2008-2009

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Tax Laws Amendment (2009 Measures No. 2) Bill 2009

No. , 2009

(Treasury)

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

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

The Parliament of Australia enacts:

1 Short title

This Act may be cited as the *Tax Laws Amendment* (2009 *Measures No. 2*) *Act 2009*.

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.

11 12

10

Commencement in	nformation	
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day on which this Act receives the Royal Assent.	
2. Schedule 1	The day on which this Act receives the Royal Assent.	
3. Schedule 2, item 1	Immediately after the commencement of item 3 of Schedule 4 to the <i>Tax Laws Amendment (Small Business) Act 2007.</i>	21 June 2007
4. Schedule 2, items 2 to 39	The day on which this Act receives the Royal Assent.	
5. Schedule 2, item 40	Immediately before the commencement of item 52 of Schedule 4 to the <i>Tax Laws Amendment (2008 Measures No. 6) Act</i> 2009.	
6. Schedule 2, Part 3	The day on which this Act receives the Royal Assent.	
7. Schedule 3	1 July 2009.	1 July 2009
8. Schedule 4, Part 1	The day on which this Act receives the Royal Assent.	
9. Schedule 4, Part 2	1 July 2014.	1 July 2014
10. Schedule 5, Part 1	The day on which this Act receives the Royal Assent.	
11. Schedule 5, Part 2	Immediately before the commencement of Schedule 3 to the <i>Tax Laws Amendment</i> (<i>Repeal of Inoperative Provisions</i>) Act 2006.	
12. Schedule 5, Part 3	The day on which this Act receives the Royal Assent.	
13. Schedule 6, Part 1	The day on which this Act receives the Royal Assent.	
14. Schedule 6, Part 2	A single day to be fixed by Proclamation. However, if any of the provision(s) do not commence within the period of 12 months beginning on the day on which this Act	

Commencement is	nformation	
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
	receives the Royal Assent, they commence on the first day after the end of that period.	
15. Schedule 7	1 July 2009.	1 July 2009
16. Schedule 8, Part 1	The day on which this Act receives the Royal Assent.	
17. Schedule 8, Part 2	1 July 2011. 1 July 201	
18. Schedule 8, Part 3	The day on which this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of this passed by both Houses of the Parliament and a expanded to deal with provisions inserted in the	ssented to. It will not be
part o	nn 3 of the table contains additional information in this column may a in any published version of this Act.	
Schedule(s)		
repea	Act that is specified in a Schedule to this alled as set out in the applicable items in the arned, and any other item in a Schedule to	Schedule

according to its terms.

Schedule 1—Tax treatment of payments under 2 financial claims scheme 3 Banking Act 1959 5 1 After section 16AH 6 Insert: 7 16AHA Giving information about payments in a financial year 8 (1) This section applies if one or more amounts are paid to, or applied 9 for the benefit of, one or more account-holders in a financial year 10 to meet (wholly or partly) the account-holders' entitlements under 11 this Subdivision. 12 Giving each account-holder an annual statement 13 (2) Within 14 days after the end of the financial year, APRA must give 14 each of those account-holders a statement about the amounts paid 15 to, or applied for the benefit of, the account-holder in the financial 16 year. The statement must: 17 (a) be in the approved form; and 18 (b) name the account-holder; and 19 (c) state the account-holder's tax file number, if APRA knows it; 20 21 (d) state the total of the amounts and the total of the amounts (if 22 any) withheld from them under the Taxation Administration 23 Act 1953; and 24 (e) specify the financial year to which the statement relates. 25 Giving the Commissioner of Taxation an annual report 26 27 (3) Within 4 months after the end of the financial year, APRA must give the Commissioner a report in the approved form about all the 28 amounts described in subsection (1). 29

1	Provisions about statements and reports in approved forms
2 3 4	(4) Division 388 in Schedule 1 to the <i>Taxation Administration Act</i> 1953 applies as if this section were a taxation law for the purposes of that Act.
5 6	Note: That Division sets out rules about approved forms and when they can be given.
7	This section does not limit the Taxation Administration Act 1953
8	(5) Subsection (4) does not limit the operation of the <i>Taxation Administration Act 1953</i> in relation to APRA.
10	2 Application of section 16AHA
11 12	Section 16AHA of the <i>Banking Act 1959</i> applies in relation to amounts paid or applied before, on or after the commencement of the section.
13	3 After paragraph 16AK(4)(e)
14	Insert:
15	(ea) preparing or giving a statement or report required by
16	section 16AHA;
17 18	(eb) complying with an obligation under a law relating to taxation;
19	First Home Saver Accounts Act 2008
20	4 At the end of subsection 15(1)
21	Add:
22	Note: If the person has or had an entitlement arise under Division 2AA
23	(Financial claims scheme for account-holders with insolvent ADIs) of
24 25	Part II of the <i>Banking Act 1959</i> in relation to an FHSA, section 128A of this Act affects this section.
26	5 At the end of subsection 19(3)
27	Add:
28	Note: Section 128A prevents this section from applying to the opening of an
29	FHSA on a person's behalf by APRA or a liquidator under
30 31	Division 2AA (Financial claims scheme for account-holders with insolvent ADIs) of Part II of the <i>Banking Act 1959</i> .
32	6 At the end of subsection 20(5)

1	Add:	
2 3 4 5	Note:	Section 128A extends the operation of this section in relation to an FHSA opened on a person's behalf by APRA or a liquidator under Division 2AA (Financial claims scheme for account-holders with insolvent ADIs) of Part II of the <i>Banking Act 1959</i> .
6	7 Subsection 31	(1) (note)
7	Omit "Note:"	, substitute "Note 1:".
8	8 At the end of s	subsection 31(1)
9	Add:	• •
10 11 12 13 14 15	Note 2:	If an entitlement under Division 2AA (Financial claims scheme for account-holders with insolvent ADIs) of Part II of the <i>Banking Act 1959</i> arises in connection with the FHSA, this section does not prevent a payment from the FHSA connected with the right to be paid that section 16AI of that Act gives APRA in relation to the FHSA (see section 128A of this Act).
16	9 After section 1	28
17	Insert:	
18 19		visions applying if financial claims scheme nents arise in relation to FHSAs
20	Applicat	ion
21 22 23 24	(Financia of Part I	tion applies if an entitlement under Division 2AA all claims scheme for account-holders with insolvent ADIs of the <i>Banking Act 1959</i> arises in connection with an the <i>old FHSA</i>) held by a person.
25	Some co.	ntributions treated as transfers from old FHSA
26 27	(a) me	ribution to another FHSA is made for the purposes of: seting the entitlement (wholly or partly); or
28 29 30	liq this Act	ying a distribution attributable to the old FHSA from the uidation of the provider of the old FHSA; applies as if the contribution were by way of a transfer
31 32 33 34	Note:	old FHSA to the other FHSA. The effects of this include the contribution being covered by paragraph 11(3)(a), so that the contribution is not a personal FHSA contribution, does not count against the limit on contributions set by

1 2	section 27 and does not count for working out the amount of a Government FHSA contribution for the person under section 38.
3 4	Old FHSA does not affect whether person meets FHSA eligibility requirements
5	(3) For the purposes of determining whether the person meets the
6	FHSA eligibility requirements after the entitlement arises,
7 8	disregard the old FHSA for the purposes of paragraphs 15(1)(e) and (f).
9	Note: This ensures that the holding and closure of the old FHSA after the
10	entitlement arises cannot prevent the person from meeting the FHSA
11	eligibility requirements.
12	Opening of new FHSA to meet entitlement
13	(4) Subsection 19(1) does not apply to the opening of an FHSA:
14	(a) under section 16AH of the Banking Act 1959 for the purposes
15	of meeting the entitlement (wholly or partly); or
16	(b) under section 16AR of that Act for the purposes of paying a
17	distribution attributable to the old FHSA from the liquidation
18	of the provider of the old FHSA.
19	Note: A defendant in a prosecution for an offence against section 19 bears
20 21	an evidential burden in relation to the matter in subsection (4) of this section: see subsection 13.3(3) of the <i>Criminal Code</i> .
22	Notice of person not meeting the FHSA eligibility requirements
23	(5) If:
24	(a) an FHSA (the <i>new FHSA</i>) is opened:
25	(i) under section 16AH of the Banking Act 1959 for the
26	purposes of meeting the entitlement (wholly or partly);
27	or
28	(ii) under section 16AR of that Act for the purposes of
29	paying a distribution attributable to the old FHSA from
30	the liquidation of the provider of the old FHSA; and
31	(b) before the new FHSA was opened, circumstances arose
32	resulting in the person not meeting the FHSA eligibility
33	requirements; and
34	(c) after the opening of the new FHSA, the person continues not
35	to meet the FHSA eligibility requirements;

1 2		relation	20 applies to the person as the holder of the new FHSA in to the provider of the new FHSA, but so as to require the
3			o give notice within 30 days after notice is sent to the of the opening of the new FHSA.
5 6		Payment 1959	t connected with right given to APRA by the Banking Act
7 8 9 10		old FHS with a ri connecti	in this Act or the regulations prevents the provider of the A from paying an amount out of the FHSA in connection ght to be paid an amount by the provider that APRA had in on with the old FHSA because of section 16AI of the <i>Act 1959</i> .
12 13 14		Note:	Section 16AI of the <i>Banking Act 1959</i> gives APRA the right (or part of the right) the holder of the old FHSA had to be paid an amount by the provider of the old FHSA in connection with the old FHSA.
15	10 A	pplication	
16 17 18 19 20		this Schedule Division 2AA	ents of the <i>First Home Saver Accounts Act 2008</i> made by apply in relation to entitlements arising under A (Financial claims scheme for account-holders with Pls) of Part II of the <i>Banking Act 1959</i> after 17 October
21	Note:	Division 2AA o	f Part II of the Banking Act 1959 commenced on 18 October 2008.
22	Inco	me Tax Asso	essment Act 1936
23	11 A	t the end of	subsection 393-15(3) in Schedule 2G
24		Add:	
25 26 27 28 29		Note:	Section 393-80 affects the unrecouped FMD deduction of a new deposit linked to an old farm management deposit in relation to which there arose an entitlement under Division 2AA (Financial claims scheme for account-holders with insolvent ADIs) of Part II of the <i>Banking Act 1959</i> .
30	12 A	t the end of	subsection 393-15(4) in Schedule 2G
31		Add:	
32		Note 3:	Section 393-85 limits the operation of subsection (4) of this section if:
33 34 35 36		(a)	the farm management deposit is with an ADI that becomes a declared ADI under Division 2AA (Financial claims scheme for account-holders with insolvent ADIs) of Part II of the <i>Banking Act 1959</i> ; and

1 2 3	(b) an amount equal to the deposit has not been paid to you as an entitlement under that Division, or in liquidation of the ADI, by the end of the year of income.
4	13 Section 393-25 in Schedule 2G
5	Insert:
6	ADI has the same meaning as in the Banking Act 1959.
7 8	14 Section 393-25 in Schedule 2G (paragraph (a) of the definition of <i>financial institution</i>)
9 10	Omit "(authorised deposit-taking institution) for the purposes of the <i>Banking Act 1959</i> ".
11	15 At the end of Division 393 in Schedule 2G
12	Add:
13 14	Subdivision 393-D—Special rules relating to financial claims scheme for account-holders with insolvent ADIs
15	Guide to Subdivision 393-D
16	393-75 What this Subdivision is about
7	A deposit (the <i>new deposit</i>) arising from:
18 19 20	(a) an entitlement under Division 2AA of Part II of the <i>Banking Act 1959</i> relating to a farm management deposit with an ADI; or
21 22	(b) a distribution from liquidation of the ADI that is attributable to a farm management deposit;
23 24	is treated as a transfer of the farm management deposit that does not give rise to new assessable income or deductions.
25	Table of sections
26	Operative provisions

1 2	393-80	Farm management deposits arising from farm management deposits with ADIs subject to financial claims scheme
3 4	393-85	-
5	Operative p	provisions
6	393-80 Farn	n management deposits arising from farm management
7		eposits with ADIs subject to financial claims scheme
8	A	pplication
9	(1) T	his section applies if an entitlement arises under Division 2AA
10	·	Financial claims scheme for account-holders with insolvent ADIs)
11		f Part II of the <i>Banking Act 1959</i> in connection with an account
12 13		ontaining a farm management deposit (the <i>old farm management</i> eposit) with an ADI (the <i>old ADI</i>) and either:
14		(a) an amount (the <i>new deposit</i>) is deposited into one of the
15		following to meet, in whole or part, so much of the
16		entitlement as relates to the old farm management deposit:
17		(i) an existing account for a farm management deposit;
18		(ii) an account established under section 16AH of that Act
19		for the purposes of meeting (wholly or partly) the
20		entitlement; or
21		(b) an amount (also the <i>new deposit</i>) is deposited by a liquidator
22		of the old ADI into one of the following as so much of a
23		distribution from the liquidation of the old ADI as relates to
24		the old farm management deposit:
25		(i) an existing account for a farm management deposit;
26		(ii) an account established under section 16AR of that Act
27		for the payment of the distribution.
28	N	ote: If an amount is deposited in connection with an account with the old
29		ADI containing 2 or more old farm management deposits, the amount
30		is to be apportioned between each old farm management deposit, so
31 32		that so much of the amount as is attributable to a particular old farm management deposit is regarded as a distinct new deposit relating to
33		that old farm management deposit.
34	Ν	lew deposit is a farm management deposit
35	(2) T	his Division (except this section) applies to the new deposit as if
36		were a transfer of the old farm management deposit in
37		ccordance with a requirement of the agreement for the old farm

1 2 3 4	av tra	oid doub insferred	ont deposit as mentioned in subsection 393-40(5). To ot, this Division applies in that way as if the amount were the amount of the new deposit, even if that is see than the amount of the old farm management deposit.
5			The effects of this include the following:
6 7 8 9		(a)	the applicable depositing day for the old farm management deposit is maintained under paragraph 393-37(7)(c) or (d) for the new deposit (which affects whether a withdrawal of the new deposit prevents it from being a farm management deposit);
10 11 12		(b)	the new deposit is not regarded as a repayment of the old farm management deposit that is assessable income (see subsection 393-50(5));
13 14		(c)	the making of the new deposit does not give rise to a deduction (see subsection 393-50(5)).
15 16 17 18 19	No	tl n o	also, the unrecouped FMD deduction in respect of the new deposit is ne same as the unrecouped FMD deduction in respect of the old farm management deposit (see subsection 393-50(5)), unless subsection (6) r (7) of this section applies because the new deposit is less than the ld farm management deposit.
20 21	fo	llowing	a 393-35(5) does not apply in relation to either of the to prevent it from being a farm management deposit:
22 23 24 25		b) a depo	ew deposit; posit made later directly by the transfer of the new sit in accordance with a requirement of the agreement ne new deposit as mentioned in subsection 393-40(5).
26 27 28	No	tl	This means that the new deposit, or a deposit made as a direct result of the transfer of the new deposit, can be a farm management deposit despite subsection 393-45(1)) even if it is less than \$1,000.
29 30 31	m	anageme	rposes of subsection 393-35(7), disregard the old farm ent deposit in determining whether a deposit made after ment arises is a farm management deposit.
32 33 34 35	No	tl d	This means that a deposit made with a financial institution other than ne old ADI after the entitlement arises can be a farm management eposit (despite subsection 393-45(1)) even though the owner of the eposit still has the old farm management deposit with the old ADI.
36 37			a 393-35(7) does not apply to the new deposit to preventing a farm management deposit.
38 39 40 41	No	d	This ensures that the new deposit can be a farm management deposit despite subsection 393-45(1)) even though the owner of the new eposit has other farm management deposits with other financial astitutions when the new deposit is made.

1 2		Unrecouped FMD deduction for new deposit less than old farm management deposit
3	(6)	Despite subsection (2) and paragraph 393-50(5)(c), if the new
4		deposit is less than the old farm management deposit at the time
5		(the <i>declaration time</i>) the old ADI became a declared ADI under
6	1	the Banking Act 1959, the unrecouped FMD deduction in respect
7	•	of the new deposit is the amount worked out using the formula:
8		Unrecouped FMD deduction in respect of old farm management deposit just before declaration time × New deposit Old farm management deposit just before declaration time
9]	Note: The new deposit could be less than the old farm management deposit
10		if the entitlement is paid in instalments (each of which will be a
11		separate new deposit).
12	(7)	However, if the amount worked out under subsection (6) is more
13	1	than the difference (if any) between:
14		(a) the unrecouped FMD deduction in respect of the old farm
15		management deposit just before the declaration time; and
16		(b) the total of the amounts worked out under all previous
17		applications of subsection (6) in relation to that old farm
18		management deposit;
19 20		the unrecouped FMD deduction in respect of the new deposit is equal to the difference (if any).
21]	Note: This ensures that when new deposits linked to the old farm
22 23		management deposit are repaid, the total amount included in assessable income will not exceed the unrecouped FMD deduction in
24		respect of the old farm management deposit.
25		Relationship with other provisions
26	(8)	This section has effect despite Division 253 of the <i>Income Tax</i>
27		Assessment Act 1997 (which is about tax treatment of entitlements
28	1	under the financial claims scheme for insolvent ADIs).
29	393-85 Rep	payment if owner of farm management deposit with
30	j	insolvent ADI dies, is bankrupt or ceases to be a primary
31]	producer
32	(1)	This section applies if:

1			u are the owner of a farm management deposit with an
2			OI that becomes repayable during a year of income in cordance with a requirement of the agreement concerned to
3			
4			e effect mentioned in subsection 393-40(3) (which covers
5			ath, bankruptcy and ceasing to be a primary producer); and
6			ring the year of income the ADI becomes a declared ADI
7			der Division 2AA (Financial claims scheme for
8			count-holders with insolvent ADIs) of Part II of the
9		Ва	nking Act 1959; and
10		(c) at	the end of the year of income, you have either or both of
11		the	e following:
12		(i	i) an unmet entitlement under that Division connected
13		`	with the account for the farm management deposit;
14		(ii	i) an unmet claim against the ADI, or an unpaid debt owed
15			to you by the ADI, in the winding up of the ADI that is
16			a claim or debt that is connected with the account for the
17			farm management deposit.
		(2) (1	202.15(4) 1
18			on 393-15(4) does not apply in relation to so much of the
19			nagement deposit as is equal to the sum of the amounts
20		describe	d in subparagraphs (1)(c)(i) and (ii).
21	16 A	pplication	
22		The amendme	ents of Schedule 2G to the <i>Income Tax Assessment Act</i>
23		1936 made by	y this Schedule apply to assessments for the year of income
24			October 2008 and later years of income.
25	Note:	Division 2AA (F	Financial claims scheme for account-holders with insolvent ADIs) of
26	14010.		nking Act 1959 commenced on 18 October 2008.
27	Inco	me Tax Asse	essment Act 1997
28	17 A	t the end of	subsection 104-10(5)
29		Add:	`,
			A 'd I ' I I I I I C d' 16AT Cd
30 31		Note 4:	A capital gain or loss you make because of section 16AI of the <i>Banking Act 1959</i> is disregarded: see section 253-10 of this Act.
32			Section 16AI of the <i>Banking Act 1959</i> :
33		(a)	reduces your right to be paid an amount by an ADI in connection
33 34		(a)	with an account to the extent of your entitlement under
35			Division 2AA of Part II of that Act to be paid an amount by
36			APRA; and

1 2		(b)	provides that, right of APRA	to the extent of the reduction, the A.	he right becomes a
3 4 5 6		Note 5:	Insurance Act 1973	ass you make because, under sec B, you dispose of a CGT asset co areal insurance company to APF of this Act.	onsisting of your
7	18	At the end of	subsection 1	04-25(5)	
8		Add:			
9 10 11 12 13 14		Note 7:	under Division 2AA with insolvent ADI (Financial claims s	ass you make from the meeting of A (Financial claims scheme for is) of Part II of the <i>Banking Act</i> cheme for account-holders with <i>urance Act 1973</i> is disregarded: Act.	account-holders 1959 or Part VC insolvent general
15	19	Section 112-9	97 (at the end	of the table)	
16		Add:		-	
	31	Division 2AA Banking Act connection w		The total cost base, and reduced cost base, of the entitlement and of the remainder (if any) of the right to be paid by the ADI in connection with the account	Section 253-15
17	20	At the end of	Part 3-10		
18		Add:			
19 20	Div		inancial clai nsolvent ADI	ms scheme for acco	ount-holders
21	Tab	ole of Subdivisi	ons		
22		253-A Tax	treatment of ent	itlements under financial	claims scheme

Subdivision 253-A—Tax treatment of entitlements under financial claims scheme

Guide to Subdivision 253-A

253-1 What this Subdivision is about

This Act applies to a payment of an entitlement under Division 2AA (Financial claims scheme for account-holders with insolvent ADIs) of Part II of the *Banking Act 1959* as if the payment were made by the ADI under the agreement for the account concerned.

Special rules prevent the arising and payment of such an entitlement from creating inappropriate capital gains or losses affecting assessable income.

Table of sections

Operative provisions

- Payment of entitlement under financial claims scheme treated as payment from ADI
 Disposal of rights against ADI to APRA and meeting of financial claims scheme entitlement have no CGT effects
 Cost base of financial claims scheme entitlement and any remaining part of account that gave rise to entitlement
- **Operative provisions**

253-5 Payment of entitlement under financial claims scheme treated as payment from ADI

(1) This Act applies to you as if an amount paid to you, or applied for your benefit, to meet your entitlement under Division 2AA (Financial claims scheme for account-holders with insolvent ADIs) of Part II of the *Banking Act 1959* connected with an account with an *ADI had been paid to you by the ADI under the terms and conditions of the agreement for keeping the account.

Note: This section has effect subject to more detailed provisions about:

1 2			(a)	entitlements relating to retirement savings accounts (see section 306-25); and
3 4 5			(b)	entitlements relating to farm management deposits (see Subdivision 393-D in Schedule 2G to the <i>Income Tax Assessment Act 1936</i>).
6 7		(2)		I doubt, subsection (1) does not affect the operation of in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
8 9 10 11			Note:	Division 21 in Schedule 1 to the <i>Taxation Administration Act 1953</i> contains special provisions about how Part 2-5 in that Schedule operates in relation to the meeting of entitlements under Division 2AA of Part II of the <i>Banking Act 1959</i> .
12 13	253-10	Dis		f rights against ADI to APRA and meeting of all claims scheme entitlement have no CGT effects
14			Disregar	d a *capital gain or *capital loss you make:
15 16				cause of the operation of section 16AI of the <i>Banking Act</i> 59; or
17 18				cause your entitlement under Subdivision C of vision 2AA of Part II of that Act is met.
19 20 21 22 23			Note:	Section 16AI of the <i>Banking Act 1959</i> reduces the right of an account-holder who has a protected account with a declared ADI to be paid an amount by the ADI, by the account-holder's entitlement under Subdivision C of Division 2AA of Part II of that Act to be paid an amount by APRA in connection with the account.
24 25	253-15	Co		of financial claims scheme entitlement and any ing part of account that gave rise to entitlement
26 27 28 29		(1)	(Financial of Part II	tion applies if an entitlement arises under Division 2AA al claims scheme for account-holders with insolvent ADIs) I of the <i>Banking Act 1959</i> in connection with an holder's account with an *ADI.
30 31		(2)		t base and *reduced cost base of the *CGT asset consisting titlement are each the amount of the entitlement.
32 33 34 35 36		(3)	the according connection right by	at base of the *CGT asset representing the part (if any) of unt-holder's right to be paid an amount by the *ADI in on with the account that remains after the reduction of that section 16AI of the <i>Banking Act 1959</i> (by the amount of lement) is the difference (if any) between:

1 2	(a) the cost base of the right as it was immediately before the reduction; and
3	(b) the amount of the entitlement.
4	The *reduced cost base is worked out similarly.
5	(4) This section has effect despite:
6	(a) Division 110 (Cost base and reduced cost base); and
7	(b) subsections 112-30(2), (3), (4) and (5) (which are about
8	apportioning a *cost base if a *CGT event happens to only part of a *CGT asset).
10	21 At the end of Division 306
11	Add:
12	306-25 Payments connected with financial claims scheme to RSAs
13	(1) This section applies if:
14	(a) a person is the holder of an *RSA (the <i>old RSA</i>) of which an
15	*ADI is the *RSA provider; and
16	(b) an entitlement of the person arises under Division 2AA
17	(Financial claims scheme for account-holders with insolvent
18 19	ADIs) of Part II of the <i>Banking Act 1959</i> in connection with the old RSA; and
20	(c) either:
21	(i) the entitlement, so far as it relates to the old RSA, is met
22	wholly or partly by the making of a payment to another
23	RSA (the <i>new RSA</i>) that the person is the holder of
24	(whether or not the new RSA was established under
25	section 16AH of the Banking Act 1959); or
26	(ii) a liquidator of the ADI pays a distribution from the
27	liquidation of the ADI, so far as the distribution is
28	attributable to the old RSA, to another RSA (also the
29	new RSA) that the person is the holder of (whether or
30 31	not the new RSA was established under section 16AR of the <i>Banking Act 1959</i>).
31	
32	(2) This Part (except this section), and the other provisions of this Act
33	(except this section) so far as they relate to this Part, apply in
34	relation to the payment to the new RSA as if:
35	(a) the payment were made from the old RSA to the new RSA;
36	and

1 2		(b)		ntity that made the payment (rather than the *ADI) were RSA provider of the old RSA.
3		Note:	Tł	ne effects of this include:
4 5			(a)	the payment is a superannuation member benefit of the person (because of sections 307-5 and 307-15); and
6 7			(b)	the payment is a superannuation lump sum under Subdivision 307-B (unless regulations prevent this); and
8 9			(c)	the payment is a roll-over superannuation benefit under section 306-10 (unless regulations prevent this); and
10 11 12 13			(d)	reporting obligations (such as those in section 390-10 in Schedule 1 to the <i>Taxation Administration Act 1953</i>) apply to the entity that made the payment as if it were the RSA provider of the old RSA.
14 15 16		*valu	e of th	for the purposes of section 307-125, determine the see *superannuation interest, and the amount of each of the component and the *taxable component of the interest:
17		(a)	when	the entitlement arose; or
18		(b)	if a *s	superannuation income stream benefit had been paid
19			from	the old RSA before that time—at the time the relevant
20			*supe	rannuation income stream commenced.
21		(4) Subse	ection	(3) has effect despite:
22		(a)	subse	ction 307-125(3) (as it applies because of subsection (2)
23			of this	s section); and
24 25		(b)		raph 307-125(3)(a) of the <i>Income Tax (Transitional sions) Act 1997</i> .
26		(5) This	section	n has effect despite:
27		(a)	Divis	ion 253; and
28		` '		ion 21 in Schedule 1 to the Taxation Administration Act
29		(-)	1953.	
30	22 A	pplicatio	n	
31	(1)	Section 30	06-25	of the <i>Income Tax Assessment Act 1997</i> applies in
32				ements arising under Division 2AA (Financial claims
33				unt-holders with insolvent ADIs) of Part II of the
34		Banking A	ct 195	59 after 17 October 2008.
35	Note:	Division 2A	A of Pa	art II of the Banking Act 1959 commenced on 18 October 2008.
36	(2)	However,	this it	em does not:

1 2		(a) require a person to do anything the person would have been required by Division 390 in Schedule 1 to the <i>Taxation</i>
3		Administration Act 1953 to do before the commencement of
4		this item had section 306-25 of the <i>Income Tax Assessment</i>
5		Act 1997 commenced on 18 October 2008; or
6		(b) make a person liable to a criminal or administrative penalty
7		for an omission occurring before the commencement of this
8		item.
9	23	Division 322 (heading)
10		Repeal the heading, substitute:
11	Di	vision 322—Assistance for policyholders with insolvent
12		general insurers
13	24	At the end of section 322-1
14		Add "and deals with the tax treatment of entitlements under Part VC
15		(Financial claims scheme for policyholders with insolvent general
16		insurers) of the <i>Insurance Act 1973</i> ".
17	25	Group heading before section 322-5
18		Repeal the heading, substitute:
19	Su	bdivision 322-A—HIH rescue package
20	26	At the end of Division 322
21		Add:
22	Su	bdivision 322-B—Tax treatment of entitlements under
23		financial claims scheme
24	Gu	nide to Subdivision 322-B
25	322	2-20 What this Subdivision is about
26		This Act applies to a payment of an entitlement under Part VC
27		(Financial claims scheme for policyholders with insolvent general
28		insurers) of the <i>Insurance Act 1973</i> as if the payment were made
29		by the insurer under the insurance policy concerned.

1	D:	isregard a cap	pital gain or loss from:
2 3		(a)	the disposal to APRA under that Part of rights against the insurer under an insurance policy; or
4		(b)	the payment of an entitlement under that Part.
5	Table of sect	ions	
6	Opera	tive provision	ns
7 8	322-25	Payment of from insure	entitlement under financial claims scheme treated as payment
9 10	322-30		rights against insurer to APRA and meeting of financial claims tlement have no CGT effects
11	Operative p	rovisions	
12 13	•		tlement under financial claims scheme yment from insurer
14 15 16 17 18	yc cl: th is:	our benefit, to aims scheme e <i>Insurance F</i> sued by a *ge	es to you as if an amount paid to you, or applied for o meet your entitlement under Part VC (Financial for policyholders with insolvent general insurers) of Act 1973 relating to a *general insurance policy neral insurance company had been paid to you by nder the terms and conditions of the policy.
20 21			t, subsection (1) does not affect the operation of edule 1 to the <i>Taxation Administration Act 1953</i> .
22 23 24 25	No	contair operate	on 21 in Schedule 1 to the <i>Taxation Administration Act 1953</i> ns special provisions about how Part 2-5 in that Schedule es in relation to the meeting of entitlements under Part VC of <i>surance Act 1973</i> .
26	_	_	ts against insurer to APRA and meeting of
27	fi	nancial clai	ms scheme entitlement have no CGT effects
28	D	isregard a *ca	npital gain or *capital loss you make because:
29			ction 62ZZL of the Insurance Act 1973, you *dispose
30 31			T asset consisting of your rights against a *general e company to *APRA; or

1 2		your entitlement under Division 3 of Part VC of that Act is net.
3 4 5 6	Note 1:	Section 62ZZL of the <i>Insurance Act 1973</i> causes you to cease to be the owner, and APRA to become the owner, of rights against a general insurance company relating to a general insurance policy when your entitlement arises under Part VC of that Act in relation to the policy.
7 8 9 10	Note 2:	Division 3 of Part VC of the <i>Insurance Act 1973</i> entitles persons with valid claims based on general insurance policies issued by certain general insurance companies that have since become insolvent to be paid the amount of those claims by APRA.
11	Income Tax (Ta	ransitional Provisions) Act 1997
12	27 At the end of	of Part 3-10
13	Add:	
14 15		Financial claims scheme for account-holders insolvent ADIs
16	Table of Subdivi	sions
17	253-A T	ax treatment of entitlements under financial claims scheme
18 19		S-A—Tax treatment of entitlements under cial claims scheme
20	Table of sections	
21 22 23	253-10 A	pplication of section 253-5 of the <i>Income Tax Assessment Act 1997</i> pplication of sections 253-10 and 253-15 of the <i>Income Tax Assessment et 1997</i>
24 25	253-5 Application 1997	on of section 253-5 of the Income Tax Assessment Act
26		n 253-5 of the <i>Income Tax Assessment Act 1997</i> applies to
27 28 29	that se	ts paid or applied before, on or after the commencement of ction to meet entitlements arising under Division 2AA of of the <i>Banking Act 1959</i> after 17 October 2008.
30 31	Note:	Division 2AA of Part II of the <i>Banking Act 1959</i> commenced on 18 October 2008.

1 2	253-10 Application of sections 253-10 and 253-15 of the <i>Income Tax</i> Assessment Act 1997
3 4	Sections 253-10 and 253-15 of the <i>Income Tax Assessment Act</i> 1997 apply to CGT events happening after 17 October 2008.
5	28 Part 3-35 (heading)
6	Repeal the heading, substitute:
7	Part 3-35—Insurance business
8 9	29 At the end of Part 3-35 Add:
0	Division 322—Assistance for policyholders with insolvent general insurers
2	Table of Subdivisions
.3	322-B Tax treatment of entitlements under financial claims scheme
4 5	Subdivision 322-B—Tax treatment of entitlements under financial claims scheme
.6	Table of sections
.7	322-25 Application of section 322-25 of the <i>Income Tax Assessment Act 1997</i> 322-30 Application of section 322-30 of the <i>Income Tax Assessment Act 1997</i>
9	322-25 Application of section 322-25 of the <i>Income Tax Assessment</i> Act 1997
21 22 23 24	Section 322-25 of the <i>Income Tax Assessment Act 1997</i> applies to amounts paid or applied before, on or after the commencement of that section to meet entitlements arising under Part VC of the <i>Insurance Act 1973</i> after 17 October 2008.
25	Note: Part VC of the <i>Insurance Act 1973</i> commenced on 18 October 2008.

1 2	322-30 Application of section 322-30 of the <i>Income Tax Assessment</i> Act 1997
3 4	Section 322-30 of the <i>Income Tax Assessment Act 1997</i> applies to CGT events happening after 17 October 2008.
5	Insurance Act 1973
6	30 After section 62ZZK
7	Insert:
8	62ZZKA Giving information about payments in a financial year
9	(1) This section applies if one or more amounts are paid to, or applied
10	for the benefit of, one or more persons (the <i>recipients</i>) in a
11	financial year to meet (wholly or partly) the recipients'
12	entitlements under this Division.
13	Giving each recipient an annual statement
14	(2) Within 14 days after the end of the financial year, APRA must give
15	each of the recipients a statement about the amounts paid to, or
16	applied for the benefit of, the recipient in the financial year. The
17	statement must:
18	(a) be in the approved form; and
19	(b) name the recipient; and
20	(c) state the recipient's tax file number, if APRA knows it; and
21	(d) state the total of the amounts and the total of the amounts (if
22 23	any) withheld from them under the <i>Taxation Administration Act 1953</i> ; and
24	(e) specify the financial year to which the statement relates.
25	Giving the Commissioner of Taxation an annual report
26	(3) Within 4 months after the end of the financial year, APRA must
27	give the Commissioner a report in the approved form about all the
28	amounts described in subsection (1).

1	Provisions about statements and reports in approved forms
2 3 4	(4) Division 388 in Schedule 1 to the <i>Taxation Administration Act</i> 1953 applies as if this section were a taxation law for the purposes of that Act.
5 6	Note: That Division sets out rules about approved forms and when they can be given.
7	This section does not limit the Taxation Administration Act 1953
8 9	(5) Subsection (4) does not limit the operation of the <i>Taxation Administration Act 1953</i> in relation to APRA.
10	31 Application of section 62ZZKA
11 12 13	Section 62ZZKA of the <i>Insurance Act 1973</i> applies in relation to amounts paid or applied before, on or after the commencement of the section.
14	32 At the end of subsection 62ZZM(1)
15	Add "under the terms and conditions of the policy".
16	33 After paragraph 62ZZP(4)(d)
17	Insert:
18 19	(da) preparing or giving a statement or report required by section 62ZZKA;
20 21	(db) complying with an obligation under a law relating to taxation;
22	Taxation Administration Act 1953
23	34 At the end of Part 2-5 in Schedule 1
24	Add:
25 26	Division 21—Entitlements relating to insolvent ADIs and general insurers
27	Table of Subdivisions
28	Guide to Division 21
29	21-A Treatment of some payments by APRA

Guide to Division 21

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21-1 What this Division is about

3	This Part applies in relation to a payment by APRA under:	
4 5	(a) Division 2AA of Part II of the <i>Banking Act 1959</i> applying in relation to an account with an ADI; or	
3	applying in relation to an account with an ADI, of	
6	(b) Part VC of the <i>Insurance Act 1973</i> applying in	
7	relation to a general insurance policy issued by a	
8	general insurance company;	
9	in a way corresponding to the way this Part would have applied if	
0	the payment had been made by the ADI or company in connection	
1	with the account or policy.	
12	Subdivision 21-A—Treatment of some payments by APRA	
13	Table of sections	
4	21-5 APRA treated like ADI or general insurance company	
15	21-5 APRA treated like ADI or general insurance company	
.6	(1) This section applies if:	
17	(a) an entity's entitlement under Division 2AA of Part II of the	
8	Banking Act 1959 to be paid an amount by *APRA in	
9	connection with the entity's account with an *ADI is met	
20	wholly or partly; or	
21	(b) an entity's entitlement under Part VC of the <i>Insurance Act</i>	
22	1973 to be paid an amount in connection with a *general	

met wholly or partly.

insurance policy issued by a *general insurance company is

Part VC of the Insurance Act 1973 entitles entities with valid claims Note 2: against certain insolvent general insurance companies under certain general insurance policies issued by those companies to be paid amounts by APRA.

3 4 5	would have applied in relation to the *ADI or *general insurance company doing, in connection with the account or policy, whatever was done in meeting the entitlement.
6 7 8 9 10	Example: APRA (or APRA's agent or delegate) pays an entity an amount of the entity's entitlement relating to an account with an ADI. This Part applies in relation to APRA and the payment in a way corresponding to the way in which this Part would have applied in relation to the ADI had the ADI made a payment at that time of that amount under the arrangements for keeping the account.
12 35 13	Application of Division 21 in Schedule 1 to the <i>Taxation</i> Administration Act 1953
14 (1) 15 16 17 18	Division 21 in Schedule 1 to the <i>Taxation Administration Act 1953</i> applies in relation to things done before, on or after the commencement of the Division to meet entitlements arising after 17 October 2008 under the following provisions: (a) Division 2AA of Part II of the <i>Banking Act 1959</i> ; (b) Part VC of the <i>Insurance Act 1973</i> .
20 Note:	Division 2AA of Part II of the <i>Banking Act 1959</i> and Part VC of the <i>Insurance Act 1973</i> commenced on 18 October 2008.
22 (2) 23 24 25 26 27 28	However, this item does not: (a) require APRA to do anything APRA would have been required by Part 2-5 in Schedule 1 to the <i>Taxation Administration Act 1953</i> to do before the commencement of this item had Division 21 in that Schedule commenced on 18 October 2008; or (b) make APRA liable to a criminal or administrative penalty for
29 30	an omission occurring before the commencement of this

(Schedule 2—CGT concessions for small business
F	Part 1—Main amendments
1	ncome Tax Assessment Act 1997
1	Subparagraph 152-10(1)(c)(iii) After "asset is an", insert "interest in an".
2	At the end of paragraph 152-10(1)(c) (before the note) Add: (iv) the conditions mentioned in subsection (1A) or (1B) are satisfied in relation to the CGT asset in the income year;
3	B Paragraph 152-10(1)(c) (note)
	Repeal the note, substitute:
	Note: For determining whether an entity is a <i>small business entity</i> , see Subdivision 328-C (as affected by section 152-48).
4	After subsection 152-10(1)
	Insert:
	Passively held assets—affiliates and entities connected with you
	(1A) The conditions in this subsection are satisfied in relation to the *CGT asset in the income year if:
	(a) your *affiliate, or an entity that is *connected with you, is a *small business entity for the income year; and
	(b) you do not carry on a *business in the income year (other than in partnership); and
	(c) if you carry on a business in partnership—the CGT asset is not an interest in an asset of the partnership; and
	(d) in any case—the small business entity referred to in paragraph (a) is the entity that, at a time in the income year, carries on the business (as referred to in subparagraph
	152-40(1)(a)(ii) or (iii) or paragraph 152-40(1)(b)) in relation to the CGT asset.

1 2	Note 1:	For determining whether an entity is a <i>small business entity</i> , see Subdivision 328-C (as affected by section 152-48).	
3 4	Note 2:	For businesses that are winding up, see section 152-49 and subsection 328-110(5).	
5	Passively	wheld assets—partnerships	
6	(1B) The cond	litions in this subsection are satisfied in relation to the	
7	*CGT as	set in the income year if:	
8	(a) you	are a partner in a partnership in the income year; and	
9 10		partnership is a *small business entity for the income ar; and	
11 12		a do not carry on a *business in the income year (other n in partnership); and	
13		CGT asset is not an interest in an asset of the partnership:	
14	and		
15	(e) the	business you carry on as a partner in the partnership	
16	refe	erred to in paragraph (a) is the business that you, at a time	
17	in the income year, carry on (as referred to in subparagraph		
18 19		2-40(1)(a)(i) or paragraph 152-40(1)(b)) in relation to the T asset.	
20 21	Note 1:	For determining whether an entity is a <i>small business entity</i> , see Subdivision 328-C (as affected by section 152-48).	
22 23	Note 2:	For businesses that are winding up, see section 152-49 and subsection 328-110(5).	
24	5 Before subsec	tion 152-10(2)	
25	Insert:		
26	Addition	al basic conditions for shares in a company or interests in	
27	a trust	in value community or smares in a company or interests in	
28	6 Before subsec	tion 152-10(3)	
29	Insert:		
30	Extra con	nditions for some concessions	
31	7 Before subsec	tion 152-10(4)	
32	Insert:		

1	Special rules for certain CGT events		
2	8 Paragraphs 152-40(1)(a) and (b)		
3	Repeal the paragraphs, substitute:		
4	(a) you own the asset (whether the asset is tangible or intangible		
5	and it is used, or held ready for use, in the course of carrying		
6 7	on a *business that is carried on (whether alone or in partnership) by:		
8	(i) you; or		
9	(ii) your *affiliate; or		
10	(iii) another entity that is *connected with you; or		
11 12	(b) if the asset is an intangible asset—you own it and it is		
13	inherently connected with a business that is carried on (whether alone or in partnership) by you, your affiliate, or		
14	another entity that is connected with you.		
15	9 Subsection 152-40(1) (note 2)		
16	Omit "subparagraph (1)(a)(ii)", substitute "subparagraph (1)(a)(iii)".		
17	10 At the end of subsection 152-40(1)		
18	Add:		
19 20	Note 3: An example of an asset that is inherently connected with a business is goodwill or the benefit of a restrictive covenant.		
21 22	Note 4: For businesses that are winding up, see section 152-49 and subsection 328-110(5).		
23	11 Subsection 152-40(1A)		
24	Repeal the subsection.		
25	12 Subsection 152-40(2)		
26	Omit "or (1A)".		
20			
27	13 Subsection 152-42(1)		
28	Omit "subparagraph 152-40(1)(a)(ii)", substitute "subparagraph		
29	152-40(1)(a)(iii)".		
30	14 After section 152-45		
31	Insert:		

30

Treatment of passively held CGT assets

2	152-47	Spouses or children taken to be affiliates for certain passively held CGT assets
4		(1) This section applies if:
5 6		(a) one entity (the <i>asset owner</i>) owns a *CGT asset (whether the asset is tangible or intangible); and
7		(b) either:
8		(i) the asset is used, or held ready for use, in the course of
9		carrying on a *business in an income year by another entity (the <i>business entity</i>); or
1		(ii) the asset is inherently connected with a business that is
12		carried on in an income year by another entity (the business entity); and
		• **
14		(c) the business entity is not (apart from this section) an *affiliate of, or *connected with, the asset owner.
16		(2) For the purposes of this Subdivision, in determining whether the
17		business entity is an *affiliate of, or is *connected with, the asset
8		owner, take the following to be affiliates of an individual:
9		(a) a *spouse of the individual;
20		(b) a *child of the individual, being a child who is under 18
21		years.
22		(3) If an entity is an *affiliate of, or *connected with, another entity as
23		a result of subsection (2), then the *spouse or *child mentioned in
24		that subsection is, in addition, taken to be an affiliate of the
25		individual for the purposes of this Subdivision, and for the
26		purposes of sections 328-110 to 328-125 to the extent that they
27		relate to this Subdivision.
28		Example: The spouse or child mentioned in subsection (2) is taken to be an
29 80		affiliate of the individual for the purposes of working out which entities are affiliates of or connected with entities under
81		section 152-48.
32		(4) To avoid doubt, subsection (2) applies:
33		(a) for the purposes of reducing or disregarding, under this
34		Division, any *capital gain from any *CGT asset; but
35		(b) only while:
36		(i) a *spouse remains a spouse; or

1	(ii) a *child remains a child who is under 18 years.
2 3	152-48 Working out an entity's aggregated turnover for passively held CGT assets
4 5 6	(1) This section applies for the purposes of section 328-115 to determine whether an entity (the <i>test entity</i>) is a *small business entity for the purposes of subsection 152-10(1A) or (1B).
7 8 9 10 11	 (2) An entity (the <i>deemed entity</i>) is taken to be an *affiliate of, or *connected with, the test entity (as the case requires) if: (a) the deemed entity is an affiliate of, or connected with, the entity that owns the *CGT asset referred to in subsection 152-10(1A) or (1B); and (b) the deemed entity is not (apart from this section) an affiliate
13 14 15	of, or connected with, the test entity. (3) If: (a) the entity that owns the *CGT asset referred to in subsection
16 17 18 19	 152-10(1B) is a partner in 2 or more partnerships; and (b) the asset is: (i) used, or held ready for use, in the course of carrying on a *business that is carried on by at least 2 of those
20 21 22	partnerships; or (ii) inherently connected with businesses that are carried on by at least 2 of those partnerships;
23 24 25	then, each partnership referred to in paragraph (b) that is not (apart from this section) *connected with the test entity is taken to be connected with the test entity.
26	152-49 Businesses that are winding up
27 28	(1) This section applies to an entity in an income year (the <i>CGT event year</i>) if:
29 30	(a) a *business that the entity previously carried on (including in partnership) is being wound up in that year; and(b) either:
31 32 33 34	(i) the asset was used, or held ready for use, in the course of carrying on the business at a time in the income year in which the business stopped being carried on; or

1 2 3 4	(ii)	if the asset is an intangible asset—the asset was inherently connected with the business that was carried on at a time in the income year in which the business stopped being carried on.
5 6		rposes of paragraphs 152-40(1)(a) and (b) as they apply rposes of paragraphs 152-10(1A)(d) and (1B)(e):
7 8	(a) the	entity is taken to carry on the *business at a time in the Γ event year; and
9	(b) eithe	•
10	(i)	the *CGT asset is taken to be used, or held ready for
11		use, in the course of carrying on the business at that
12		time; or
13	(ii)	if the asset is an intangible asset—the CGT asset is
14 15		taken to be inherently connected with the business at that time.
16 17		The entity might also be taken to be a small business entity in the CGT event year (see subsection 328-110(5)).
18	15 At the end of s	subsection 328-115(1)
19	Add:	
20 21		For small business relief purposes, additional entities may be treated as being connected with you or your affiliate under section 152-48.
22	16 At the end of s	section 328-130 (before the example)
23	Add:	
24 25		For small business relief purposes, a spouse or a child under 18 years may also be an affiliate under section 152-47.

Income Tax Ass	sessment Act 1936
17 At the end o	f subsection 109(1)
Add:	
Note:	This section does not apply to an amount if the amount is paid to CGT concession stakeholder under subsection 152-325(1) of the <i>Income Tax Assessment Act 1997</i> (see subsection 152-325(11)).
18 Subsection	109C(1) (note 1)
Repeal the n	ote, substitute:
Note 1:	Some payments do not give rise to dividends under Subdivision This section also does not give rise to a dividend if the amount is to a CGT concession stakeholder under subsection 152-325(1) o <i>Income Tax Assessment Act 1997</i> (see subsection 152-325(11)).
T 751 A	
Income Tax Ass	sessment Act 1997
	sessment Act 1997 5 (after table item headed "bonds")
19 Section 11-5 Insert:	
19 Section 11-5 Insert: capital gains tax payments ma	55 (after table item headed "bonds") de by an interposed entity in relation to the
19 Section 11-5 Insert: capital gains tax payments ma small bus	de by an interposed entity in relation to the iness retirement exemption
19 Section 11-5 Insert: capital gains tax payments ma small bus	55 (after table item headed "bonds") de by an interposed entity in relation to the
19 Section 11-5 Insert: capital gains tax payments ma small bus 20 At the end o	de by an interposed entity in relation to the iness retirement exemption
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19 Section 11-5 Insert: capital gains tax payments ma small bus 20 At the end o Add: Note: 21 At the end o Add:	de by an interposed entity in relation to the iness retirement exemption

1 2		There are limitations on the availability of the small business concessions for CGT events J2, J5 and J6.
3		Substitute:
4 5		There are limitations on the availability of the small business concessions for CGT events J2, J5 and J6.
6 7		You do not need to satisfy the basic conditions for the retirement exemption in relation to CGT events J5 and J6.
8	23	Subsection 152-10(4) (note)
9		Omit "Note", substitute "Note 1".
10	24	At the end of subsection 152-10(4)
11		Add:
12 13		Note 2: This Subdivision does not apply to CGT events J5 and J6 in relation to the retirement exemption (see subsection 152-305(4)).
14	25	Paragraph 152-20(2)(a)
15 16		After "first-mentioned entity" (second occurring), insert ", but include any liabilities related to any such shares, units or interests".
17	26	Paragraph 152-40(4)(e)
18 19		Omit "in the course of carrying on the *business mentioned in subsection (1)", substitute "by you".
20	27	After subsection 152-40(4)
21		Insert:
22 23		(4A) For the purposes of paragraph (4)(e), in determining the main use of an asset:
24		(a) disregard any personal use or enjoyment of the asset by you;
25 26		and (b) treat any use by your *affiliate, or an entity that is *connected
27		with you, as your use.
28	28	Group heading before section 152-80
29		Repeal the heading, substitute:

1 2	CGT event happens to asset or interest within 2 years of an individual's death
3	29 Section 152-80 (heading)
4	Repeal the heading, substitute:
5	152-80 CGT event happens to an asset or interest within 2 years of individual's death
7	30 Paragraphs 152-80(1)(a) and (b)
8	Repeal the paragraphs, substitute:
9	(a) a *CGT asset:
10	(i) forms part of the estate of a deceased individual; or
11	(ii) was owned by joint tenants and one of them dies; and
12	(b) any of the following applies:
13 14	 (i) the asset devolves to the individual's *legal personal representative;
15	(ii) the asset *passes to a beneficiary of the individual;
16 17 18	(iii) an interest in the asset is *acquired by the surviving joint tenant or tenants (as the case may be) as mentioned in section 128-50;
19 20	(iv) the asset devolves to a trustee of a trust established by the will of the individual; and
21	31 Paragraph 152-80(1)(c)
22 23	Omit "the individual", substitute "the deceased individual referred to in subparagraph (a)(i) or (ii)".
24	32 Subsection 152-80(2)
25	Repeal the subsection, substitute:
26	(2) A person mentioned in subsection (2A) is entitled to reduce or
27	disregard a *capital gain under this Division in the same way as the
28	deceased individual would have been entitled to as if:
29	(a) paragraph 152-105(d) only required the deceased individual
30	to have been 55 or over, or permanently incapacitated, at the
31	time of the *CGT event referred to in paragraph (1)(c) of this section; and
32 33	(b) paragraph 152-305(1)(b) did not apply.
JJ	(b) paragraph 132-303(1)(b) and not appry.

1 2		(2A) The following persons (as the case requires) are entitled to reduce or disregard a *capital gain under this Division in accordance with
3		subsection (2):
4		(a) the *legal personal representative of the individual;
5		(b) the beneficiary of the individual;
6		(c) the surviving joint tenant or tenants;
7		(d) the trustee or a beneficiary of the trust.
8	33	Section 152-300
9		Omit:
10		You may choose not to apply the concession in section 152-205
11 12		(small business 50% reduction) before this one. For an additional concession, see also Subdivision 152-E (small business roll-over).
13		Substitute:
14 15 16		You may choose not to apply the concession in section 152-205 (small business 50% reduction) before this one. For an additional concession, see also Subdivision 152-E (small business roll-over).
17 18		You do not need to satisfy the basic conditions for this exemption in relation to CGT events J5 and J6.
19	34	After subsection 152-305(1)
20		Insert:
21 22 23		(1A) If you receive the *capital proceeds from the *CGT event in instalments, paragraphs (1)(b) and (c) apply to each instalment in succession (up to the asset's *CGT exempt amount).
24	35	At the end of section 152-305
25		Add:
26 27		(4) Paragraphs (1)(a) and (2)(a) do not apply if the *capital gain arose from *CGT event J5 or J6.
28	36	Subsection 152-310(3)
29		Repeal the subsection, substitute:

1	Additional consequences in relation to interposed entities
2	(3) If:
3	(a) an entity (the <i>paying entity</i>) receives a payment (whether
4	directly or indirectly through one or more interposed entities)
5	that a company or trust makes to comply with
6	section 152-325; and
7	(b) the paying entity passes on the payment to the *CGT
8	concession stakeholder or another interposed entity;
9	then:
10 11	(c) the payment cannot be deducted from the paying entity's assessable income; and
12	(d) the payment received by the paying entity is not assessable
13	income and is not *exempt income.
14	37 Subsection 152-325(1)
15	After "payment", insert "(whether directly or indirectly through one or
16	more interposed entities)".
17	38 Subsection 152-325(9)
18	Repeal the subsection, substitute:
10	repetit the subsection, substitute.
19	Payments are not dividends or frankable distributions
20	(9) Subsection (10) applies if:
21	(a) a company makes a payment to comply with subsection (1)
22	to:
23	(i) a *CGT concession stakeholder; or
24	(ii) an interposed entity, in relation to a CGT concession
25	stakeholder; or
26	(b) both of the following apply:
27	(i) an interposed entity receives a payment (whether
28	directly or indirectly through one or more interposed
29	entities) that a company or trust makes to comply with
30	subsection (1), in relation to a CGT concession stakeholder;
31	•
32	(ii) the interposed entity passes on the payment to the CGT concession stakeholder or another interposed entity.
33	concession stakeholder of another interposed entity.

1	(10) This Act applies to the payment, to the extent that it is less than or
2	equal to the amount mentioned in subsection (3) for the
3	stakeholder, as if:
4	(a) it were not a *dividend; and
5	(b) it were not a *frankable distribution.
6	(11) Subsection (10) applies in relation to the payment despite
7	section 109 and Division 7A of Part III of the <i>Income Tax</i>
8	Assessment Act 1936.
9	39 At the end of section 328-110
10	Add:
11	Partners in a partnership
12	(6) A person who is a partner in a partnership in an income year is not,
13	in his or her capacity as a partner, a small business entity for the
14	income year.
15	Tax Laws Amendment (2008 Measures No. 6) Act 2009
16	40 Item 52 of Schedule 4 (table item 8)
17	Repeal the table item.
	•

2	Pa	rt 3—Application provisions
3	41	Application of amendments made by Part 1
4 5 6	(1)	The amendments made by Part 1 of this Schedule apply to CGT events (other than CGT events to which subitem (2) applies) happening in the 2007-08 income year and later income years.
7 8	(2)	Subitem (1) does not apply in relation to a CGT event (the <i>excluded event</i>) if:
9 10 11		(a) the excluded event happens in relation to a CGT asset before the day on which the Bill for this Act is introduced into the Parliament; and
12		(b) an entity makes a capital gain from the excluded event; and
13 14		(c) the basic conditions in Subdivision 152-A of the <i>Income Tax</i> Assessment Act 1997 (as in force immediately before Part 1
15		of this Schedule commences) are satisfied for the gain; and
16		(d) the basic conditions would not be satisfied for the gain if:
17		(i) subsection 152-40(1A) of that Act (as in force
18		immediately before Part 1 of this Schedule commences)
19		did not apply to the entity; or
20 21		(ii) section 152-47 of that Act (as in force immediately after Part 1 of this Schedule commences) applied to the
22		entity.
23	(3)	The amendments made by Part 1 of this Schedule apply to excluded
24		events happening on or after the day on which the Bill for this Act is
25		introduced into the Parliament.
26	42	Application of amendments made by items 25 to 27
27		The amendments made by items 25 to 27 of this Schedule apply to CGT
28		events that happen on or after the day on which this Act receives the
29		Royal Assent.
30	43	Application of amendments made by items 30 to 32
31		The amendments made by items 30 to 32 of this Schedule apply to CGT
32		events happening in the 2006-07 income year and later income years.
33	44	Application of amendment made by item 34

1 2		The amendment made by item 34 applies to proceeds received in the 2007-08 income year and later income years.
3	45	Application of amendment made by item 35
4 5		The amendment made by item 35 of this Schedule applies to CGT events happening in the 2006-07 income year and later income years.
6	46	Application of amendments made by items 36 to 38
7 8 9		The amendments made by items 36 to 38 of this Schedule apply to payments that are made (whether by a company or trust to comply with section 152-325 of the <i>Income Tax Assessment Act 1997</i> or by an
10 11		interposed entity) on or after the day on which this Act receives the Royal Assent.
12	47	Application of amendment made by item 39
13 14		The amendment made by item 39 of this Schedule applies to assessments for the 2007-08 income year and later income years.
15	48	Transitional: choice
16 17 18	(1)	Subitem (2) applies in relation to: (a) a CGT event that happened before the day on which this Act receives the Royal Assent; and
19 20 21		(b) an entity who becomes eligible to make a choice under Division 152 of the <i>Income Tax Assessment Act 1997</i> in relation to that event because of this Schedule.
22 23	(2)	Despite subsection 103-25(1) of the <i>Income Tax Assessment Act 1997</i> , any such choice must be made by the entity by the latest of:
24 25		(a) the day the entity lodges its income tax return for the income year in which the relevant CGT event happened; and
26 27		(b) 12 months after the day on which this Act receives the Royal Assent; and
28		(c) a later day allowed by the Commissioner of Taxation.

Schedule 3—Tax benefits and capital gains tax
Income Tax Assessment Act 1997
1 Paragraph 118-37(1)(h)
Repeal the paragraph, substitute:
(h) a right or entitlement to a *tax offset, a *deduction, or a similar benefit under an *Australian law, a *foreign law or a
law of part of a foreign country;
2 Application
The amendment made by this Schedule applies in relation to a CGT
event happening in:
(a) the 2009-10 income year; or
(b) a later income year.

Sch	edule 4—Nation Desalination	al Urban Water and n Plan
Part	1—Main amendme	ents
Incor	ne Tax Assessment A	ct 1936
1 Su	bsection 73I(4) (note) Omit "section 67-25", sub	
Incor	ne Tax Assessment A	ct 1997
wate	Insert: r urban water tax offset er section 67-20 Insert: Refundable tax offsets	ffsets are subject to the refundable tax offset
Refur	ndable tax offsets	
Item	Subject matter	Tax offset
5	private health insurance	private health insurance tax offsets under Subdivision 61-G, other than those arising under subsection 61-205(2)
10	children	first child tax offsets under Subdivision 61-I
15	no-TFN contributions income	the *tax offset available under Subdivision 295-J
20	films	the *tax offsets available under Division 376
25	National Urban Water and Desalination Plan	urban water tax offset under Subdivision 402-W

Item	Subject mat	ter	Tax offset
30	life insurance subsidiary jo consolidated	ining	the *tax offset available under subsection 713-545(5)
35	research and	development	the *tax offset available under section 73I of the <i>Income Tax Assessment Act 1936</i>
	Note 1:		1-205(2) of this Act deals with tax offsets for trustee sed and liable to pay tax under section 98 of the <i>Incent Act 1936</i> .
	Note 2:		fsets available under Division 207 and 210-H (franked distributions), see section 67-25.
4 Sec	ction 67-25	(heading)	
	Repeal the h	eading, subst	itute:
47 DE	Defundable	o tow offsets	—franked distributions
07-23	Kelulidabik	t tax offsets	—II anked distributions
5 Sul	bsection 67	7-25(1) (he	ading)
	Repeal the h	eading.	_,
			(0)
6 Su	bsections (` ,	(6)
	Repeal the s	ubsections.	
7 Sul	bsection 37	76-10(1) (n	ote)
		• • • • • • • • • • • • • • • • • • • •	A)", substitute "section 67-23".
8 Su	bsection 37	. , .	,
	Omit "subse	ction 67-25(2	2A)", substitute "section 67-23".
9 Sul	bsection 37	76-55(1) (n	ote)
			A)", substitute "section 67-23".
			, ,
10 A	fter Divisio	n 396	
	Insert:		
Divis	ion 402—]	Environm	ent protection expenditure
	ion 402—] of Subdivis		ent protection expenditure

	Guide to Division 402
402-W	Urban water tax offset
Guide to Divi	ision 402
402-1 What th	nis Division is about
	s Division provides for certain tax measures in relation to ironment protection.
Subdivision 4	102-W—Urban water tax offset
Guide to Sub	division 402-W
402-750 What	this Subdivision is about
102 700 11111	
	ompany may get a refundable tax offset under the National
A c Urb	
A c Urb Mir The	ompany may get a refundable tax offset under the National an Water and Desalination Plan for a project that the Water
A c Urb Mir The cert	ompany may get a refundable tax offset under the National van Water and Desalination Plan for a project that the Water hister certifies as being eligible for the tax offset.
A c Urb Mir The cert	ompany may get a refundable tax offset under the National van Water and Desalination Plan for a project that the Water nister certifies as being eligible for the tax offset. e amount of the urban water tax offset is specified in the ificate. e urban water tax offset is only available for the income years
A c Urb Mir The cert	ompany may get a refundable tax offset under the National oan Water and Desalination Plan for a project that the Water hister certifies as being eligible for the tax offset. e amount of the urban water tax offset is specified in the ificate. e urban water tax offset is only available for the income years 9-10 to 2012-13. Note: This Subdivision will be repealed on 1 July 2014: see Part 2 of Schedule 4 to the Tax Laws Amendment (2009 Measures No. 2) Act 2009.
A c Urb Mir The cert The 200	ompany may get a refundable tax offset under the National oan Water and Desalination Plan for a project that the Water hister certifies as being eligible for the tax offset. e amount of the urban water tax offset is specified in the ificate. e urban water tax offset is only available for the income years 9-10 to 2012-13. Note: This Subdivision will be repealed on 1 July 2014: see Part 2 of Schedule 4 to the Tax Laws Amendment (2009 Measures No. 2) Act 2009.
A c Urb Mir The cert The 200	ompany may get a refundable tax offset under the National oan Water and Desalination Plan for a project that the Water hister certifies as being eligible for the tax offset. e amount of the urban water tax offset is specified in the ificate. e urban water tax offset is only available for the income years 9-10 to 2012-13. Note: This Subdivision will be repealed on 1 July 2014: see Part 2 of Schedule 4 to the Tax Laws Amendment (2009 Measures No. 2) Act 2009.
A c Urb Mir The cert The 200 Table of section 402-755 402-760 402-765	company may get a refundable tax offset under the National van Water and Desalination Plan for a project that the Water hister certifies as being eligible for the tax offset. This amount of the urban water tax offset is specified in the elificate. Solution water tax offset is only available for the income years 9-10 to 2012-13. Note: This Subdivision will be repealed on 1 July 2014: see Part 2 of Schedule 4 to the Tax Laws Amendment (2009 Measures No. 2) Act 2009. Entitlement to urban water tax offset Certificates Amount of urban water tax offset
A c Urb Mir The cert The 200 Table of section 402-755 402-760 402-765	company may get a refundable tax offset under the National ban Water and Desalination Plan for a project that the Water hister certifies as being eligible for the tax offset. The amount of the urban water tax offset is specified in the ificate. This Subdivision will be repealed on 1 July 2014: see Part 2 of Schedule 4 to the Tax Laws Amendment (2009 Measures No. 2) Act 2009. Entitlement to urban water tax offset Certificates Amount of urban water tax offset Revoking certificates

1	402-755 E	Intitlement to urban water tax offset
2 3 4	(1)	A company is entitled to a *tax offset for a project for an income year if the *Water Minister certifies under section 402-760 that the project is eligible for the tax offset for the year.
5 6	(2)	The amount of the *tax offset is the amount specified in the certificate.
7 8		Note: The tax offset is subject to the refundable tax offset rules: see section 67-23.
9	402-760 C	Certificates
10		Issuing certificates
11 12 13	(1)	The *Water Minister may certify, in writing, to a company that a project is eligible for the urban water tax offset for an income year, if:
14 15 16		(a) the eligible up-front capital costs of the project (within the meaning given by the guidelines made under section 402-780) are:
17 18		(i) in the case of a stormwater harvesting project—\$4 million or more; or
19 20		(ii) in any other case—\$30 million or more; and(b) the other requirements specified in those guidelines are met.
21 22	(2)	The *Water Minister may only issue certificates for the following income years:
23		(a) the 2009-10 income year;
24		(b) the 2010-11 income year;
25		(c) the 2011-12 income year;
26		(d) the 2012-13 income year.
27 28	(3)	In deciding whether to issue a certificate, the *Water Minister must comply with the guidelines made under section 402-780.
29 30	(4)	If the *Water Minister issues a certificate under this section, he or she must, within 30 days, give a copy to the Commissioner.

1		Refusal to issue certificates
2 3 4	(5)	If the *Water Minister refuses to issue a certificate to a company under this section, he or she must, within 30 days, give written notice of the refusal to the company.
5 6 7	(6)	The notice must explain that the company may apply to the *AAT for review of the *Water Minister's refusal to issue a certificate to the company (see section 402-775).
8	402-765 A	mount of urban water tax offset
9 10	(1)	A certificate issued under section 402-760 must specify the amount of the * tax offset.
11 12	(2)	In specifying an amount, the *Water Minister must comply with the guidelines made under section 402-780.
13 14 15	(3)	The total of the amounts specified in certificates issued to a company for a stormwater harvesting project for one or more income years:
16 17 18		 (a) must not exceed 50% of the eligible up-front capital costs of the project (within the meaning given by the guidelines made under section 402-780); and (b) must not exceed \$20 million.
19		(b) must not exceed \$20 million.
20 21 22	(4)	The total of the amounts specified in certificates issued to a company for a project (other than a stormwater harvesting project) for one or more income years:
23		(a) must not exceed 10% of the eligible up-front capital costs of
24		the project (within the meaning given by the guidelines made under section 402-780); and
25 26		(b) must not exceed \$100 million.
27 28 29	(5)	A certificate issued to a company under section 402-760 must explain that the company may apply to the *AAT for review of the amount specified in the certificate (see section 402-775).

2	Revoking certificates
3	(1) The *Water Minister may revoke a certificate issued to a company
4	under section 402-760.
5	(2) However, the *Water Minister may only do so in the circumstances
6	provided for in the guidelines made under section 402-780.
7	(3) If the *Water Minister revokes the certificate, he or she must,
8	within 30 days, give to the company and to the Commissioner:
9	(a) written notice of the revocation; and
10	(b) written reasons for the decision to revoke the certificate.
11	(4) The notice given to the company must explain that the company
12	may apply to the *AAT for review of the *Water Minister's
13	revocation of the certificate (see section 402-775).
14	Revoked certificates taken never to have been issued
15	(5) If the *Water Minister revokes a certificate under this section, the
16	certificate is taken, for the purposes of this Subdivision, never to
17	have been issued.
18	(6) Section 170 of the Income Tax Assessment Act 1936 does not
19	prevent the amendment of an assessment for the purpose of giving
20	effect to this Subdivision for an income year if:
21	(a) a certificate issued to a company is revoked under this
22	section after the time the company lodged its *income tax
23	return for the income year; and
24	(b) the amendment is made at any time during the period of 4
25	years starting immediately after the revocation of the
26	certificate.
27 28	Note: Section 170 of the <i>Income Tax Assessment Act 1936</i> specifies the usual period within which assessments may be amended.
29	Certificates cannot be varied
30	(7) A certificate issued under section 402-760 cannot be varied.

402-770 Revoking certificates

1

402-775	AAT review
	A company may apply to the *AAT for review of a decision of the *Water Minister under this Subdivision:
	(a) to refuse to issue a certificate to the company; or
	(b) to specify a particular amount in a certificate issued to the company; or
	(c) to revoke a certificate issued to the company.
402-780	Guidelines
(The *Water Minister must, by legislative instrument, make guidelines about issuing and revoking certificates under this Subdivision.
(2) Despite subsection 14(2) of the <i>Legislative Instruments Act 2003</i> , the guidelines may make provision in relation to a matter by applying, adopting or incorporating any matter contained in an instrument or other writing as in force or existing from time to time if:
	(a) the instrument or other writing is issued by the *Water Minister or by the *Water Department; and
	(b) the instrument or other writing, as in force or existing from time to time, is publicly available.
(3) A legislative instrument made under subsection (1) does not take effect before the end of the period in which it could be disallowed in either House of the Parliament.
11 Sub	section 995-1(1)
	sert:
	Water Department means the Department that:
	(a) deals with matters arising under section 1 of the <i>Water Act</i> 2007; and
	(b) is administered by the *Water Minister.
12 Sub	section 995-1(1)
Ir	sert:
	Water Minister means the Minister administering section 1 of the Water Act 2007.

1 2	Taxation (Interest on Overpayments and Early Payments) Act 1983
3 4	13 Subsection 3(1) (note at the end of the definition of income tax crediting amount)
5	Omit "Section 67-25", substitute "Division 67".
5	14 Subsection 8E(1) (note)
7	Omit "Section 67-25", substitute "Division 67".
3	15 Subsection 8G(1) (note)
)	Omit "Section 67-25", substitute "Division 67".

2	Part 2—Sunsetting on 1 July 2014		
3	Inc	come Tax Assessment Act 1997	
4	16	Section 13-1 (table item headed "water")	
5		Repeal the item.	
6	17	Section 67-23 (table item 25)	
7		Repeal the item.	
8	18	Subdivision 402-W	
9		Repeal the Subdivision.	
10	19	Transitional—revoking certificates	
11		Revoking certificates	
12 13 14 15	(1)	Subject to subitem (3) and despite the repeal of section 402-770 of the <i>Income Tax Assessment Act 1997</i> by this Part, that section continues to apply, after the commencement of this Part, to a certificate issued under former section 402-760 of that Act until the end of the period of 10	
16		years starting on the day the certificate was issued.	
17 18 19 20 21	(2)	For the purposes of subitem (1), a reference in section 402-770 of the <i>Income Tax Assessment Act 1997</i> to guidelines made under section 402-780 of that Act is taken, from the commencement of this Part, to be a reference to those guidelines as in force immediately before that commencement.	
22 23 24 25	(3)	Despite the repeal of subsection 402-770(6) of the <i>Income Tax Assessment Act 1997</i> by this Part, that subsection continues to apply, after the commencement of this Part, in relation to the revocation of a certificate occurring before or after that commencement.	
26		AAT review	
27 28 29 30	(4)	Despite the repeal of section 402-775 of the <i>Income Tax Assessment Act</i> 1997 by this Part, that section continues to apply, after the commencement of this Part, in relation to a decision to revoke a certificate made before or after that commencement.	

2	Schedule 5—Deductible gift red	cipients
3	Part 1—Amendments commencing	on Royal Assent
4	Income Tax Assessment Act 1997	
5	 Subsection 30-20(2) (at the end of the tan Add: The Australasian College for Emergency 	able) the gift must be made
	Medicine	after 2 February 2009
7 8	2 Subsection 30-25(2) (table item 2.2.34) Omit "1 July 2008", substitute "1 July 2009".	
9	3 Subsection 30-40(2) (at the end of the ta	able)
10	Add: 3.2.11 Grattan Institute	the gift must be made after 4 March 2009 and before 5 March 2011
11	4 Subsection 30-45(2) (after table item 4.2	2.31)
12	Insert:	
	4.2.31 ACT Region Crime Stoppers Limited A	the gift must be made after 12 February 2009
13	5 Section 30-105 (table item 13.2.8)	
14	Omit "1 January 2008", substitute "1 January	2011".
15 16 17	6 Section 30-105 (table item 13.2.12) (the with the Bunbury Diocese Cathedra Repeal the item, substitute:	
	13.2.14 Bunbury Diocese Cathedral Rebuilding Fund A	the gift must be made after 18 December 2006 and before 19 December 2010
18	7 Section 30-105 (at the end of the table)	
19	Add:	

	13.2.17	PWR Melbourne 2009 Limited	the gift must be made after 2 February 2009 and before 1 January 2010
1	8 Secti	on 30-315 (after table item 2AAA)	
2	Iı	nsert:	
	2AAB	ACT Region Crime Stoppers Limited	item 4.2.31A
3	9 Secti	on 30-315 (after table item 9AA)	
4	Iı	nsert:	
	9AB	Australasian College for Emergency Medicine	item 1.2.18
5	10 Sec	tion 30-315 (table item 28ABA)	
6	C	Omit "item 13.2.12", substitute "13.2.14A".	
7	11 Sec	tion 30-315 (after table item 52)	
8	Iı	nsert:	
	52A	Grattan Institute	item 3.2.11
9	12 Sec	tion 30-315 (after table item 93)	
10	Iı	nsert:	
	94	PWR Melbourne 2009 Limited	item 13.2.17

Part 2—Other amendments
Tax Laws Amendment (Repeal of Inoperative Provisions) Act 2006
13 Item 14 of Schedule 3 (heading)
Omit "13.2.8", substitute "13.2.9".
14 Item 15 of Schedule 3 (heading)
Omit ", 110AA and 112AF", substitute " and 110AA".

1	
2	Part 3—Application provision
3	15 Application of Part 1 amendments
4	The amendments made by Part 1 of this Schedule apply in relation to
5	assessments for:
6	(a) the 2007-08 income year; and

(b) later income years.

2	Schedule 6—ABN changes			
3	Part 1—Amendments commencing on Royal Assent			
4	\boldsymbol{A}	New Tax System (Australian Business Number) Act 1999		
5 6	1	Subsection 9(1) After "apply", insert "to the *Registrar".		
7 8	2	Subsections 9(2) and (3) Repeal the subsections, substitute:		
9		(2) *Your application must be in the *approved form.		
10 11		(3) That form may request, but not compel, *you to provide your *TFN or that of an *associate.		
12 13 14		Note: Including a TFN in an application will not be an offence against subsection 8WB(1) of the <i>Taxation Administration Act 1953</i> (see paragraph 8WB(1A)(a) of that Act).		
15	3	After paragraph 10(1)(c)		
16		Insert:		
17		(ca) if details about an *associate of yours were requested in the		
18 19		*approved form for registration—the Registrar is satisfied that the identity of the associate has been established; and		
20	4	Paragraph 10(2)(b)		
21		After "your identity", insert ", or that of an *associate referred to in		
22		paragraph (1)(ca),".		
23	5	At the end of subsection 11(1)		
24		Add:		
25 26		Note: A decision setting the date of effect of your registration is a reviewable ABN decision.		
27	6	Subsection 11(3) (note)		
28		Omit "a registered entity", substitute "an entity registered under this		
29		section".		

7 At 1		subsection 12(1)			
	Add: Note:	This subsection applies or	ally to entities registered under section 11.		
8 Sul	section 1	3(1) (note)			
		ote, substitute:			
	Note:		ister you is a reviewable ABN decision.		
Paragraph 14(2)(b)					
	Repeal the paragraph, substitute:				
	(b) m	nust be in the *approved	form.		
10 Sı	ubsection	14(2) (note)			
	Repeal the n	ote.			
11 Se	ection 15				
	Repeal the s	ection, substitute:			
Entitio	must co	ntion in accordance with omply with the request. requested to give inform	the following table. The entity		
Item	These entit		can be requested to give this information		
1	*You, if you	are registered in the	information that is relevant to:		
	*Australian	Business Register	(a) your entitlement to be registered or		
			(b) confirming your identity; or		
			(c) the details entered in relation to you in the Register		
2		ciate (if any) entered in	information relevant to confirming		
	the *Austral relation to y	=	the associate's identity		
		ian Business Register in	the associate's identity		

1 2		subsection, the entity commits an offence against section 8C of that Act.
3		(2) A request under subsection (1) to an *entity:
4		(a) is to be made by notice in writing to the entity; and
5		(b) may ask the entity to give the information in writing; and
6		(c) must specify:
7		(i) the information the entity is to give; and
8		(ii) the period within which the entity is to give the
9		information.
10 11		The period specified under subparagraph (c)(ii) must end at least 14 days after the notice is given.
12 13		Note: Section 12 deals with giving notice to an entity registered under section 11.
14		(3) If the request asks the *entity to give the information in writing, the
15		information:
16		(a) must be lodged with the *Registrar; and
17		(b) must be in the *approved form.
18	12	Subsection 17(1) (note)
19		Omit "a registered entity", substitute "an entity registered under
20		section 11".
21	13	Subsection 18(1) (note)
22		Omit "Note", substitute "Note 1".
23	14	At the end of subsection 18(1)
24		Add:
25		Note 2: A decision to cancel your registration is a reviewable ABN decision.
26	15	Subsection 18(2) (note 1)
27		Repeal the note, substitute:
28 29		Note 1: A decision setting the date of effect of a cancellation is a reviewable ABN decision.
30	16	Subsection 18(2) (note 2)
31		Omit "a registered entity", substitute "an entity registered under
32		section 11".

1	17	Subsection 18(4)
2		Repeal the subsection, substitute:
3		At your request
4 5		(4) The *Registrar may cancel *your registration if you apply to the Registrar for cancellation of the registration in the *approved form
6 7		Note: A decision to refuse to cancel your registration is a reviewable ABN decision.
8	18	Subsection 18(5) (note)
9		Repeal the note, substitute:
10 11		Note 1: Section 12 deals with giving notice to an entity registered under section 11.
12	19	At the end of subsection 18(5)
13		Add:
14 15		Note 2: A decision setting the date of effect of a cancellation is a reviewable ABN decision.
16	20	Subsection 19(2) (note)
17 18		Omit "a registered entity", substitute "an entity registered under section 11".
19	21	Division 7
20		Repeal the Division.
21	22	Division 8
22		Repeal the Division, substitute:
23	Di	vision 8—Review of reviewable ABN decisions
24	21	Review of reviewable ABN decisions
25		(1) *You may object, in the manner set out in Part IVC of the <i>Taxation</i>
26		Administration Act 1953, against a decision you are dissatisfied
27		with that is a *reviewable ABN decision.
28		(2) Each of the following decisions is a <i>reviewable ABN decision</i> :
29		

Item	Decision		Provision under which decision is made
1	Setting the d	late of effect of *your registration	subsection 11(1)
2	Refusing to	register *you	section 13
3	Cancelling *	your registration	subsection 18(1)
4	Refusing to	cancel *your registration	subsection 18(4)
5	Setting the d	late of effect of a cancellation	subsection 18(2) or (5
6	Refusing an	application not to disclose details	subsection 26(4) or 27(7)
23 Af	Insert: (aa) det	tails about the entity's *associate	•
	Insert: (aa) det the	,	_
	Insert: (aa) det the	tails about the entity's *associate e *approved form for registration	_
	Insert: (aa) det the	tails about the entity's *associate e *approved form for registration	in that Register;
24 At	Insert: (aa) det the the end of Add: Note:	tails about the entity's *associate e *approved form for registration subsection 26(4) A decision refusing an application not	in that Register;
24 At	Insert: (aa) det the the end of Add: Note:	tails about the entity's *associate e *approved form for registration subsection 26(4) A decision refusing an application not reviewable ABN decision.	in that Register;
24 At	Insert: (aa) det the the end of Add: Note:	tails about the entity's *associate e *approved form for registration subsection 26(4) A decision refusing an application not reviewable ABN decision.	in that Register;
24 At 25 At	Insert: (aa) det the the end of Add: Note:	tails about the entity's *associate e *approved form for registration subsection 26(4) A decision refusing an application not reviewable ABN decision. subsection 27(7) A decision refusing an application not application and application application not application refusing an application not application not application refusing an application not a	in that Register;
24 At 25 At	Insert: (aa) det the the end of Add: Note:	tails about the entity's *associate e *approved form for registration subsection 26(4) A decision refusing an application not reviewable ABN decision. subsection 27(7) A decision refusing an application not reviewable ABN decision.	in that Register;
24 At 25 At 26 Di	Insert: (aa) det the the end of Add: Note: the end of Add: Note: vision 10A	tails about the entity's *associate e *approved form for registration subsection 26(4) A decision refusing an application not reviewable ABN decision. subsection 27(7) A decision refusing an application not reviewable ABN decision.	in that Register;

1	29 A	A Adjustments to details
2 3 4		(1) This section applies if the *Registrar is satisfied that details entered in relation to an *entity in the *Australian Business Register are incorrect and the Registrar has access to details that the Registrar
5		believes to be the correct ones.
6		(2) The *Registrar may adjust the details accordingly.
7 8	28	Section 41 Insert:
9		approved form has the same meaning as in the *ITAA 1997.
10 11	29	Section 41 (definition of <i>electronic signature</i>) Repeal the definition.
12 13	30	Section 41 (definition of <i>lodged electronically</i>) Repeal the definition.
14	31	Section 41
15		Insert:
16		reviewable ABN decision has the meaning given by section 21.
17	32	Application
18 19 20 21	(1)	The amendments made by items 1, 2, 3, 4, 23 and 28 of this Schedule apply in relation to applications made under section 9 of the <i>A New Tax System (Australian Business Number) Act 1999</i> after the commencement of those items.
22 23 24	(2)	The amendments made by items 9 and 10 of this Schedule apply in relation to changes in circumstances, for the purposes of paragraph 14(1)(c) of that Act, happening after the commencement of those items.
25 26 27	(3)	The amendment made by item 11 of this Schedule applies in relation to requests given under subsection 15(1) of that Act after the commencement of that item.
28 29 30	(4)	The amendment made by item 17 of this Schedule applies in relation to applications made under subsection 18(4) of that Act after the commencement of that item.

Product Grants and Benefits Administration Act 2000

2 33 Paragraph 57(1)(a)

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After "address shown in the Register", insert "under subsection 25(2) of the A New Tax System (Australian Business Number) Act 1999".

Taxation Administration Act 1953

34 Paragraph 105-140(1)(a) in Schedule 1

After "address shown in the Register", insert "under subsection 25(2) of the A New Tax System (Australian Business Number) Act 1999".

1		
2	Part 2—Amendments commencing on Proclamation	
3	A New Tax System (Australian Business Number) Act 1999	
4	35 Before subsection 3(1)	
5	Insert:	
6	Main object	
7	36 Before subsection 3(3)	
8	Insert:	
9	Reducing registration and reporting requirements	
10	37 At the end of section 3	
11	Add:	
12	Multi-agency dealings	
13	(4) The objects of this Act also include allowing the *Registrar to	
14 15 16	register and maintain details about representatives of *businesses that are registered under this Act, for the purpose of facilitating electronic dealings by those businesses with *government entities.	
17	38 Section 9 (heading)	
18	Repeal the heading, substitute:	
19	9 Applying for an ABN	
20	39 After section 9	
21	Insert:	
22	9A Applying for registration of representatives	
23	(1) If *you are registered in the *Australian Business Register, or you	
24 25	are applying to be so registered, you may make an application to the *Registrar requesting the Registrar to register details about a	
26 27	nominated representative (who is an individual) for the purpose of facilitating your electronic dealings with *government entities.	;
<i>∟</i> /	facilitating your electronic dealings with government entities.	

1	(2) An application must be in the *approved form.
2 3	(3) That form may request, but not compel, the provision of:(a) the *TFN of the representative; and
4 5	(b) the TFN of the individual (the <i>nominating individual</i>) who is to sign the declaration in the form.
6 7 8	Note: Including a TFN in an application will not be an offence against subsection 8WB(1) of the <i>Taxation Administration Act 1953</i> (see paragraph 8WB(1A)(a) of that Act).
9	40 After section 10
10	Insert:
11	10A Registrar must register your representative if conditions met
12 13	(1) The *Registrar must register *your representative in the *Australian Business Register if:
14	(a) an application has been made under section 9A; and
15 16	(b) the Registrar is satisfied that the identity of the nominating individual (see paragraph 9A(3)(b)) has been established; and
17 18 19	(c) if the representative is to be authorised to nominate other representatives of yours—the Registrar is satisfied that the identity of the representative has been established; and
20 21	(d) the representative's details are not already registered in the *Australian Business Register in relation to you.
22 23 24	(2) If *your proposed representative is to be authorised to nominate other representatives of yours, the *Registrar may request you or your proposed representative to give the Registrar specified
25	information or a specified document the Registrar needs to be
26	satisfied that the identity of the proposed representative is
27	established.
28	41 Subsection 11(1)
29	After "*you", insert "(for an application under section 9)".
30	42 After section 11
31	Insert:

1	11A Steps taken by Registrar to register your representative
2 3 4	The *Registrar registers *your representative (for an application under section 9A) by entering in the *Australian Business Register in relation to you:
5	(a) the name of the representative; and
6	(b) the representative's email address; and
7	(c) the date of effect of the registration.
8	43 Subsection 13(1)
9 10	After "for registration", insert "under section 9 or your application for registration of your representative under section 9A".
11	44 Subsection 13(1) (note)
12	After "register you", insert "or your representative".
13	45 Subsection 13(2)
14 15	After "for registration", insert "under section 9, or your application for registration of your representative under section 9A,".
16	46 Subsection 13(4)
17	Repeal the subsection, substitute:
18 19 20	(4) For the purposes of measuring the 28 days mentioned in subsection (2) for *your application under section 9, disregard each period (if any):
21 22 23	(a) starting on the day when the *Registrar requests you under subsection 10(2) to give the Registrar specified information or a specified document; and
24 25	(b) ending at the end of the day you give the Registrar the specified information or document.
26	(5) For the purposes of measuring the 28 days mentioned in
27	subsection (2) for *your application under section 9A, disregard
28	each period (if any):
29	(a) starting on the day when the *Registrar requests you, or your
30	proposed representative, under subsection 10A(2) to give the
31	Registrar specified information or a specified document; and
32 33	(b) ending at the end of the day you give the Registrar the specified information or document.

1	47	Subsection 15(1) (at the end o	f the table)
2		Add:	
	3	Either:	information relevant to:
		(a) *your representative (if any) registered in the *Australian	(a) confirming the representative's identity; or
		Business Register in relation to you; or	(b) the details entered in relation to the representative in the Register
		(b) you	
3	48	After subsection 18(1)	
4		Insert:	
5		(1A) The *Registrar may cancel the	registration of *your representative
6		in the *Australian Business Re	egister if satisfied that:
7		(a) your registration is cance	elled under subsection (1); or
8		(b) the representative no lon	
9			stered under an identity that is not
10		the representative's true	•
11 12		(d) the representative's iden established.	tity is no longer satisfactorily
13 14		Note: A decision to cancel the reviewable ABN decision	registration of your representative is a n.
15	49	Subsection 18(4)	
16		Repeal the subsection, substitute:	
17		At your request	
18		(4) The *Registrar may:	
19		(a) cancel *your registration	if you apply to the Registrar for
20			ration in the *approved form; or
21			f your representative, if you apply to
22 23		the Registrar for cancella approved form.	ation of the registration in the
24 25		Note: A decision to refuse to ca representative is a review	ancel your registration or that of your vable ABN decision.
26	50	Subsection 19(1)	
27 28		After "your registration", insert ", representative,".	or the registration of your
		•	

51 Subsection 21(2)

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Repeal the subsection, substitute:

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

Reviewable ABN decisions		
Item	Decision	Provision under which decision is made
1	Setting the date of effect of *your registration	subsection 11(1)
2	Refusing to register *you or your representative	section 13
3	Cancelling *your registration	subsection 18(1)
4	Cancelling the registration of *your representative	subsection 18(1A)
5	Refusing to cancel *your registration or that of your representative	subsection 18(4)
6	Setting the date of effect of a cancellation	subsection 18(2) or (5)
7	Refusing an application not to disclose details	subsection 26(4) or 27(7)

52 Division 9 (heading)

6 Repeal the heading, substitute:

Division 9—Offences

53 Section 23 (heading)

Repeal the heading, substitute:

23 Identification offences

54 At the end of section 23

Add:

- (3) *You commit an offence if:
 - (a) you purport to identify yourself as being registered under this Act as the representative of an *entity; and
 - (b) you are not the registered representative of the entity.

1	Penalty: Imprisonment for 2 years.
2 55	At the end of section 25 (before the notes)
3	Add:
4 5	(3) Under section 11A, the *Registrar enters in the *Australian Business Register in relation to each representative registered in
6 7 8	the Register: (a) the representative's name; and (b) the representative's email address; and
9	(c) the date of effect of the registration.
10 11 12	(4) The *Registrar must also enter in the *Australian Business Register in relation to a representative the details prescribed in the regulations.
13 56	Subsection 29A(1)
14	Repeal the subsection, substitute:
15	(1) This section applies if the *Registrar is satisfied that:
16 17	(a) details entered in relation to an *entity in the *Australian Business Register; or
18 19	(b) details entered in relation to an entity's representative in that Register;
20 21	are incorrect and the Registrar has access to details that the Registrar believes to be the correct ones.
22 57	At the end of subsection 30(3)
23	Add:
24	; (e) the entrusted person is the Registrar and the disclosure:
25	(i) is of information relating to an individual who is, or
26 27	who has been, registered as an *entity's representative in the *Australian Business Register; and
28	(ii) is for the purposes of facilitating the entity's electronic
29	dealings with *government entities or for maintaining
30	details in the Register.
31 32 33	Note: A disclosure under paragraph (3)(e) could, for example, be for the purpose of administering or cancelling the representative's registration.

2	Schedule 7—Fuel tax
3	Part 1—Fuel Tax Act 2006
4 5	1 Section 41-5 (note 1) Omit "Subdivisions 41-B and 45-A", substitute "Subdivision 41-B".
6 7	2 Section 44-1 (note) Repeal the note.
8	3 Division 45 Repeal the Division.
10 11	4 Subsection 60-5(1) (note 1 at the end of the definition of <i>Total fuel tax credits</i>)
12	Repeal the note.
13 14 15	5 Subsection 60-5(1) (note 2 at the end of the definition of <i>Total fuel tax credits</i>) Omit "2".
16 17	6 Subsection 65-5(5) Repeal the subsection.
18 19	7 Subsection 65-10(1) Omit "(1)".
20 21	8 Subsection 65-10(2) Repeal the subsection.
22 23 24	9 Section 110-5 (paragraph (a) of the definition of decreasing fuel tax adjustment) Omit "and subsection 45-5(2)".
25 26	10 Section 110-5 (definition of <i>Environment Minister</i>) Repeal the definition.
27	11 Section 110-5 (definition of Environment Secretary)

1 Repeal the definition.

- 12 Section 110-5 (definition of *Greenhouse Challenge Plus Programme*)
- 4 Repeal the definition.

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2	Pa	rt 2—Fuel Tax (Consequential and Transitional Provisions) Act 2006
4 5	13	Item 35 of Schedule 3 (heading) Omit "Subsection 65-10(1)", substitute "Section 65-10".
6 7	14	Item 40 of Schedule 3 (heading) Omit "Subsection 65-10(1)", substitute "Section 65-10".
8 9	15	Item 41 of Schedule 3 Omit "and subsection 45-5(2)".

2	Part	3—Application provisions
3	16 A	Application of Part 1 amendments
4		Meaning of programme end time
5	(1)	In this Part:
6 7		<i>programme end time</i> means the time occurring just before the commencement of Part 1 of this Schedule.
8		Application
9 10 11	(2)	The amendments made by Part 1 of this Schedule apply in relation to tax periods ending in financial years commencing on or after 1 July 2009.
12 13 14 15 16	(3)	To avoid doubt, despite the repeal of subsection 65-5(5) of the <i>Fuel Tax Act 2006</i> by that Part, subsection 65-5(4) of that Act continues not to apply in respect of the whole or a part of a fuel tax credit that, just before the programme end time, you were not entitled to take into account under subsection 45-5(1) of that Act.
17		Decreasing fuel tax adjustment
18 19 20	(4)	Subitem (5) applies if, at the programme end time, you were not a member of a programme mentioned in subsection 45-5(1) of the <i>Fuel Tax Act</i> 2006.
21 22	(5)	The <i>Fuel Tax Act 2006</i> is taken to have had effect, at the programme end time, as if you became a member of such a programme at that time.

1 2 3 4	Schedule 8—Government grants for businesses in relation to 2009 Victorian bushfires		
5	Part 1—Amendments commencing on Royal Assent		
6	Income Tax Assessment Act 1997		
7	1 Section 11-55 (after table item headed "demutualisation of private health insurers")		
9	Insert:		
	disasters		
	2009 Victorian bushfires—Clean-up and Restoration Grants for primary producers		
10	2 At the end of Division 59		
1	Add:		
12	59-50 Clean-up and Restoration Grants for 2009 Victorian bushfires		
13	The following payments administered by the Rural Finance		
4	Corporation of Victoria in relation to the Victorian bushfires of		
15	2009 are not assessable income and are not *exempt income:		
6	(a) Clean-up and Restoration Grants for primary producers;		
17	(b) Clean-up and Restoration Grants for small businesses.		

Part 2—Sunsetting on 1 July 2011

- 3 Income Tax Assessment Act 1997
- 3 Section 11-55 (table item headed "disasters")
- 5 Repeal the item.
- 6 4 Section 59-50

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7 Repeal the section.

Part 3—Application provision

5 Application of Part 1 amendments

The amendments made by Part 1 of this Schedule apply in relation to:

(a) the 2008-09 income year; and

(b) the 2009-10 income year.

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