The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Tax Laws Amendment (2008 Measures No. 6) Bill 2008

No. , 2008

(Treasury)

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

Contents	S		
	1	Short title	1
	2	Commencement	1
	3	Schedule(s)	1
Schedule 1-	-CGT	roll-overs for corporate restructures	3
Inco	ome Tax A	Assessment Act 1997	3
Schedule 2-	—Mutu	al assistance in collection	14
Taxe	ation Adn	ninistration Act 1953	14
Schedule 3-	-Late	payment offset for superannuation guarantee	
	contr	ibutions	16
Supe	erannuat	ion Guarantee (Administration) Act 1992	16
Schedule 4-	—Mino	r amendments	17
Part 1—	-Genera	ıl	17
A No	ew Tax S	ystem (Goods and Services Tax) Act 1999	17
Frin	ige Benef	its Tax Assessment Act 1986	17
Inco	ome Tax A	Assessment Act 1936	19
Inco	ome Tax A	Assessment Act 1997	20
Inco	ome Tax I	Rates Act 1986	22
Tax	ation Adn	ninistration Act 1953	23
Tax	ation (Int	terest on Overpayments and Early Payments) Act 1983	23
Tax	Laws An	nendment (Budget Measures) Act 2008	24
Part 2—	-Asteris	king amendments	26
Inco	ome Tax A	Assessment Act 1997	26
Part 3—	-Repeal		27
Pay	-roll Tax	Act 1941	27

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

The Parliament of Australia enacts:

4	1	Short title
5 6		This Act may be cited as the <i>Tax Laws Amendment</i> (2008 Measures No. 6) Act 2008.
7	2	Commencement
8		This Act commences on the day on which it receives the Royal Assent.
10	3	Schedule(s)
1 2		Each Act that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule

concerned, and any other item in a Schedule to this Act has effect according to its terms.

Sch	edule 1—CGT roll-overs for corporate restructures
Іпсон	me Tax Assessment Act 1997
1 Se	ction 112-53 (after table item 2)
	Insert:
2A	Interest is acquired by an entity where there is a and reduced cost base roll-over under Subdivision 124-M and the arrangement is taken to be a restructure
2 Aft	ter section 124-784
	Insert:
124-7	84A When arrangement is a restructure
	(1) This section applies in relation to a single *arrangement if:
	(a) the replacement entity for the arrangement knows, or could reasonably be expected to know:
	(i) that a roll-over under section 124-780 has been, or will be, obtained in relation to the arrangement; and
	(ii) that there is a *common stakeholder for the arrangement (disregarding subsections 124-783(4) and (5)); and
	(b) subsection (2) is satisfied for the arrangement.
	Note: If this section applies, the first element of the cost base and reduced cost base of interests in the original entity acquired under the arrangement is worked out under section 124-784B.
	(2) This subsection is satisfied for the *arrangement if the result of ste 2 is more than 80% of the result of step 3.

1		Method :	statem	ent
2 3 4 5 6		Step 1.	comp intere arran	up the *market value just after the *arrangement was pleted (the <i>completion time</i>) of all of the replacement ests issued by the replacement entity under the gement in exchange for the following interests (the <i>ifying interests</i>):
7			(a)	original interests in the original entity;
8 9 10 11			(b)	any interests issued by the original entity to an acquiring entity under the arrangement in respect of other original interests in the original entity cancelled under the arrangement.
12 13 14 15		Step 2.	comp by th for w	to the result of step 1 the *market value at the pletion time of all of the replacement interests issued a replacement entity under any earlier arrangement which this section applied in exchange for qualifying tests in the original entity.
17 18		Step 3.	Add the:	up the *market value at the completion time of all of
19			(a)	*shares *on issue by the replacement entity; and
20 21 22 23			(b)	options, rights and similar interests issued by the replacement entity that give the holder an entitlement to acquire a share in the replacement entity at or after the completion time.
24	·	Applicat	ion if c	an entity is listed
25	(3)	For the p	ourpos	es of:
26	,	_	_	on (2); and
27				the method statement in subsection 124-784B(2);
28			•	n entity are listed for quotation in the official list of
29				tock exchange at the completion time, then the
30				ntity may choose that the *market value at that time
31		•		n the first-mentioned entity is taken to be the
32		*officiall	ly quo	ted price of the interest at that time.

1		Application if more than one original entity
2	(4)	If qualifying interests in more than one original entity are *acquired under the *arrangement, then, for the purposes of subsections (1)
4		and (2):
5		(a) those interests of each of those original entities are taken to
6		have been acquired under separate arrangements; and
7		(b) those separate arrangements are taken to have happened in
8		the same order as the acquisitions.
9	(5)	If qualifying interests in more than one original entity:
10		(a) would be taken by subsection (4) to have been *acquired
11		under separate *arrangements happening at the same time; or
12 13		(b) are acquired under separate arrangements that commence at the same time;
14		then, for the purposes of subsections (1) and (2), the replacement
15		entity must choose the order in which those separate arrangements
16		are to have happened.
17		Meaning of officially quoted price
18	(6)	An interest in an entity has an officially quoted price at a particular
19		time if, during the one week period starting on the day in which
20		that time occurred, there was at least one transaction on the
21		relevant stock exchange in interests of that class. That price is the
22		weighted average of the prices at which those interests were traded
23		on that stock exchange during that period.
24		For the purposes of subsection (6), if an interest is quoted on 2 or
25		more *approved stock exchanges on that day, the <i>officially quoted</i>
26		price of the interest is determined under subsection (6) in respect
27		of whichever of those the entity chooses.
28	124-784B	What is the cost base and reduced cost base when
29		arrangement is a restructure?
30	(1)	This section applies in relation to each qualifying interest in the
31		original entity:
32		(a) *acquired by an acquiring entity under an *arrangement to
33		which section 124-784A applies; and
34		(b) for which the first element of the *cost base of the acquiring
35		entity is not worked out under section 124-782.

1 2		Note:		n 124-782 applies when an original interest holder is a cant stakeholder or a common stakeholder.
3		First ele	ement o	of cost base—qualifying interests acquired in
4				eplacement interests only
5	(2)	The first	t eleme	ent of the *cost base of the acquiring entity for the
6		qualifyii	ng inte	rest in the original entity is worked out as follows:
7		Method	statem	ent
8		Step 1.	Add	up:
9			(a)	the *market value, at the completion time, of the
10			` '	original entity's *pre-CGT assets (except *trading
11				stock); and
12			(b)	the *cost bases, at the completion time, of the
13			` '	original entity's *post-CGT assets (except trading
14				stock); and
15			(c)	for the original entity's *CGT assets (except
16				trading stock) that had no cost base—the
17				maximum amount of consideration the original
18				entity would need to receive if it were to dispose,
19				at the completion time, of those assets without an
20				amount being assessable income of, or deductible
21				to, the original entity; and
22			(d)	the amount worked out under steps 2 and 3.
23		Step 2.	For t	he original entity's *trading stock, add up:
24			(a)	the *value of the trading stock at the start of the
25			()	income year containing the completion time; and
26			(b)	for *livestock acquired by natural increase during
27			\ · /	that income year but before the completion time—
28				the *cost of that livestock; and
29			(c)	the amount of any outgoing incurred in connection
30			` /	with acquiring an item of trading stock during that

1 2		income year but before the completion time (except livestock acquired by natural increase); and
3 4 5 6		(d) the amount of any outgoings forming part of the cost of the trading stock incurred by the entity during its current holding of the trading stock but before the completion time.
7 8 9	Step 3.	For any asset of the original entity not covered by steps 1 and 2, work out the amount that would be the asset's *cost base at the completion time if it were a *CGT asset.
10 11 12	Step 4.	Subtract from the result of step 1 the original entity's liabilities (if any) at the completion time in respect of those assets.
13 14 15 16	Step 5.	If there is one class of *membership interests in the original entity, divide the result of step 4 by the total number of those membership interests at the completion time.
17 18 19 20 21		If there are 2 or more classes of membership interests in the original entity, allocate a portion of the result of step 4 to each class in proportion to the *market value of all the membership interests in that class and divide that result by the total number of membership interests in that class at the completion time.
23 24 25 26	Note 1:	For the purposes of this subsection, Division 701 (Core rules for consolidated groups) is disregarded for an original entity that becomes a subsidiary member of a consolidated group or MEC group under the arrangement (see paragraph 715-910(1)(a)).
27 28 29 30	Note 2:	If the original entity is the head company of a consolidated group or MEC group, then subsection 701-1(1) (the single entity rule) and section 701-5 (the entry history rule) apply in relation to that group when working out steps 1 and 2 (see subsection 715-910(2)).
31 32 33	Note 3:	For step 5, the replacement entity may choose to use the officially quoted price of the qualifying interests as their market value (see subsection 124-784A(3)).

1 2		replacement interests and cash etc.
3 4 5 6 7	(3)	However, if the qualifying interest was acquired under the *arrangement partly in exchange for one or more replacement interests and partly for something else, subsection (2) applies only for working out the first element of that part of the *cost base of the qualifying interest that is attributable to the replacement interests.
8 9 10		Note 1: This means that the acquiring entity will have to apportion the cost base amount worked out under subsection (2) according to the relative values of the replacement interests and the other component.
11 12 13		Note 2: The first element of that part of the cost base, and reduced cost base, of the qualifying interest that is attributable to cash etc. is worked out using the general rules about cost base.
14		Liabilities
15 16 17 18	(4)	For the purposes of step 4 of subsection (2), a liability of the original entity that is not a liability in respect of a specific asset or assets of the entity is taken to be a liability in respect of all the assets of the entity.
19 20	(5)	If a liability is in respect of 2 or more assets, the proportion of the liability that is in respect of any one of those assets is equal to:
21		The *market value of the asset The total of the *market values of all the assets that the liability is in respect of
22		First element of reduced cost base
23 24 25	(6)	The first element of the *reduced cost base of the acquiring entity for the qualifying interest in the original entity is worked out similarly.
26		Rights and options to acquire membership interests
27 28 29 30 31 32	(7)	For the purposes of step 5 of subsection (2), if at the completion time a person holds an option, right or similar interest (including a contingent option, right or interest), created or issued by the original entity, to acquire a *membership interest in the original entity, that option, right or interest is treated as if it were a membership interest in the original entity.

1 2	124-784C	Cost base of equity or debt given by acquiring entity to ultimate holding company
3		Purpose
4	(1)	This section allocates an appropriate *cost base to equity issued, or
5	()	new debt owed, by an acquiring entity under the *arrangement to
6		the *ultimate holding company of a *wholly-owned group where
7		the cost base of the acquiring entity for a qualifying interest was
8		worked out under section 124-784B.
9		Allocation of cost base
10	(2)	The first element of the *cost base of the equity or debt for the
11		*ultimate holding company is that part of the cost base of the
12		qualifying interest worked out under section 124-784B as:
13		(a) may be reasonably allocated to the equity or debt; and
14		(b) is not more than the *market value of the equity or debt at the
15		completion time.
16		No capital gain on debt repayment
17	(3)	Any *capital gain of the *ultimate holding company from the
18		repayment of new debt owed by an acquiring entity under the
19		*arrangement is disregarded to the extent that it relates to the
20		difference between the part of the *cost base worked out under
21		section 124-784B and the *market value of the debt at the
22 23		completion time. Note: If the debt is assigned or exchanged, there may be a capital gain.
23		Note: If the debt is assigned or exchanged, there may be a capital gain.
24	3 At the	end of section 124-795
25	Add	l:
26	(4)	You cannot obtain the roll-over for the *CGT event happening in
27		relation to the exchange of your qualifying interest if:
28		(a) the replacement entity makes a choice to that effect under
29		this subsection; and
30 31		(b) that entity or the original entity notifies you in writing of the choice before the exchange.
32	4 At the	end of Division 715

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1	715-915 Effect on restructures—original entity is a flead company
2	If:
3	(a) section 124-784A applies in relation to an *arrangement; and
4	(b) the original entity (within the meaning of that section) for the
5	arrangement is the *head company of a *consolidated group
6	just before the arrangement was completed; and
7	(c) section 715-920 does not apply;
8	then, for the purposes of section 124-784B, subsection 701-1(1)
9	(the single entity rule) and section 701-5 (the entry history rule)
10	apply in respect of the group.
11 12	Note 1: This section does not otherwise affect the application of subsection 701-1(1) or section 701-5.
13 14	Note 2: Sections 124-784A and 124-784B apply to arrangements for restructures.
15	715-920 Effect on restructures—original entity is a head company
16	that becomes a subsidiary member of another group
17	(1) This section applies if:
18	(a) section 124-784A applies in relation to an *arrangement; and
19	(b) the original entity (within the meaning of that section) for the
20	arrangement is the *head company of a *consolidated group
21	(the <i>acquired group</i>) just before the arrangement was
22	completed; and
23	(c) as a result of the arrangement:
24	(i) the original entity; and
25 26	 (ii) the *subsidiary members of the acquired group just before the arrangement was completed;
27	become subsidiary members of another consolidated group.
28 29	Note: Sections 124-784A and 124-784B apply to arrangements for restructures.
30	(2) For the purposes of section 124-784B:
31	(a) the original entity is taken to be the *head company of the
32	acquired group at the completion time (within the meaning of
33	that section) for the *arrangement; and
34	(b) the operation of this Part for the head company core purposes
35	(mentioned in subsection 701-1(2)) in relation to:
36	(i) the original entity; and

1		(ii) the entities that were *subsidiary members of the
2		acquired group just before the arrangement was completed;
4 5		continue to have effect at the completion time for the arrangement; and
6	(c)	the completion time for the arrangement is taken to be the
7	(-)	time the original entity becomes a member of the other
8		group; and
9 10	(d)	disregard Division 701 (Core rules) in relation to the original entity becoming a member of the other group.
11 12 13	Note:	Paragraph (b) means that, for the purposes of section 124-784B, the subsidiary members of the acquired group are treated as part of the original entity.
14	(3) The *	head company of the other group may choose for:
15		section 701-10 (cost to head company of assets of joining
16	` ,	entity); and
17	(b)	subsection 701-35(4) (setting value of trading stock at
18		tax-neutral amount);
19 20		o apply to the original entity's assets in respect of the original becoming a *subsidiary member of the other group.
21 22	Note:	This subsection does not affect the application of subsection 701-1(1) (the single entity rule).
23		on restructures—original entity ceases being a
24	Subs	idiary member
25 26		a result of an *arrangement to which section 124-784A es, an original entity (within the meaning of that section):
27	(a)	ceases to be a *subsidiary member of a *consolidated group
28		after the completion time (within the meaning of that section)
29		for the arrangement; and
30		does not become a member of another consolidated group;
31		for the purposes of section 124-784B, the completion time for
32	the an	rrangement is taken to happen at the time of the cessation.
33 34	Note:	Sections 124-784A and 124-784B apply to arrangements for restructures.
35	5 Subsection	995-1(1)
36	Insert:	

1 2		officially quoted price has the meaning given by subsections 124-784A(6) and (7).
-		
3	6 A	pplication
4	(1)	The amendments made by this Schedule apply in relation to an
5		arrangement that is or relates to a takeover bid (within the meaning of
6		the Corporations Act 2001) if:
7 8		(a) for an off-market bid (within the meaning of that Act)—step 4 of the table in subsection 633(1) of that Act; or
9		(b) for a market bid (within the meaning of that Act)—step 2 of the table in subsection 635(1) of that Act;
1 1 2		is completed after 7.30 pm, by legal time in the Australian Capital Territory, on 13 May 2008.
13	(2)	The amendments made by this Schedule apply in relation to an arrangement if:
15		(a) a court orders, under subsection 411(1) of the Corporations
6		Act 2001, a meeting or meetings of:
17		(i) a company's members; or
8		(ii) one or more classes of a company's members;
9		about the arrangement; and
20 21		(b) the application for the order was made after 7.30 pm, by legal time in the Australian Capital Territory, on 13 May 2008.
22	(3)	The amendments made by this Schedule apply in relation to an arrangement if:
24		(a) the arrangement is not, and does not relate to, a takeover bid
25		(within the meaning of the Corporations Act 2001); and
26		(b) a court does not order, under subsection 411(1) of the
27		Corporations Act 2001, a meeting or meetings of:
28		(i) a company's members; or
29		(ii) one or more classes of a company's members;
30		about the arrangement; and
31		(c) a decision to enter into the arrangement was not made before
32		7.30 pm, by legal time in the Australian Capital Territory, on
33		13 May 2008.

2 3	Schedule 2—Mutual assistance in collection			
4	Taxation Administration Act 1953			
5 6	1 After subsection 263-30(1) in Schedule 1 Insert:			
7 8	(1A) To avoid doubt, the amount owed by the debtor may not be the same as the amount (if any) entered in the Register.			
9 10	2 Subsection 263-30(2) in Schedule 1 Omit "That amount", substitute "The amount owed by the debtor".			
11 12	3 Section 263-35 in Schedule 1 (heading) Repeal the heading, substitute:			
13	363-35 Amending the Register etc.			
14	4 After subsection 263-35(2) in Schedule 1			
15	Insert:			
16 17 18	(2A) To avoid doubt, the Commissioner may reduce an amount to be recovered from a debtor under paragraph (2)(b) without amending the Register.			
19	5 Subsection 263-35(5) in Schedule 1			
20	Repeal the subsection, substitute:			
21 22 23 24	(5) If the Commissioner removes particulars of a *foreign revenue claim relating to the recovery of an amount from the Register under paragraph (2)(a) or subsection (4), the debtor is entitled to a credit for the purposes of Part IIB equal to the sum of:			
25 26	(a) the amount (as reduced by any previous application of subsection (6)); and			
27 28	(b) any *general interest charge for which the debtor is liable as a result of the foreign revenue claim.			
29	Note: How the credit is applied is set out in Part IIB.			
30	6 Subsection 263-35(6) in Schedule 1			

1 Omit "the amount of the reduction is taken never to have been payable by the debtor", substitute "the debtor is entitled to a credit for the 2 purposes of Part IIB equal to the amount of the reduction". 3 7 At the end of subsection 263-35(6) in Schedule 1 4 Add: 5 Note: How the credit is applied is set out in Part IIB. 6 8 At the end of section 263-40 in Schedule 1 7 Add: 8 (3) The Commissioner may also pay to the competent authority all or 9 part of an amount that the Commissioner has received and that is 10 attributable to any of the following in relation to the claim: 11 (a) judgment interest; 12 (b) costs that: 13 (i) have been recovered in the course of legal proceedings; 14 15 (ii) represent an amount that has previously been paid by 16 the competent authority to the Commonwealth in 17 relation to the recovery of the claim. 18 9 Application 19 The amendments made by this Schedule apply to foreign revenue 20 claims, the particulars of which are in the Register at the 21 commencement of this Schedule or are entered in the Register after that 22 commencement. 23

Schedule 3—Late payment offset for 2 superannuation guarantee 3 contributions 4 5 Superannuation Guarantee (Administration) Act 1992 6 1 Paragraph 23A(1)(a) 7 Repeal the paragraph, substitute: 8 (a) the contribution is made: 9 (i) after the end of the period of 28 days after the end of a 10 quarter; and 11 (ii) before the employer's original assessment for that 12 quarter is made; and 13 2 Paragraph 23A(2)(b) 14 Omit "superannuation guarantee charge for the quarter became 15 payable", substitute "original assessment for the quarter is made". 16 3 Subsection 23A(3) 17 After "The contribution is offset", insert ", at the time the employer's 18 original assessment for the quarter is made,". 19 4 Subsection 49(3A) 20 Repeal the subsection, substitute: 21 (3A) To avoid doubt, for the purposes of this section and subsection 22 8AAC(3) of the Taxation Administration Act 1953, an election 23 under section 23A in relation to the superannuation guarantee has 24 effect from the time the employer's original assessment for the 25 quarter is made. 26 5 Application 27 The amendments made by this Schedule apply to elections under 28 section 23A of the Superannuation Guarantee (Administration) Act 29 1992 made on or after the commencement of this Schedule. 30

Schedule 4—Minor amendments				
Pa	rt 1—Gener	al		
1 N	New Tax Syste	em (God	ods and Services Tax) Act 1999	
5	Section 195-1 Repeal the de	•	tion of hospital treatment) substitute:	
	-	l treatmen ce Act 20	nt has the same meaning as in the <i>Private Health</i> 07.	
Fri	nge Benefits	Tax As	sessment Act 1986	
2 5	Subsection 50	2(3) (me	ethod statement, steps 3 and 4)	
2 3		. , .	•	
	Repeal the st	eps, subs	inute.	
	Step 3.	Identify the excluded fringe benefits (other than an amortised fringe benefit) for the year of tax in respect of each of the employer's employees that are		
			editable benefits, and add up the taxable values of excluded fringe benefits.	
		Note 1:	Subsection 5E(3) explains what is an excluded fringe benefit.	
		Note 2:	Section 149A explains what is a GST-creditable benefit.	
	Step 4.	Add the	e total from step 2 to the total from step 3.	
		Note:	The result of step 4 is the employer's type 1 aggregate fringe benefits amount if there are no amortised amounts in relation to the employer.	
	Step 5.		the total from step 4 the amortised amount for the	
			tax of each amortised fringe benefit (if any) to an employee of the employer, the employer	
		_	year of tax that are GST-creditable benefits. The	
		total am	nount is the employer's <i>type 1 aggregate fringe</i> amount for the year of tax.	
		Note:	Section 65CA explains what is an amortised fringe benefit.	

3 Subsection 5C(4) (method statement, steps 3 and 4) 1 Repeal the steps, substitute: 2 Identify, in respect of each of the employer's employees, 3 the excluded fringe benefits (other than an amortised 4 fringe benefit) for the year of tax that are not taken into 5 account under step 3 of the method statement in 6 subsection (3), and add up the taxable values of all those 7 excluded fringe benefits. 8 Subsection 5E(3) explains what is an excluded fringe Note: 10 Step 4. Add the total from step 2 to the total from step 3. 11 Note: The result of step 4 is the employer's type 2 aggregate 12 fringe benefits amount if there are no amortised amounts 13 14 or reducible fringe benefits in relation to the employer. Step 5. Add to the total from step 4 the amortised amount for the 15 year of tax of each amortised fringe benefit (if any) 16 relating to an employee of the employer, the employer 17 and any year of tax that is not taken into account under 18 step 5 of the method statement in subsection (3). 19 The result of step 5 is the employer's type 2 aggregate 20 Note 1: 21 fringe benefits amount if there are no reducible fringe 22 benefits in relation to the employer. 23 Note 2: Section 65CA explains what is an amortised fringe benefit. 24 Step 6. Subtract from the total from step 5 the reduction amount 25 for the year of tax of each reducible fringe benefit (if any) 26 relating to an employee of the employer, the employer 27 and the year of tax. The total amount is the employer's 28 type 2 aggregate fringe benefits amount for the year of 29 tax. 30

4 Application

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- (1) The amendments made by items 2 and 3 apply to the year of tax starting on 1 April 2000 and later years of tax.
- (2) Despite section 74 of the *Fringe Benefits Tax Assessment Act 1986*, the Commissioner may amend an assessment at any time within the period

1 2	of 3 years after the commencement of this item for the purpose of giving effect to the amendments made by items 2 and 3.
3	5 At the end of subparagraph 58PB(4)(c)(i)
4 5 6	Add ", or to death benefits dependants (within the meaning of the <i>Income Tax Assessment Act 1997</i>) or legal personal representatives (within the meaning of that Act) of those persons".
7	Income Tax Assessment Act 1936
8	6 Paragraph 23AB(5)(a)
9 10 11	Omit "Commonwealth Employees' Rehabilitation and Compensation Act 1988", substitute "Safety, Rehabilitation and Compensation Act 1988".
12	7 Subsection 23AG(1)
13	Omit "is exempt from tax", substitute "are exempt from tax".
14	8 Subsection 73A(6) (definition of Research Secretary)
15 16	Omit "Education Research Act 1970", substitute "Australian Research Council Act 2001".
17	9 Subsection 82KZMGA(1)
18	Repeal the subsection, substitute:
19 20 21	(1) A taxpayer cannot deduct expenditure in relation to which the requirements in section 82KZMG (apart from paragraph 82KZMG(2)(a)) are met if:
22 23 24	(a) the taxpayer holds the taxpayer's interest in the agreement mentioned in section 82KZMG as an initial participant in the agreement; and
25 26 27 28	(b) a CGT event happens in relation to that interest within 4 years after the end of the year of income in which the taxpayer first incurred expenditure under the agreement; and(c) the expenditure is incurred on or before 30 June 2008.
29 30	10 Subsection 102T(27) (definition of <i>unit trust distribution</i>) Omit "subsection 102M(1)", substitute "section 102M".

Inc	come Tax Assessment Act 1997
11	Subsection 20-55(1) (table item 1) Omit "an allowable deduction" (wherever occurring), substitute "a deduction".
12	Subsection 20-55(1) (table item 6)
	Omit "allowed or allowable as a deduction", substitute "you have deducted or can deduct".
13	Subsection 25-5(8)
	Omit "an allowable deduction", substitute "a deduction".
14	Paragraphs 25-7(b) and (c)
	Repeal the paragraphs, substitute:
	(b) you lodge the claim for family tax benefit with an officer
	the Australian Taxation Office (within the meaning of tha Act) for determination by such an officer.
15	Subsection 36-17(5) (example)
	Omit "allowable deductions", substitute "deductions".
16	Subsection 40-340(1) (after table item 2)
	Insert:
2	A Transfer of a *CGT asset of a trust to a company under a trust restructure The transferor and transferee are able to choose a roll-over under Subdivision 124-I for the *CGT event.
17	Application
	The amendment made by item 16 applies to balancing adjustment events happening in the 2008-09 income year or a later income year.
18	At the end of subsection 40-340(2)
	Add:
	; and (c) subsection 124-870(5) (which excludes certain assets from roll-over relief under Subdivision 124-N).
19	Subsection 40-340(5)

1	20	Subsection 4	0-340(5)	
2		Omit "the person's", substitute "your".		
3	21	Subsections	43-50(1) and (2)	
4 5		Omit "an allo deduction".	wable deduction" (wherever occurring), substitute "a	
6	22	Section 43-21	10 (step 6)	
7		Omit "allowa	ble deduction", substitute "deduction".	
8	23	Section 43-21	I5 (step 4)	
9		Omit "allowa	ble deduction", substitute "deduction".	
10	24	Subsection 1	16-30(2B)	
11			e paragraph (2)(b), subsection (2) does not apply",	
12 13			absection (2) does not apply to a situation that would covered by paragraph (2)(b)".	
13			covered by paragraph (2)(b).	
14	25	Application		
15 16			ent made by item 24 applies to CGT events happening of the 2006-07 income year.	
17	26	Subsection 1	22-50(1) (example)	
18		Repeal the ex	ample, substitute:	
19 20		Example:	Nick is a small trader. He wants to incorporate his business. He disposes of all its assets to a company and receives 10 shares in return.	
21			Nick acquired all the assets of the business after 20 September 1985.	
22 23			Trading stock, plant and equipment and office furniture are precluded assets.	
24 25 26 27			The market value of Nick's trading stock when he disposed of it is \$20,000. The market value of his plant and equipment at that time is \$50,000 and the market value of his office furniture at that time is \$10,000.	
28 29			The cost bases of Nick's land and buildings at that time total \$120,000.	
30 31			Nick has a business overdraft of \$15,000. It is taken to be a liability in respect of all the assets of his business.	

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The first element of the cost base of the 10 shares is:
1
                    $20,000 + $50,000 + $10,000 + $120,000
                                                             - $15,000 = $185,000
2
3
                            The first element of the reduced cost base of the 10 shares is worked
                            out similarly.
4
       27 Section 240-55 (heading)
5
               Repeal the heading, substitute:
6
       240-55 Arrangement payments not to be deductions
7
       28 Subsection 290-90(2) (note 2)
8
               Omit "allowable deductions", substitute "deductions".
9
       29 Subsection 707-310(3)
10
               Omit "transferee's income" (wherever occurring), substitute
11
               "transferee's *ordinary income, *statutory income".
12
       30 Subsection 707-310(3) (table, heading to column 1)
13
               Omit "income", substitute "ordinary income, statutory income".
14
       31 Subsection 707-310(3) (table item 5)
15
               Omit "and *excluded exempt income".
16
       32 Paragraph 711-30(3)(a)
17
               Omit "(the receivable)".
18
       33 Paragraph 711-30(3)(b)
19
               Omit "the receivables", substitute "the asset's".
20
       34 Paragraph 711-30(3)(c)
21
               Omit "the receivable", substitute "the asset".
22
       Income Tax Rates Act 1986
23
       35 Paragraph 23(2)(c)
24
               Omit "subsection (4C) or (4D)", substitute "subsection (4) or (5)".
25
       36 Application
26
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	The amendment made by item 35 applies to assessments for the 2007-08 income year and later income years.
Та.	xation Administration Act 1953
37	Section 16-5 in Schedule 1 (note 2)
	Omit "that section", substitute "that provision".
38	Paragraph 20-35(2)(b) in Schedule 1
	Omit "that section", substitute "that provision".
39	Application
	The amendment made by item 38 applies to fund payments made in relation to the first income year starting on or after 1 July 2008 and later income years.
40	Section 45-10 in Schedule 1
	Omit "items 3 and 4, and 6 to 12", substitute "items 4 to 10, and 12 and 13".
41	Section 45-10 in Schedule 1 (note 1)
	Omit "items 6 to 12", substitute "items 4 to 8, and 12 and 13,".
42	Section 45-10 in Schedule 1 (note 2)
	Omit "item 5", substitute "item 11".
43	Subsection 45-450(1) in Schedule 1
	Omit "items 6 to 12", substitute "items 4 to 8, and 12 and 13,".
44	Application
	The amendments made by items 40 to 43 apply to assessments for the 2007-08 income year and later income years.
Ta:	xation (Interest on Overpayments and Early Payments) Act 1983
45	Subsection 3(1) (before paragraph (b) of the definition of income tax crediting amount)
	37 38 39 40 41 42 43 44

1		Insert:
2 3		(a) any amount of a credit that does not arise under Division 770 of the <i>Income Tax Assessment Act 1997</i> or under the
4		International Tax Agreements Act 1953; or
5	46	Application
6 7 8		The amendment made by item 45 applies to income years, statutory accounting periods and notional accounting periods starting on or after 1 July 2008.
9	47	Subsections 9(2) and (3)
10		Omit "subsection 10(1)", substitute "section 10".
11	48	Subsection 10(1)
12		Omit "(1)".
13	49	Paragraph 10(1)(a)
14		Repeal the paragraph, substitute:
15		(a) in respect of the period that commenced on the later of the
16		following days:
17		(i) the day on which notice of the assessment,
18		determination or decision, being the assessment, determination or decision in relation to which the
19 20		decision to which this Act applies was made, was issued
21		to the person by the Commissioner;
22		(ii) the day on which the amount of relevant tax was paid to
23		the Commissioner;
24		and ended on the day on which the amount of the relevant tax
25		or the part of the amount of relevant tax, as the case may be,
26		was so refunded or applied; and
27	50	Transitional
28		If subparagraph 10(1)(a)(iii) of the Taxation (Interest on Overpayments
29		and Early Payments) Act 1983 (as in force before the commencement of
30		item 49) could apply to a taxpayer, that subparagraph continues to apply
31		despite the amendment made by that item.
32	Ta.	x Laws Amendment (Budget Measures) Act 2008

51 Item 15 of Schedule 1

Repeal the item, substitute:

15 Application

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- (1) Subject to subitem (2), the amendment made by item 14 applies in relation to CGT events happening after 7.30 pm, by legal time in the Australian Capital Territory, on 13 May 2008 (the *Budget time*).
- 7 (2) An entity may choose that the amendment made by item 14 applies to a CGT event that happened:
 - (a) after the start of the entity's 1998-99 income year; and
 - (b) before the Budget time.

Part 2—Asterisking amendments

Income Tax Assessment Act 1997

52 Asterisking amendments of the *Income Tax Assessment Act 1997*

The provisions of the *Income Tax Assessment Act 1997* listed in the table are amended as set out in the table.

Asterisking amendments				
Item	Provision	Omit:	Substitute:	
1	Subparagraph 26-50(3)(b)(iv)	children	*children	
2	Subsection 30-15(2) (table items 1 and 2) (column headed "How much you can deduct")	*market value	market value	
3	Subparagraph 51-50(2)(b)(i)	child	*child	
4	Paragraph 52-70(b)	children	*children	
5	Paragraph 52-105(3)(b)	children	*children	
6	Paragraph 149-15(1)(b)	*ultimate owners	ultimate owners	
7	Paragraph 149-15(1)(b)	*indirectly	indirectly	
8	Paragraph 152-40(1A)(a)	child	*child	
9	Subparagraph 215-10(1)(b)(ii)	more schemes	more *schemes	
10	Paragraph 215-10(1)(b)	prudential standards	*prudential standards	
11	Paragraph 215-10(1)(c)	permanent establishment	*permanent establishment	
12	Subparagraph 215-10(2)(a)(ii)	connected entity	*connected entity	
13	Paragraph 295-485(1)(a)	child	*child	
14	Paragraph 320-107(1)(a)	child	*child	

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- Part 3—Repeal
- 3 Pay-roll Tax Act 1941
- 53 The whole of the Act
- 5 Repeal the Act.