li></ul>
23		person's partner;
24		the maintenance income received by the eligible person or
25		partner for the income year exceeds the amount due in the
26 27		income year from the registered entitlement, and any related private collection entitlement; and
28	20	Subclause 24D(3) of Schedule 1 (formula)
29		Repeal the formula, substitute:
		•

1

## × in the income year for which the eligible person (or partner) had the registered entitlement, and any related private collection entitlement 21 At the end of clause 24D of Schedule 1 2 Add: 3 (4) For the purposes of this clause, an individual's private collection 4 entitlement is related to the individual's registered entitlement if 5 the private collection entitlement and registered entitlement relate 6 to the same registrable maintenance liability, within the meaning of 7 the Child Support (Registration and Collection) Act 1988. 8 (5) In this clause: 9 private collection entitlement, of an individual, means the 10 individual's entitlement to receive maintenance income from a 11 particular payer, if the payer's liability to pay that maintenance 12 income is a registrable maintenance liability that is not an 13 enforceable maintenance liability, within the meaning of the Child 14 Support (Registration and Collection) Act 1988. 15 22 Application of this Division 16 The amendments made by this Division apply to family tax benefit for 17 the 2007-2008 income year and later income years. 18 Division 3—Amendment commencing on 1 July 2008 19 A New Tax System (Family Assistance) Act 1999 20 23 After clause 24E of Schedule 1 21 Insert: 22 24EA Amounts due under notional assessments 23 (1) This clause applies if: 24 (a) an individual receives child maintenance for an FTB child of 25 the individual under a child support agreement or court order; 26 and 27

Amount of the relevant excess

Number of days in the income year

Number of days

Families, Community Services and Indigenous Affairs Legislation Amendment (Child Support Reform Consolidation and Other Measures) Bill 2007 No.

1	(b) there is, in relation to the agreement or order, a notional
2	assessment of the annual rate of child support that would be
3	payable to the individual for the child for a particular day in a
4	child support period if that annual rate were payable under
5	Part 5 of the Child Support (Assessment) Act 1989 instead of
6	under the agreement or order; and
7	(c) the child maintenance is received, wholly or in part, from a
8	registered entitlement.
9	(2) For the purposes of this Subdivision, the amount of child
0	maintenance that is taken to be due to the individual under the
1	agreement or order (whether from the registered entitlement or
2	from a related private collection entitlement within the meaning of
3	clause 24D), for the child for a period, is the amount that would
4	have been due if the amount due to the individual had been the
5	annual rate of child support for the child for the period that is
6	included in the notional assessment.
7	(3) To avoid doubt, subclause (2) does not apply in relation to the total
8	arrears owing from a registered entitlement, as mentioned in
9	subclause 24A(2).

2	Schedule 6—Baby bonus amendments
3	Part 1—Baby bonus payments to those under 18
4	A New Tax System (Family Assistance) Act 1999
5 6	1 Subparagraph 38(c)(ii) After "47(2)", insert "or (3)".
7	A New Tax System (Family Assistance) (Administration) Act 1999
9	2 Before paragraph 47(2)(a)
10	Insert:
11 12	(aa) the claimant has turned 18 on the day on which the claimant makes a claim for payment of baby bonus; and
13	Note: The heading to subsection 47(2) is altered by adding at the end "for those 18 and over"
14	3 Subsection 47(3)
15	Repeal the subsection, substitute:
16	Payment of baby bonus by instalment for those under 18
17	(3) If:
18 19	(a) the claimant has not yet turned 18 on the day on which the claimant makes a claim for payment of baby bonus; and
20 21	<ul><li>(b) the claimant is entitled to be paid baby bonus in respect of a child;</li></ul>
22	the Secretary must, after each of the first 13 instalment periods tha
23	end after the determination granting the claim is made, pay to the
24	claimant <sup>1</sup> / <sub>13</sub> of the amount of baby bonus that the claimant is
<ul><li>25</li><li>26</li></ul>	entitled to be paid. The Secretary must pay it at such time as the Secretary considers appropriate and to the credit of a bank account
27	nominated and maintained by the claimant.
28	(3A) However, the Secretary may direct that the whole or a part of an
29	amount which is to be paid for the purposes of subsection (3) is to
30	be paid in a manner other than by payment to the credit of a bank

1	account nominated and maintained by the claimant. If the Secretar
2	gives the direction, the amount is to be paid in accordance with the direction (despite that subsection).
4	4 Subsection 47(4)
5	After "change", insert ", for the purposes of subsection (2) or (3),".
6 7	Note: The following heading to subsection 47(4) is inserted "Secretary may change beginning of instalment periods".
8	5 Subsection 47(6)
9	After "(2)", insert "or (3)".
10	6 At the end of section 47
11	Add:
12	Definitions
13	(9) In this section:
14	instalment period means, subject to subsection (4):
15	(a) the period of 14 days beginning on such day as the Secretary
16 17	considers appropriate in relation to the claimant, or class of claimants in which the claimant is included; and
18	(b) each successive period of 14 days.
19	7 Application
20	The amendments made by this Part apply to claims for payment of baby
21	bonus made after this item commences.

1	
2	Part 2—Registration of birth
3	A New Tax System (Family Assistance) Act 1999
4	8 At the end of subsection 36(2)
5	Add:
6 7 8	; and (c) if the individual is, under a law of a State or Territory, responsible (whether alone or jointly) for registering the birth of the child in accordance with the law:
9 10 11	(i) at the time the claim for payment of baby bonus is made, the birth of the child has been registered in accordance with the law; or
12 13 14	<ul><li>(ii) at the time the claim for payment of baby bonus is made, the individual has applied to have the birth of the child registered in accordance with the law; or</li></ul>
15 16 17 18	(iii) the Secretary is notified, or becomes aware, within 26 weeks after the birth of the child, that the individual applied to have the birth of the child registered in accordance with the law.
19	9 After subsection 36(2)
20	Insert:
21 22	(2A) If the Secretary is satisfied that the claimant was unable to make a claim for payment of baby bonus in normal circumstances because
23	of severe illness associated with the birth of the child concerned,
24	the Secretary may extend the period of 26 weeks mentioned in
25 26	subparagraph (2)(c)(iii) to such longer period as the Secretary considers appropriate.
27	10 Application
28	The amendments made by this Part apply to claims for payment of baby
29	bonus made in relation to children born on or after 1 July 2007.

•		
2	Part	3—Name change to baby bonus
3	A Ne	w Tax System (Family Assistance) Act 1999
4 5	11 S	ubsection 3(1) Insert:
6 7		<i>baby bonus</i> means the payment for which an individual is eligible under Division 2 of Part 3.
8 9	12 S	ubsection 3(1) (paragraph (b) of the definition of <i>family</i> assistance)
0		Omit "maternity payment", substitute "baby bonus".
1	13 S	ubsection 3(1) (definition of <i>maternity payment</i> ) Repeal the definition.
3	14 D	Pivision 2 of Part 3 (heading) Repeal the heading, substitute:
5	Divis	sion 2—Eligibility for baby bonus
5	15 S	ubdivision A of Division 2 of Part 3 (heading)
7		Repeal the heading, substitute:
8	Subd	livision A—Eligibility of individuals for baby bonus in normal circumstances
0	16 S	ections 36 and 37
1 2		Omit "maternity payment" (wherever occurring), substitute "baby bonus".
3 24	Note:	The headings to sections 36 and 37 are altered by omitting " <b>maternity payment</b> " and substituting " <b>baby bonus</b> ".
25	17 S	ubdivision B of Division 2 of Part 3 (heading)
26		Repeal the heading, substitute:

1 2	Subd	Subdivision B—Eligibility of individuals for baby bonus where death occurs		
3	18 S	ection 38		
4 5		Omit "maternity pa bonus".	yment" (wherever occurring)	), substitute "baby
6 7	Note:	The heading to section a "baby bonus".	38 is altered by omitting " <b>maternit</b>	y payment" and substituting
8	19 S	Subsection 39(3)		
9		Omit "maternity pa	yment", substitute "baby bor	nus".
10	20 D	oivision 2 of Part	4 (heading)	
11		Repeal the heading	substitute:	
12	Divis	sion 2—Baby bo	onus	
13	21 S	ection 66		
14 15		Omit "maternity pa bonus".	yment" (wherever occurring)	), substitute "baby
16 17	Note:	The heading to section ("baby bonus".	56 is altered by omitting " <b>maternit</b>	y payment" and substituting
18	22 S	Subsection 85(2)		
19		Omit "maternity pa	yment", substitute "baby bor	nus".
20	23 C	lause 2 of Scheo	lule 4 (table item 17A)	
21		Repeal the item, su	ostitute:	
	17A	Baby bonus	baby bonus	[subsection 66(1)]
22	24 S	subclause 3(1) of	Schedule 4 (table item	17A)
23		Omit "MAT", subs	titute "baby bonus".	
24 25	A Ne	w Tax System (F 1999	Camily Assistance) (Ad	lministration) Act
26 27	25 S	Subsection 3(1) (p claim person)	paragraph (c) of the de	finition of <i>TFN</i>

	Omit "maternity payment", substitute "baby bonus".
26 S	ubsection 3(1) (paragraph (c) of the definition of <i>TFN</i> substitution person)
	Omit "maternity payment", substitute "baby bonus".
27 D	ivision 3 of Part 3 (heading) Repeal the heading, substitute:
Divis	ion 3—Baby bonus and maternity immunisation allowance
28 S	ection 36
	Omit "maternity payment", substitute "baby bonus".
29 S	ections 38, 39, 41, 42 and 43
	Omit "maternity payment" (wherever occurring), substitute "baby bonus".
Note 1:	The headings to sections 38A and 38B are altered by omitting " <b>maternity payment</b> " and substituting " <b>baby bonus</b> ".
Note 2:	The headings to subsections 39(2) and 41(3) are altered by omitting "maternity payment" and substituting "baby bonus".
30 S	ection 44
	Omit "maternity payment", substitute "baby bonus".
31 P	aragraphs 46(1)(a) and (b)
	Omit "maternity payment", substitute "baby bonus".
32 S	ection 47
	Omit "maternity payment" (wherever occurring), substitute "baby bonus".
Note 1:	The heading to section 47 is altered by omitting "maternity payment" and substituting "baby bonus".
Note 2:	The heading to subsection 47(2) is altered by omitting "maternity payment" and substituting "baby bonus".
33 S	ection 47A

	Omit "maternity payment" (wherever occurring), substitute "baby bonus".
34	Paragraph 66(1)(c)
	Repeal the paragraph, substitute:
	(c) baby bonus;
35	Paragraph 71(1)(a)
	Omit "maternity payment", substitute "baby bonus".
36	Section 219TA (paragraph (d) of the definition of <i>relevant</i> benefit)
	Omit "maternity payment", substitute "baby bonus".
37	Application
(1)	The amendments made by items 11 to 36 of this Schedule apply to
	claims for payment of baby bonus made on or after 1 July 2007.
(2)	If:
	(a) a claim for payment of maternity payment is made before 1 July 2007; and
	(b) the Secretary has not determined the claim by that time;
	the claim is taken to be a claim for payment of baby bonus.
In	come Tax Assessment Act 1936
38	Subsection 159J(6) (paragraph (ac) of the definition of separate net income)
	After "maternity payment,", insert "baby bonus,".
In	come Tax Assessment Act 1997
39	Section 11-15 (table item headed "family assistance")
	Before:
C	hild care benefit
	insert:
t	paby bonus

## 40 Section 52-150

1

2 After "maternity payment,", insert "baby bonus,".

2 3	So	chedule 7—Portability of family tax benefit
4	$\boldsymbol{A}$	New Tax System (Family Assistance) Act 1999
5	1 .	At the end of section 63A
6		Add:
7 8 9 10		(4) The Secretary may extend the 13 week period referred to in subsection 62(2) if the Secretary is satisfied that the individual mentioned in that subsection is unable to return to Australia within that period because the individual is:
11 12 13 14		(a) deployed outside Australia as a member of the Defence Force, under conditions specified in a determination made under the <i>Defence Act 1903</i> that relates to such deployment; or
15 16		<ul><li>(b) deployed outside Australia, for the purpose of capacity-building or peacekeeping functions, as:</li></ul>
17 18		<ul><li>(i) a member or a special member of the Australian Federal Police; or</li></ul>
19 20		(ii) a protective service officer within the meaning of the <i>Australian Federal Police Act 1979</i> .
21	2	Application of item 1
22 23 24 25 26		The amendment made by item 1 of this Schedule applies in relation to an individual whose deployment outside Australia, as mentioned in subsection 63A(4) of the <i>A New Tax System (Family Assistance) Act 1999</i> (as added by that item), starts on or after the day that item commences.
27	3	Clause 38D of Schedule 1 (table heading)
28		Omit "or 3".

Sch	nedule 8—Remote area allowance
Soci	al Security Act 1991
1 Pc	oint 1064-H2
	After "FTB child", insert ", and each regular care child,".
2 At	the end of paragraph 1064-H5(c)
	Add "or a regular care child".
Note:	The heading to point 1064-H5 is altered by inserting "or regular care" after "FTB".
3 Pc	pint 1064-H5
	After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
4 Pa	aragraph 1064-H6(b)
	After "FTB child", insert "or a regular care child".
Note:	The heading to point 1064-H6 is replaced by the heading "Special rule where partner has an FTB or regular care child but is not receiving additional allowance for the child".
5 Pa	aragraph 1064-H6(c)
	Omit "FTB".
6 Pc	oint 1064-H6
	After "FTB child" (last occurring), insert ", or a regular care child, (as
	the case requires)".
7 Pc	pint 1064-H7
	After "FTB child", insert ", or a regular care child,".
Note:	The heading to point 1064-H7 is altered by inserting "or regular care" after "FTB".
8 Pc	oint 1064-H7 (note)
	After "FTB child", insert ", or a regular care child,".
9 Pc	pint 1065-E2
	After "FTB child", insert ", and each regular care child,".

10 P	Point 1065-E2 (note 1) Omit "1".
11 P	Point 1065-E2 (note 2) Repeal the note.
	At the end of paragraph 1065-E4(c)  Add "or a regular care child".
Note: <b>13</b> P	The heading to point 1065-E4 is altered by inserting "or regular care" after "FTB".
	After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
14 P	aragraph 1065-E5(b)
	After "FTB child", insert "or a regular care child".
Note:	The heading to point 1065-E5 is replaced by the heading "Special rule where partner has an FTB or regular care child but is not receiving additional allowance for the child".
15 P	aragraph 1065-E5(c)
	Omit "FTB".
16 P	Point 1065-E5
	After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
17 P	Point 1065-E6
	After "FTB child", insert ", or a regular care child,".
Note:	The heading to point 1065-E6 is altered by inserting "or regular care" after "FTB".
18 P	oint 1065-E6 (note)
	After "FTB child", insert ", or a regular care child,".
19 P	Point 1066-H2
	After "FTB child", insert ", and each regular care child,".
20 A	t the end of paragraph 1066-H4(c)

1		Add "or a regular care child".
2	Note:	The heading to point 1066-H4 is altered by inserting "or regular care" after "FTB".
3	21 P	oint 1066-H4
4 5		After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
6	22 P	aragraph 1066-H5(b)
7		After "FTB child", insert "or a regular care child".
8 9 10	Note:	The heading to point 1066-H5 is replaced by the heading "Special rule where partner has an FTB or regular care child but is not receiving additional allowance for the child".
11	23 P	aragraph 1066-H5(c)
12		Omit "FTB".
13	24 P	oint 1066-H5
14 15		After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
16	25 P	oint 1066-H6
17		After "FTB child", insert ", or a regular care child,".
18	Note:	The heading to point 1066-H6 is altered by inserting "or regular care" after "FTB".
19	26 P	oint 1066-H6 (note)
20		After "FTB child", insert ", or a regular care child,".
21	27 P	oint 1066A-I2
22		After "FTB child", insert ", and each regular care child,".
23	28 A	t the end of paragraph 1066A-I4(c)
24		Add "or a regular care child".
25	Note:	The heading to point 1066A-I4 is altered by inserting "or regular care" after "FTB".
26	29 P	oint 1066A-I4
27 28		After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
29	30 P	aragraph 1066A-I5(b)

1		After "FTB child", insert "or a regular care child".
2 3 4	Note:	The heading to point 1066A-I5 is replaced by the heading "Special rule where partner has an FTB or regular care child but is not receiving additional allowance for the child".
5	31 P	aragraph 1066A-I5(c)
6		Omit "FTB".
7	32 P	oint 1066A-I5
8 9		After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
10	33 P	oint 1066A-I6
11		After "FTB child", insert ", or a regular care child,".
12	Note:	The heading to point 1066A-I6 is altered by inserting "or regular care" after "FTB".
13	34 P	oint 1066A-I6 (note)
14		After "FTB child", insert ", or a regular care child,".
15	35 P	oint 1066B-F2
16		After "FTB child", insert ", and each regular care child,".
17	36 A	t the end of paragraph 1066B-F4(c)
18		Add "or a regular care child".
19	Note:	The heading to point 1066B-F4 is altered by inserting "or regular care" after "FTB".
20	37 P	oint 1066B-F4
21 22		After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
23	38 P	aragraph 1066B-F5(b)
24		After "FTB child", insert "or a regular care child".
25 26 27	Note:	The heading to point 1066B-F5 is replaced by the heading "Special rule where partner has an FTB or regular care child but is not receiving additional allowance for the child".
28	39 P	aragraph 1066B-F5(c)
29		Omit "FTB"

1	40	Point 1066B-F5
2		After "FTB child" (last occurring), insert ", or a regular care child, (as
3		the case requires)".
4	41	Point 1066B-F6
5		After "FTB child", insert ", or a regular care child,".
6	Note	The heading to point 1066B-F6 is altered by inserting "or regular care" after "FTB".
7	42	Point 1066B-F6 (note)
8		After "FTB child", insert ", or a regular care child,".
9	43	Point 1067G-K2
10		Omit "child of the person, being a child to whom point 1067G-K8
11		applies", substitute "FTB child, and each regular care child, of the
12		person".
13	44	Point 1067G-K2 (heading to Column 4 of Table K)
14		Omit "child", substitute "FTB child and regular care child".
15	45	Paragraph 1067G-K6(c)
16 17		Omit "a child to whom point 1067G-K8 applies", substitute "an FTB child or a regular care child".
18 19	Note	The heading to point 1067G-K6 is altered by omitting "a child" and substituting "an FTB or regular care child".
20	46	Point 1067G-K6
21		Omit "a child of the person, being a child to whom point 1067G-K8
22		applies", substitute "an FTB child, or a regular care child, (as the case
23		requires) of the person".
24	47	Paragraph 1067G-K7(b)
25		Omit "a child to whom point 1067G-K8 applies", substitute "an FTB
26		child or a regular care child".
27 28	Note	The heading to point 1067G-K7 is altered by omitting "a child" and substituting "an FTB or regular care child".
29	48	Point 1067G-K7

1 2 3		Omit "a child of the person, being a child to whom point 1067G-K8 applies", substitute "an FTB child, or a regular care child, (as the case requires) of the person".
4	49 P	oint 1067G-K8
5		Repeal the point.
6	50 P	oint 1067G-K9
7 8		Omit "a child to whom point 1067G-K8 applies", substitute "an FTB child, or a regular care child, of a person".
9	Note:	The heading to point 1067G-K9 is altered by inserting "or regular care" after "FTB".
10	51 P	oint 1067G-K9 (note)
11		After "FTB child", insert ", or a regular care child,".
12	52 P	oint 1067L-F2
13 14 15		Omit "child of the person, being a child to whom point 1067L-F8 applies", substitute "FTB child, and each regular care child, of the person".
16	53 P	oint 1067L-F2 (heading to Column 4 of Table F)
17		Omit "child", substitute "FTB child and regular care child".
18	54 P	aragraph 1067L-F6(c)
19 20		Omit "a child to whom point 1067L-F8 applies", substitute "an FTB child or a regular care child".
21 22	Note:	The heading to point 1067L-F6 is altered by omitting "a child" and substituting "an FTB or regular care child".
23	55 P	oint 1067L-F6
24 25 26		Omit "a child of the person, being a child to whom point 1067L-F8 applies", substitute "an FTB child, or a regular care child, (as the case requires) of the person".
27	56 P	aragraph 1067L-F7(b)
28 29		Omit "a child to whom point 1067L-F6 applies", substitute "an FTB child or a regular care child".
30 31	Note:	The heading to point 1067L-F7 is altered by omitting "a child" and substituting "an FTB or regular care child".

1	57 F	Point 1067L-F7
2		Omit "a child of the person, being a child to whom point 1067L-F8
3		applies", substitute "an FTB child, or a regular care child, (as the case
4		requires) of the person".
5	58 F	Point 1067L-F8
6		Repeal the point.
7	59 F	Point 1067L-F9
8 9		Omit "a child to whom point 1067L-F8 applies", substitute "an FTB child, or a regular care child, of a person".
10	Note:	The heading to point 1067L-F9 is altered by inserting "or regular care" after "FTB".
11	60 F	Point 1067L-F9 (note)
12		After "FTB child", insert ", or a regular care child,".
13	61 F	Point 1068-J3
14		After "FTB child" (first occurring), insert ", and regular care child,".
15 16	62 F	Point 1068-J3 (at the end of the heading to Column 4 of Table J)
17		Add "and regular care child".
18	63 A	At the end of paragraph 1068-J7(c)
19		Add "or a regular care child".
20	Note:	The heading to point 1068-J7 is altered by inserting "or regular care" after "FTB".
21	64 F	Point 1068-J7
22		After "FTB child" (last occurring), insert ", or a regular care child, (as
23		the case requires)".
24	65 F	Paragraph 1068-J8(b)
25		After "FTB child", insert "or a regular care child".
26 27 28	Note:	The heading to point 1068-J8 is replaced by the heading "Special rule where partner has an FTB or regular care child but is not receiving additional allowance for the child".
29	66 F	Paragraph 1068-J8(c)
30		Omit "FTR"

1	67	Point 1068-J8
2		After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
4	68	Point 1068-J9
5		After "FTB child", insert ", or a regular care child,".
6	Note	The heading to point 1068-J9 is altered by inserting "or regular care" after "FTB".
7	69	Point 1068-J9 (note)
8		After "FTB child", insert ", or a regular care child,".
9	70	Point 1068A-F2
10		After "FTB child", insert ", and each regular care child,".
11	71	Point 1068B-G2
12		After "FTB child", insert ", and each regular care child,".
13 14	72	Point 1068B-G2 (at the end of the heading to Column 4 of Table G)
15		Add "and regular care child".
16	73	Point 1068B-G4
17		After "FTB child", insert ", or a regular care child,".
18	Note	e: The heading to point 1068B-G4 is altered by inserting "or regular care" after "FTB".
19	74	Paragraph 1068B-G5(b)
20		After "FTB child", insert "or a regular care child".
21 22 23	Note	The heading to point 1068B-G5 is replaced by the heading "Special rule where partner has an FTB or regular care child but is not receiving additional allowance for the child".
24	75	Paragraph 1068B-G5(c)
25		Omit "FTB".
26	76	Point 1068B-G5
27		After "FTB child" (last occurring), insert ", or a regular care child, (as
28		the case requires)".
20	77	Point 1068R-G6

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1		After "FTB child", insert ", or a regular care child,".
2	Note	: The heading to point 1068B-G6 is altered by inserting "or regular care" after "FTB".
3	78	Point 1068B-G6 (note)
4		After "FTB child", insert ", or a regular care child,".
5	Vet	erans' Entitlements Act 1986
6	79	Section 5 (index of definitions)
7 8		Insert the following entry in its appropriate alphabetical position, as determined on a letter-by-letter basis:
		regular care child 5F(1)
9	80	Subsection 5F(1)
10		Insert:
11 12		<i>regular care child</i> has the meaning given by subsection 3(1) of the Family Assistance Act.
13	81	Paragraph 5R(11)(b)
14		After "FTB child", insert "or a regular care child".
15	82	Subsection 5R(11)
16 17		After "FTB child" (second occurring), insert ", or a regular care child, (as the case requires)".
18	83	Subsection 5R(11) (note 1)
19		After "FTB child", insert "and a regular care child".
20	84	Paragraph 5R(12)(d)
21		Omit "FTB child; and", insert "FTB child or a regular care child;".
22	85	Subsection 5R(12)
23		After "FTB child" (second occurring), insert ", or a regular care child,
24		(as the case requires)".
25	86	Subsection 5R(12) (note 1)
26		After "FTB child", insert "and a regular care child".

1	87	Point SCH6-G2 of Schedule 6
2		After "FTB child", insert ", and each regular care child,".
3	88	Point SCH6-G2 of Schedule 6 (note 1)
4		After "FTB child", insert "and regular care child".
5	89	Subpoints SCH6-G3(1) and (2) of Schedule 6
6		After "FTB child", insert ", or a regular care child,".
7 8	Note	The heading to point SCH6-G3 of Schedule 6 is altered by inserting "and regular care children" after "FTB children".
9	90	At the end of paragraph SCH6-G4(c) of Schedule 6
10		Add "or a regular care child".
11 12	Note	The heading to point SCH6-G4 of Schedule 6 is altered by inserting "or regular care" after "FTB".
13	91	Point SCH6-G4 of Schedule 6
14 15		After "FTB child" (last occurring), insert ", or a regular care child, (as the case requires)".
16	92	Paragraph SCH6-G5(b) of Schedule 6
17		After "FTB child", insert "or a regular care child".
18 19 20	Note	The heading to point SCH6-G5 of Schedule 6 is replaced by the heading "Special rule where partner has an FTB or regular care child but is not receiving additional allowance for the child".
21	93	Paragraph SCH6-G5(c) of Schedule 6
22		Omit "FTB".
23	94	Point SCH6-G5 of Schedule 6
24		After "FTB child" (last occurring), insert ", or a regular care child, (as
25		the case requires)".
26	95	Point SCH6-G6 of Schedule 6
27		After "FTB child", insert ", or a regular care child,".
28 29	Note	The heading to point SCH6-G6 of Schedule 6 is altered by inserting "or regular care" after "FTB".
30	96	Point SCH6-G6 of Schedule 6 (note)

After "FTB child", insert ", or a regular care child,". 1

1 2 3 4	chedule 9—Dependant and housekeeper rebates, and Medicare levy
5 <b>I</b> N	acome Tax Assessment Act 1936
6 <b>1</b> 7 8 9 10 11	Subparagraph 159J(3AB)(b)(ii)  Repeal the subparagraph, substitute:  (ii) clause 31 of Schedule 1 to that Act applied in respect of that Part B rate because the taxpayer, or the taxpayer's spouse, had a shared care percentage for an FTB child (within the meaning of that Act);
12 <b>2</b> 13 14 15 16 17	Subparagraph 159L(5B)(b)(ii)  Repeal the subparagraph, substitute:  (ii) clause 31 of Schedule 1 to that Act applied in respect of that Part B rate because the taxpayer, or the taxpayer's spouse, had a shared care percentage for an FTB child (within the meaning of that Act); and
18 <b>3</b> 19 20 21	Paragraph 251R(5)(c)  Omit "for that child", substitute "in respect of that child (whether the child is an FTB child or a regular care child within the meaning of that Act)".
22 <b>4</b> 23 24 25 26 27 28	Paragraph 251R(5)(d)  Repeal the paragraph, substitute:  (d) the Secretary of the Department whose Minister administers that Act has determined, under subsection 22(6A) of that Act, the percentage of the period during which the child was, or will be, in the care of each parent or spouse, as the case requires;
29 <b>5</b> 30 31	Application  The amendments made by this Schedule apply to the 2008-2009 year of income and later years.

Sc	hedule 10—Extension of the assets test exemption period
Soc	ial Security Act 1991
1 P	aragraph 11(4)(c)
	Repeal the paragraph, substitute:
	(c) a person (whether a member of a couple or not) is a <i>homeowner</i> while:
	(i) the whole or a part of the proceeds of the sale of the person's principal home are disregarded under subsection 1118(2); or
	(ii) the value of a residence, land or a structure is disregarded under subsection 1118(2).
2 P	aragraph 11A(9)(a)
	After "12 months", insert "or any longer period determined under subsection (9A)".
3 A	After subsection 11A(9)
	Insert:
	(9A) For the purposes of paragraph (9)(a), the Secretary may determine, in writing, a period of up to 24 months if:
	(a) a person's principal home is lost or damaged (including, for
	example, by a natural disaster); and
	(b) the loss or damage was not wilfully caused by the person;
	and
	(c) the person is making reasonable attempts, as a result of the
	loss or damage, to:
	(i) rebuild or repair the principal home; or
	(ii) sell the principal home in order to purchase or build
	another residence that is to be the person's principal home; or
	(iii) purchase or build another residence that is to be the
	person's principal home; and
	r r

1 2	(d) the person has made those attempts within a reasonable period after the loss or damage; and
3	(e) the person has experienced delays beyond his or her control in:
5	(i) rebuilding, repairing or selling the principal home; or
6	(ii) purchasing or building the other residence.
7 8	4 Subsection 13(1) (paragraph (a) of the definition of ineligible homeowner)
9	Omit "(proceeds of sale of principal home disregarded for 12 months)".
10	5 Paragraph 1118(1)(s)
11	Omit "loss, damage to", substitute "loss of or damage to".
12	6 After paragraph 1118(1)(s)
13	Insert:
14	(sa) if subsection (1AB) applies (application of insurance etc.
15	payments to rebuilding etc.)—the amount worked out under
16 17	that subsection, during the period mentioned in subsection (1AC);
18	7 After subsection 1118(1)
19	Insert:
20	Application of insurance etc. payments to rebuilding etc.
21	(1AA) Subsection (1AB) applies if:
22	(a) a person receives any insurance or compensation payments
23	because of loss of or damage to a building (including the
24	person's principal home) or plant; and
25	(b) either:
26	(i) if the building or plant was lost—the person applies the
27	whole or a part of those payments to build another
28	building or plant to replace the building or plant that
29	was lost; or
30	(ii) if the building or plant was damaged—the person
31 32	applies the whole or a part of those payments to rebuild, repair or renovate the building or plant.
34	repair of renovate the building of plant.

1 2	(1AB) For the purposes of paragraph (1)(sa), the amount that may be disregarded is:
3 4 5	<ul><li>(a) the value of the building or plant that is being built, rebuilt, repaired or renovated, to the extent that those payments are so applied; and</li></ul>
6	(b) if a building whose value is being disregarded under
7	paragraph (a) of this subsection is to be the person's principal
8	home:
9	(i) the value of the land on which the building is being
10	built, rebuilt, repaired or renovated to the extent that,
11	once the building becomes the person's principal home,
12	the land will, under section 11A, be included in a
13	reference to the <i>principal home</i> ; and
14	(ii) the value of any other structure, on that land, that is to
15 16	be the person's principal home to the extent that the structure was built before the person began applying the
16 17	payments.
1,	payments.
18	(1AC) For the purposes of paragraph (1)(sa), the amount worked out
19	under subsection (1AB) may be disregarded during the period:
20	(a) beginning when the payments are received; and
21	(b) ending at the earlier of the following times:
22	(i) 12 months, or such longer period as the Secretary
23	determines for any special reason, after that time;
24	(ii) when the building, rebuilding, repair or renovation of
25	the building or plant is complete.
26	8 After subsection 1118(1A)
27	Insert:
28	Application of proceeds of sale of principal home
20	
29	(1B) Subsection (2) applies if:
30	(a) a person sells the person's principal home; and
31	(b) either:
32	(i) the person does not have a right or interest in a principal
33	home; or
34	(ii) the person has a right or interest in a principal home that
35	the Secretary is satisfied does not give the person
36	reasonable security of tenure in the home; and

1 2		(c) before the end of 12 months, or any longer period determined under subsection (2B), after the sale, one or more of the
3		following applies:
4 5		(i) the person intends to apply the whole or a part of the proceeds of the sale to build, rebuild, repair or renovate
6 7		another residence that is to be the person's principal home;
8 9 10		(ii) the person applies the whole or a part of the proceeds of the sale to build, rebuild, repair or renovate another residence that is to be the person's principal home;
11 12 13		(iii) the person intends to apply the whole or a part of the proceeds of the sale to purchase another residence that is to be the person's principal home.
14	Note:	The following heading to subsection 1118(1A) is inserted "Definitions".
15	9 Su	bsection 1118(2)
16		Repeal the subsection, substitute:
17		(2) For the purposes of this Act (other than Division 1B of Part 3.10):
18		(a) if subparagraph (1B)(c)(i) applies—disregard the proceeds, to
19 20		the extent that the person intends to apply those proceeds to build, rebuild, repair or renovate the other residence, until the
21		earlier of the following times:
22		(i) the period mentioned in paragraph (1B)(c) ends;
23 24		(ii) the Secretary becomes satisfied that the person has ceased to have that intention; or
25		(b) if subparagraph (1B)(c)(ii) applies—disregard the value of
26		the following, until the end of the period mentioned in
27		paragraph (1B)(c), to the extent that the person applies those
28		proceeds to build, rebuild, repair or renovate that other
29		residence:
30		(i) the value of the other residence;
31		(ii) the value of the land on which the other residence is
32		being built, rebuilt, repaired or renovated to the extent
33		that, once the building becomes the person's principal
34		home, the land will, under section 11A, be included in a
35		reference to the <i>principal home</i> ;
36		(iii) the value of any other structure, on that land, that is to
37		be the person's principal home to the extent that the

1 2	structure was built before the person began applying those proceeds; or
3	(c) if subparagraph (1B)(c)(iii) applies—disregard the proceeds,
4	to the extent that the person intends to apply those proceeds
5	to purchase the other residence, until the earlier of the
6	following times:
7	(i) the period mentioned in paragraph (1B)(c) ends;
8 9	(ii) the Secretary becomes satisfied that the person has ceased to have that intention.
10	10 After subsection 1118(2A)
11	Insert:
12 13	(2B) For the purposes of subsection (1B), the Secretary may determine, in writing, a period of up to 24 months if:
14	(a) a person who has sold his or her principal home is making
15	reasonable attempts to purchase, build, repair or renovate
16	another residence; and
17	(b) the person has been making those attempts within a
18	reasonable period after selling the principal home; and
19	(c) the person has experienced delays beyond his or her control
20 21	in purchasing, building, repairing or renovating the other residence.
22 23	Note 1: The following heading to subsection 1118(3) is inserted "Value of certain personal effects of less than \$10,000".
24 25	Note 2: The following heading to subsection 1118(4) is inserted "This section subject to sections 1145A to 1157".
26	Veterans' Entitlements Act 1986
27	11 Paragraph 5L(4)(c)
28	Repeal the paragraph, substitute:
29	(c) a person (whether a member of a couple or not) is a property
30	owner while:
31	(i) the whole or a part of the proceeds of the sale of the
32	person's principal home are disregarded under
33	subsection 52(2); or
34	(ii) the value of a residence, land or a structure is
35	disregarded under subsection 52(2).

1	12	Paragraph 5LA(9)(a)
2 3		After "12 months", insert "or any longer period determined under subsection (9A)".
4	13	After subsection 5LA(9)
5		Insert:
6 7 8 9		<ul> <li>(9A) For the purposes of paragraph (9)(a), the Commission may determine, in writing, a period of up to 24 months if:</li> <li>(a) a person's principal home is lost or damaged (including, for example, by a natural disaster); and</li> </ul>
10 11		<ul><li>(b) the loss or damage was not wilfully caused by the person;</li><li>and</li></ul>
12 13		(c) the person is making reasonable attempts, as a result of the loss or damage, to:
14		(i) rebuild or repair the principal home; or
15 16 17		(ii) sell the principal home in order to purchase or build another residence that is to be the person's principal home; or
18 19		(iii) purchase or build another residence that is to be the person's principal home; and
20 21		(d) the person has made those attempts within a reasonable period after the loss or damage; and
22 23		(e) the person has experienced delays beyond his or her control in:
24 25		<ul><li>(i) rebuilding, repairing or selling the principal home; or</li><li>(ii) purchasing or building the other residence.</li></ul>
26 27	14	Subsection 5N(1) (paragraph (a) of the definition of ineligible property owner)
28		Omit "(proceeds of sale of principal home disregarded for 12 months)".
29	15	After paragraph 52(1)(o)
30		Insert:
31 32		(oa) if subsection (1C) applies (application of insurance etc. payments to rebuilding etc.)—the amount worked out under
33 34		that subsection, during the period mentioned in subsection (1D);

1	16 After subsection 52(1A)
2	Insert:
3	Application of insurance etc. payments to rebuilding etc.
4	(1B) Subsection (1C) applies if:
5	(a) a person receives any insurance or compensation payments
6 7	because of loss of or damage to a building (including the person's principal home) or plant; and
8	(b) either:
9	(i) if the building or plant was lost—the person applies the
10	whole or a part of those payments to build another
11 12	building or plant to replace the building or plant that was lost; or
13	(ii) if the building or plant was damaged—the person
14	applies the whole or a part of those payments to rebuild,
15	repair or renovate the building or plant.
16	(1C) For the purposes of paragraph (1)(oa), the amount that may be
17	disregarded is:
18	(a) the value of the building or plant that is being built, rebuilt,
19	repaired or renovated, to the extent that those payments are
20	so applied; and  (b) if a hailding whose value is being dispersed a under
21 22	(b) if a building whose value is being disregarded under paragraph (a) of this subsection is to be the person's principal
23	home:
24	(i) the value of the land on which the building is being
25	built, rebuilt, repaired or renovated to the extent that,
26	once the building becomes the person's principal home,
27	the land will, under section 5LA, be included in a
28	reference to the <i>principal home</i> ; and
29	(ii) the value of any other structure, on that land, that is to
30	be the person's principal home to the extent that the
31	structure was built before the person began applying the
32	payments.
33	(1D) For the purposes of paragraph (1)(oa), the amount worked out
34	under subsection (1C) may be disregarded during the period:
35	(a) beginning when the payments are received; and
36	(b) ending at the earlier of the following times:

1 2 3 4		<ul><li>(i) 12 months, or such longer period as the Commission determines for any special reason, after that time;</li><li>(ii) when the building, rebuilding, repair or renovation of the building or plant is complete.</li></ul>
5		Application of proceeds of sale of principal home
6		(1E) Subsection (2) applies if:
7		(a) a person sells the person's principal home; and
8		(b) either:
9 10		(i) the person does not have a right or interest in a principal home; or
11		(ii) the person has a right or interest in a principal home that
12		does not give the person reasonable security of tenure in the home; and
13		•
14 15		(c) before the end of 12 months, or any longer period determined under subsection (2A), after the sale, one or more of the
16		following applies:
17		(i) the person intends to apply the whole or a part of the
18		proceeds of the sale to build, rebuild, repair or renovate
19		another residence that is to be the person's principal
20		home;
21		(ii) the person applies the whole or a part of the proceeds of
22		the sale to build, rebuild, repair or renovate another residence that is to be the person's principal home;
23		(iii) the person intends to apply the whole or a part of the
24 25		proceeds of the sale to purchase another residence that is
26		to be the person's principal home.
27	Note:	The following heading to subsection 52(1AA) is inserted "Definitions".
28	17 S	Subsection 52(2)
29		Repeal the subsection, substitute:
30		(2) For the purposes of this Part (other than Subdivision B of this
31		Division and Division 3):
32		(a) if subparagraph (1E)(c)(i) applies—disregard the proceeds, to
33		the extent that the person intends to apply those proceeds to
34		build, rebuild, repair or renovate the other residence, until the
35		earlier of the following times:  (i) the period mentioned in perggraph (1E)(a) and (1E)(b) and (1E)(b) and (1E)(c)
36		(i) the period mentioned in paragraph (1E)(c) ends;

1 2	(ii) the Commission becomes satisfied that the person has ceased to have that intention; or
3 4 5 6 7	(b) if subparagraph (1E)(c)(ii) applies—disregard the value of the following, until the end of the period mentioned in paragraph (1E)(c), to the extent that the person applies those proceeds to build, rebuild, repair or renovate that other residence:
8	(i) the value of the other residence;
9	(ii) the value of the land on which the other residence is
10	being built, rebuilt, repaired or renovated to the extent
11	that, once the building becomes the person's principal
12	home, the land will, under section 5LA, be included in a
13	reference to the <i>principal home</i> ;
14	(iii) the value of any other structure, on that land, that is to
15	be the person's principal home to the extent that the
16 17	structure was built before the person began applying those proceeds; or
18	(c) if subparagraph (1E)(c)(iii) applies—disregard the proceeds,
19	to the extent that the person intends to apply those proceeds
20	to purchase the other residence, until the earlier of the
21	following times:
22	(i) the period mentioned in paragraph (1E)(c) ends;
23	(ii) the Commission becomes satisfied that the person has
24	ceased to have that intention.
25	18 After subsection 52(2)
26	Insert:
	(2A) Franks many of miles disc (1E) the Commission many
27	(2A) For the purposes of subsection (1E), the Commission may determine, in writing, a period of up to 24 months if:
28	
29	(a) a person who has sold his or her principal home is making reasonable attempts to purchase, build, repair or renovate
30 31	another residence; and
32	(b) the person has been making those attempts within a
33	reasonable period after selling the principal home; and
34	(c) the person has experienced delays beyond his or her control
35	in purchasing, building, repairing or renovating the other
36	residence.
37 38	Note 1: The following heading to subsection 52(3) is inserted "Value of certain personal effects of less than \$10,000".

Note 2: The following heading to subsection 52(4) is inserted "*This section subject to sections 52KA to 52X*". 1 2

S	Schedule 11—Amendments relating to income streams
S	ocial Security Act 1991
1	Subsection 9(1) (paragraph (d) of the definition of <i>income</i> stream)
	Repeal the paragraph, substitute:  (d) an income stream provided as life insurance business by a life company registered under the <i>Life Insurance Act 1995</i> ; or
2	Subsection 9(1) (paragraph (e) of the definition of <i>income</i> stream)
	Repeal the paragraph.
3	Paragraph 9(1F)(b)
	Before "the income stream", insert "except in the case of an income stream arising under a superannuation fund established before 20 September 1998—".
4	After paragraph 9(1F)(b)
-	Insert:
	(ba) in the case of an income stream arising under a
	superannuation fund established before 20 September 1998—
	the income stream is provided under rules that meet the
	standards determined, by legislative instrument, by the Minister; and
5	Paragraph 9(1F)(c)
	Before "the income stream", insert "in any case—".
6	At the end of subsection 9B(1A)
	Add:
	; and (d) in the case of an income stream acquired before
	20 September 2004 that is provided to a primary
	beneficiary's reversionary beneficiary—the remaining term
	(in years) of the income stream is equal to the life expectancy

1 2	(in years) of the primary beneficiary's reversionary beneficiary.
3	7 Subparagraph 1099DAA(1)(b)(i)
4 5 6	After "Superannuation Industry (Supervision) Regulations 1994", insert ", or is any other pension determined, by legislative instrument, by the Minister".
7	8 Subparagraph 1099DAA(1)(b)(ii)
8 9 10	Omit "of subregulation 1.05(4) of the <i>Superannuation Industry</i> ( <i>Supervision</i> ) <i>Regulations 1994</i> ", substitute "determined, by legislative instrument, by the Minister".
11	9 Subsection 1099DAA(3) (formula)
12	Repeal the formula, substitute:
13	$\left(\frac{\text{Minimum amount}}{\text{Days in payment period}} - \frac{\text{Purchase price}}{\text{Relevant number} \times 365}\right) \times 365$
14 15	Note: The heading to subsection 1099DAA(3) is altered by omitting "limit" and substituting "amount".
16	10 Subsection 1099DAA(3)
17	Insert:
18 19 20	<i>minimum amount</i> means the minimum amount calculated in accordance with the method determined, by legislative instrument, by the Minister for the purposes of this definition.
21	11 Subsection 1099DAA(3) (definition of <i>minimum limit</i> )
22	Repeal the definition.
23	12 After section 1120B
24	Insert:
25 26	1120C Value of superannuation reserves for superannuation funds of 4 members or less
27 28	(1) This section applies in calculating the value of a person's investment in a superannuation fund if:

1	(a) the fund has 4 or fewer members; and
2	(b) the fund has reserves (within the meaning of section 115 of
3	the Superannuation Industry (Supervision) Act 1993).
4	Note: The value of a person's investment in a superannuation fund is only
5	included in the value of the person's assets after the person reaches
6 7	pension age or starts to receive a pension or annuity out of the fund (see paragraph 1118(1)(f)).
,	(see paragraph 1110(1)(1)).
8 9	(2) Despite paragraph 1118(1)(h), the value of the person's investment in the superannuation fund includes the following amount:
10	Person's interest in the fund  Total interest in the fund  Value of the fund's reserves
11	(3) However, if it is not possible to work out the person's interest in
12	the superannuation fund, the value of the person's investment in
13	the fund includes the following amount:
	Value of the fund's reserves
14	Number of members in the fund
15 16	13 At the end of Part 3 of Schedule 1A Add:
17	136 Transitional definition of deductible amount
18	(commencing 1 July 2007)
19	(1) This clause applies if:
20	(a) a person has received at least one payment from a defined
21	benefit income stream before 1 July 2007, and is still
22	receiving payments from the income stream; and
23	(b) the person receives income support payment in respect of a
24	continuous period starting before, and ending on or after, the
25	person's trigger day (see subsection (5)); and
26	(c) the amount of the income support payment received before
27	the person's trigger day was affected by the deduction of a
28	deductible amount (within the meaning of this Act or the
29	Veterans' Entitlements Act, as the case requires, apart from
	this clause) from the amount of the payments payable to the
29	• • •

1 2 3	(d) if the person's trigger day is after 1 July 2007—the income stream has not been partially commuted on or after 1 July 2007 and before the person's trigger day.
4 5 6	Note 1: If the income stream is wholly commuted, this clause will stop applying because the person will no longer be receiving payments from the income stream (see paragraphs (1)(a) and (d)).
7 8 9 10	Note 2: For the deduction of a deductible amount from amounts payable under certain defined benefit income streams, see sections 1099A and 1099D of this Act and sections 46V and 46Y of the Veterans' Entitlements Act.
11	(2) Despite the amendment of this Act by Part 2 of Schedule 8 to the
12	Tax Laws Amendment (Simplified Superannuation) Act 2007, for
13	the purposes of working out the amount of any income support
14	payment (other than a service pension or income support
15	supplement) received by the person on or after the trigger day in
16	respect of the remaining part of the period mentioned in
17	paragraph (1)(b), the <i>deductible amount</i> , in relation to the income
18	stream for a year, is the greater of the following amounts:
19	(a) the deductible amount mentioned in paragraph (1)(c);
20	(b) the sum of the amounts that are the tax free components
21	(worked out under subsections 307-125(4) to (7) of the
22	Income Tax (Transitional Provisions) Act 1997) of the
23	payments received from the income stream during the year.
24	(3) However, this clause stops applying to an income stream
25	immediately after the time (if any) that the deductible amount in
26	relation to the income stream is, under subclause (2), the amount
27	mentioned in paragraph (2)(b).
20	(4) For the purposes of this clause, without limiting paragraph (1)(b),
28 29	if the form of a person's income support payment mentioned in
30	paragraph (1)(b) changes during a period, the continuity of the
31	period is not broken by the change.
32	Example: The form of a person's income support payment may change from one
33	kind of payment (for instance, a service pension under the Veterans'
34	Entitlements Act) to another (for instance, a social security pension
35	under this Act).
36	(5) In this clause:
37	trigger day, for a person, means:
38	(a) if the person is under 60 years at the end of 30 June 2007—
39	the day the person turns 60; or

1 2	<ul><li>(b) if the person is 60 years or over at the end of 30 June 2007—</li><li>1 July 2007.</li></ul>
3	Veterans' Entitlements Act 1986
4 5	14 Subsection 5J(1) (paragraph (d) of the definition of <i>income</i> stream)
6	Repeal the paragraph, substitute:
7 8	(d) an income stream provided as life insurance business by a life company registered under the <i>Life Insurance Act 1995</i> ; or
9 10	15 Subsection 5J(1) (paragraph (e) of the definition of income stream)
11	Repeal the paragraph.
12	16 Paragraph 5J(1E)(b)
13	Before "the income stream", insert "except in the case of an income
14	stream arising under a superannuation fund established before
15	20 September 1998—".
16	17 After paragraph 5J(1E)(b)
17	Insert:
18	(ba) in the case of an income stream arising under a
19	superannuation fund established before 20 September 1998—
20 21	the income stream is provided under rules that meet the standards determined, by legislative instrument, by the
22	Minister; and
23	18 Paragraph 5J(1E)(c)
24	Before "the income stream", insert "in any case—".
25	19 At the end of subsection 5JB(1A)
26	Add:
27	; and (d) in the case of an income stream acquired before
28 29	20 September 2004 that is provided to a primary beneficiary's reversionary beneficiary—the remaining term
30	(in years) of the income stream is equal to the life expectancy
31	(in years) of the primary beneficiary's reversionary
32	beneficiary.

1	20	Subparagraph 46YA(1)(b)(i)
2		After "Superannuation Industry (Supervision) Regulations 1994", insert
3		", or is any other pension determined, by legislative instrument, by the Minister".
4		Minister.
5	21	Subparagraph 46YA(1)(b)(ii)
6		Omit "of subregulation 1.05(4) of the Superannuation Industry
7		(Supervision) Regulations 1994", substitute "determined, by legislative instrument, by the Minister".
8		instrument, by the Minister .
9	22	Subsection 46YA(3) (formula)
10		Repeal the formula, substitute:
		$\left(\frac{\text{Minimum amount}}{\text{Days in payment period}} - \frac{\text{Purchase price}}{\text{Relevant number} \times 365}\right) \times 365$
11		$\frac{\text{Minimum amount}}{\text{Days in payment paried}} - \frac{\text{Purchase price}}{\text{Polygont number}} \times 365$
		Days in payment period Relevant number × 303
12	Note	
13	11010.	"amount".
14	23	Subsection 46YA(3)
15		Insert:
16 17		<i>minimum amount</i> means the minimum amount calculated in accordance with the method determined, by legislative instrument,
18		by the Minister for the purposes of this definition.
19	24	Subsection 46YA(3) (definition of <i>minimum limit</i> )
20		Repeal the definition.
20		•
21	25	After section 52BB
22		Insert:
23	52B	C Value of superannuation reserves for superannuation funds of
24	3 <b>2</b> D	4 members or less
25		(1) This section applies in calculating the value of a person's
<ul><li>25</li><li>26</li></ul>		(1) This section applies in calculating the value of a person's investment in a superannuation fund if:
27		(a) the fund has 4 or fewer members; and

2	(b) the fund has reserves (within the meaning of section 115 of the Superannuation Industry (Supervision) Act 1993).
3 4 5 6	Note: The value of a person's investment in a superannuation fund is only included in the value of the person's assets after the person reaches pension age or starts to receive a pension or annuity out of the fund (see paragraph 52(1)(f)).
7	(2) Despite paragraph 52(1)(g), the value of the person's investment in
8	the superannuation fund includes the following amount:
9	Person's interest in the fund  Total interest in the fund  Value of the fund's reserves
10	(3) However, if it is not possible to work out the person's interest in
11	the superannuation fund, the value of the person's investment in
12	the fund includes the following amount:
	Value of the fund's reserves
13	Number of members in the fund
14	26 At the end of Part 1 of Schedule 5
	26 At the end of Part 1 of Schedule 5 Add:
14 15 16	Add:  11B Transitional definition of deductible amount
15	Add:
15 16	Add:  11B Transitional definition of deductible amount
15 16 17	Add:  11B Transitional definition of deductible amount (commencing 1 July 2007)
15 16 17 18	Add:  11B Transitional definition of deductible amount (commencing 1 July 2007)  (1) This clause applies if:  (a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still
15 16 17 18 19	Add:  11B Transitional definition of deductible amount (commencing 1 July 2007)  (1) This clause applies if: (a) a person has received at least one payment from a defined
15 16 17 18 19 20	<ul> <li>11B Transitional definition of deductible amount (commencing 1 July 2007)</li> <li>(1) This clause applies if: <ul> <li>(a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and</li> <li>(b) the person receives income support payment in respect of a</li> </ul> </li> </ul>
15 16 17 18 19 20 21	<ul> <li>11B Transitional definition of deductible amount (commencing 1 July 2007)</li> <li>(1) This clause applies if: <ul> <li>(a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and</li> <li>(b) the person receives income support payment in respect of a continuous period starting before, and ending on or after, the</li> </ul> </li> </ul>
15 16 17 18 19 20 21 22	Add:  11B Transitional definition of deductible amount (commencing 1 July 2007)  (1) This clause applies if:  (a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and  (b) the person receives income support payment in respect of a continuous period starting before, and ending on or after, the person's trigger day (see subclause (5)); and
15 16 17 18 19 20 21 22 23	Add:  11B Transitional definition of deductible amount (commencing 1 July 2007)  (1) This clause applies if:  (a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and  (b) the person receives income support payment in respect of a continuous period starting before, and ending on or after, the person's trigger day (see subclause (5)); and  (c) the amount of the income support payment received before
15 16 17 18 19 20 21 22 23 24 25 26	<ul> <li>11B Transitional definition of deductible amount (commencing 1 July 2007)</li> <li>(1) This clause applies if: <ul> <li>(a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and</li> <li>(b) the person receives income support payment in respect of a continuous period starting before, and ending on or after, the person's trigger day (see subclause (5)); and</li> <li>(c) the amount of the income support payment received before the person's trigger day was affected by the deduction of a</li> </ul> </li> </ul>
15 16 17 18 19 20 21 22 23 24 25 26 27	<ul> <li>11B Transitional definition of deductible amount (commencing 1 July 2007)</li> <li>(1) This clause applies if: <ul> <li>(a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and</li> <li>(b) the person receives income support payment in respect of a continuous period starting before, and ending on or after, the person's trigger day (see subclause (5)); and</li> <li>(c) the amount of the income support payment received before the person's trigger day was affected by the deduction of a deductible amount (within the meaning of this Act or the</li> </ul> </li> </ul>
15 16 17 18 19 20 21 22 23 24 25 26 27 28	<ul> <li>11B Transitional definition of deductible amount (commencing 1 July 2007)</li> <li>(1) This clause applies if: <ul> <li>(a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and</li> <li>(b) the person receives income support payment in respect of a continuous period starting before, and ending on or after, the person's trigger day (see subclause (5)); and</li> <li>(c) the amount of the income support payment received before the person's trigger day was affected by the deduction of a deductible amount (within the meaning of this Act or the Social Security Act, as the case requires, apart from this</li> </ul> </li> </ul>
15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	11B Transitional definition of deductible amount (commencing 1 July 2007)  (1) This clause applies if:  (a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and  (b) the person receives income support payment in respect of a continuous period starting before, and ending on or after, the person's trigger day (see subclause (5)); and  (c) the amount of the income support payment received before the person's trigger day was affected by the deduction of a deductible amount (within the meaning of this Act or the Social Security Act, as the case requires, apart from this clause) from the amount of the payments payable to the
15 16 17 18 19 20 21 22 23 24 25 26 27 28	<ul> <li>11B Transitional definition of deductible amount (commencing 1 July 2007)</li> <li>(1) This clause applies if: <ul> <li>(a) a person has received at least one payment from a defined benefit income stream before 1 July 2007, and is still receiving payments from the income stream; and</li> <li>(b) the person receives income support payment in respect of a continuous period starting before, and ending on or after, the person's trigger day (see subclause (5)); and</li> <li>(c) the amount of the income support payment received before the person's trigger day was affected by the deduction of a deductible amount (within the meaning of this Act or the Social Security Act, as the case requires, apart from this</li> </ul> </li> </ul>

1 2 3	(d) if the person's trigger day is after 1 July 2007—the income stream has not been partially commuted on or after 1 July 2007 and before the person's trigger day.
4 5 6	Note 1: If the income stream is wholly commuted, this clause will stop applying because the person will no longer be receiving payments from the income stream (see paragraphs (1)(a) and (d)).
7 8 9	Note 2: For the deduction of a deductible amount from amounts payable under certain defined benefit income streams, see sections 46V and 46Y of this Act and sections 1099A and 1099D of the Social Security Act.
10	(2) Despite the amendment of this Act by Part 2 of Schedule 9 to the
11	Tax Laws Amendment (Simplified Superannuation) Act 2007, for
12	the purposes of working out the amount of any service pension or
13	income support supplement received by the person on or after the
14	trigger day in respect of the remaining part of the period mentioned
15	in paragraph (1)(b), the <i>deductible amount</i> , in relation to the
16	income stream for a year, is the greater of the following amounts:
17	(a) the deductible amount mentioned in paragraph (1)(c);
18	(b) the sum of the amounts that are the tax free components
19	(worked out under subsections 307-125(4) to (7) of the
20	Income Tax (Transitional Provisions) Act 1997) of the
21	payments received from the income stream during the year.
22	Note: Service pension and income support supplement are <i>income support</i>
23 24	<i>payments</i> within the meaning of the Social Security Act (see subsection 23(1) of that Act).
25	(3) However, this clause stops applying to an income stream
26	immediately after the time (if any) that the deductible amount in
27	relation to the income stream is, under subclause (2), the amount
28	mentioned in paragraph (2)(b).
29	(4) For the purposes of this clause, without limiting paragraph (1)(b),
30	if the form of a person's income support payment mentioned in
31	paragraph (1)(b) changes during a period, the continuity of the
32	period is not broken by the change.
33	Example: The form of a person's income support payment may change from one
34	kind of payment (for instance, a social security pension under the
35	Social Security Act) to another (for instance, a service pension under
36	this Act).
37	(5) In this clause:
38	income support payment has the same meaning as in the Social
39	Security Act.

1	trigger day, for a person, means:
2	(a) if the person is under 60 years at the end of 30 June 2007—
3	the day the person turns 60; or
4	(b) if the person is 60 years or over at the end of 30 June 2007—
5	1 July 2007.

1 2 3	Schedule 12—Other minor and technical amendments		
4 5	Part 1—Amendments relating to the Social Security (Administration) Act 1999		
6	Social Security Act 1991		
7 8	1 Section 22 (definition of <i>review</i> )  Repeal the definition, substitute:		
9 10 11 12	<ul> <li>review, in relation to Parts 2 and 3 of Schedule 3 to the Social Security (Administration) Act 1999, means a review:</li> <li>(a) by the SSAT under Division 3 of Part 4 of that Act; or</li> <li>(b) by the SSAT under Part 9 of the Student Assistance Act 1973.</li> </ul>		
13 14 15 16	2 Subsection 23(1) (paragraphs (a) and (b) of the definition of Secretary) Omit "Part 6.3", substitute "Division 4 of Part 4 of the Administration Act".		
17 18	3 Paragraphs 198P(4)(c) and (5)(c) Omit "1240", substitute "129 of the Administration Act".		
19 20	4 Subsection 665ZY(1) Omit "1359", substitute "238 of the Administration Act".		
21 22	<b>5 Subsection 1061EK(1)</b> Omit "1359", substitute "238 of the Administration Act".		
23 24	6 Subsection 1061EK(2) (note) Repeal the note.		

2	Part 2—Other minor and technical amendments		
3	Social Security Act 1991		
4 5	7 Reader's guide Repeal the guide.		
6 7	8 Subsection 13(1) (definition of <i>rent</i> ) Omit "subsections (2) and (4)", substitute "subsection (2)".		
8 9 10	9 Subsection 23(1) (definition of exempt spousal maintenance income)  Repeal the definition.		
11 12	10 Subparagraph 1061K(1)(b)(iv)  Omit "subsection (3)", substitute "subsection (2)".		
13 14	11 Section 1061ZL  Repeal the section.		
15 16	12 Subsection 1061ZN(1) Omit "1061ZL,".		
17 18	13 Subsection 1217(4) (table item 11) After "13 weeks", insert "(but see also section 1218B)".		
19	Social Security (Administration) Act 1999		
20 21	14 Subsection 31(1) After "occurred", insert "in Australia or".		
22 23 24	15 Application of item  The amendment made by item 14 of this Schedule applies to any claim for an AGDRP that is made after that item commences.		
25	16 Paragraph 177(1)(c)		

Repeal the paragraph.

2

## 17 Clause 20 of Schedule 3

After "SSAT", insert ", or a member of the staff of the SSAT,".

Dart	3—Changing references to Act titles
Chila	l Support (Assessment) Act 1989
18 S	ection 6
	Omit "Child Support (Registration and Collection) Act 1988", substitute "Registration and Collection Act".
Note:	The heading to section 6 is altered by omitting "Child Support (Registration an Collection) Act" and substituting "Registration and Collection Act".
19 S	ection 98V
	Omit "Child Support (Registration and Collection) Act 1988", substitute "Registration and Collection Act".
20 S	ubsection 109(1)
	Omit "Child Support (Registration and Collection) Act 1988", substitute "Registration and Collection Act".
21 S	ection 120
	Omit "Child Support (Registration and Collection) Act 1988", substitute "Registration and Collection Act".
22 S	ubsection 143(4)
	Omit "Child Support (Registration and Collection) Act 1988", substitute "Registration and Collection Act".
23 P	aragraph 150(3)(c)
	Omit "Child Support (Registration and Collection) Act 1988", substitute "Registration and Collection Act".
Chila	l Support (Registration and Collection) Act 1988
24 S	ubsection 4(1) (definitions of <i>child support</i> and <i>child</i> support assessment)
	Omit "Child Support (Assessment) Act 1989", substitute "Assessment".

25 Subsection 4(1) (paragraph (a) of the definition of court order)
Omit "Child Support (Assessment) Act 1989", substitute "Assessment Act".
26 Subsection 4(1) (definition of terminating event)
Omit "Child Support (Assessment) Act 1989" (wherever occurring), substitute "Assessment Act".
27 Paragraph 16(3)(c)
Omit "Child Support (Assessment) Act 1989", substitute "Assessment Act".
28 Subparagraph 19(2)(b)(iv)
Omit "Child Support (Assessment) Act 1989", substitute "Assessment Act".
29 Paragraph 23(1)(a)
Omit "Child Support (Assessment) Act 1989", substitute "Assessment Act".
30 Paragraph 24A(2)(c)
Omit "Child Support (Assessment) Act 1989", substitute "Assessment Act".
31 Paragraph 33(1)(a)
Omit "Child Support (Assessment) Act 1989", substitute "Assessment Act".
32 Paragraph 37(a)
Omit "Child Support (Assessment) Act 1989", substitute "Assessment Act".
33 Subsection 72A(13) (definition of <i>child</i> support related debt)
Omit "Child Support (Assessment) Act 1989" (wherever occurring), substitute "Assessment Act".