2010-2011

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Tax Laws Amendment (2011 Measures No. 7) Bill 2011

No. , 2011

(Treasury)

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

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

The Parliament of Australia enacts:

1 Short title

This Act may be cited as the *Tax Laws Amendment (2011 Measures No. 7) Act 2011*.

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.

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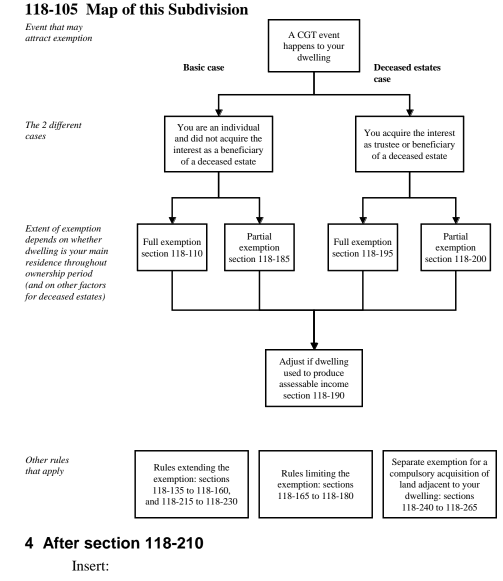
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Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 4 and anything in this Act not elsewhere covered by this table	The day this Act receives the Royal Assent.	
2. Schedule 1	The day this Act receives the Royal Assent.	
3. Schedule 2, Part 1	The day this Act receives the Royal Assent.	
4. Schedule 2, Part 2	1 July 2016.	1 July 2016
5. Schedule 3	The day this Act receives the Royal Assent.	
6. Schedule 4	The day after this Act receives the Royal Assent.	
7. Schedules 5 to 7	The day this Act receives the Royal Assent.	
8. Schedule 8, Part 1, Division 1	1 January 2012.	1 January 201
9. Schedule 8, Part 1, Division 2	1 July 2012.	1 July 2012
10. Schedule 8, Part 1, Division 3	1 January 2012.	1 January 201
11. Schedule 8, Part 2	The day this Act receives the Royal Assent.	
12. Schedule 9	The day this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of this A enacted. It will not be amended to deal with any this Act.	Act as originally later amendments
Inform	nformation in column 3 of the table is not praction may be inserted in this column, or in the edited, in any published version of this A	formation in it
Schedule(s)		
	Act that is specified in a Schedule to this A ed as set out in the applicable items in the S	

1 2	concerned, and any other item in a Schedule to this Act has effect according to its terms.
3	4 Amendment of assessments
4	Section 170 of the Income Tax Assessment Act 1936 does not
5	prevent the amendment of an assessment if:
6	(a) the assessment was made before the commencement of
7	Schedule 1 (about special disability trusts) to this Act; and
8	(b) the amendment is made within 2 years after that
9	commencement; and
0	(c) the amendment is made for the purpose of giving effect to
1	that Schedule

	—Removing tax issues facing cial disability trusts
	nding CGT main residence exemption to ital disability trusts
Income Tax Ass	sessment Act 1997
1 Subsection 1	04-75(6)
Repeal the s	subsection, substitute:
Except	ions for beneficiary
(6) A *cap if:	ital gain or *capital loss the beneficiary makes is disregarded
(he beneficiary *acquired the *CGT asset that is the interest except by way of an assignment from another entity) for no xpenditure; or
(b) tl	he beneficiary acquired it before 20 September 1985; or
f	Il or part of the capital gain or capital loss the trustee makes rom the *CGT event is disregarded under Subdivision 118-B about main residence).
,	diture can include giving property: see section 103-5.
Note 1:	For provisions affecting the application of Subdivision 118-B to the trustee, see sections 118-215 to 118-230.
Note 2:	There are also exceptions for employee share trusts: see sections 130-80 and 130-90.
2 Subsection 1	04-85(6)
Repeal the s	subsection, substitute:
Except	ions for beneficiary
(6) A *cap if:	ital gain or *capital loss the beneficiary makes is disregarded
(he beneficiary *acquired the *CGT asset that is the interest except by way of an assignment from another entity) for no xpenditure; or

1	(b) the	beneficiary acquired it before 20 September 1985; or
2	(c) all	or part of the capital gain or capital loss the trustee makes
3	fro	om the *CGT event is disregarded under Subdivision 118-E
4	(ab	oout main residence).
5	Expendi	ture can include giving property: see section 103-5.
6 7	Note 1:	For provisions affecting the application of Subdivision 118-B to the trustee, see sections 118-215 to 118-230.
8 9	Note 2:	There is also an exception for employee share trusts: see section 130-90.
10	3 Section 118-10	05
11	Repeal the se	ction, substitute:



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Special disability trusts

118-215 What the following provisions are about

The trustee of a trust that is or has been a special disability trust may be eligible for an exemption to the extent that a dwelling is the

1 2			idence of the individual who is or has been the principal ary of the trust.
3 4 5		the dwel	beneficiary of the trust may be eligible for an exemption if ling is distributed to that other beneficiary at or after the beneficiary's death.
6 7	_	Note:	The following provisions also apply to the exemption about compulsory acquisitions of adjacent land (see section 118-245).
8	118-218 E	xemptio	n available to trustee—main case
9	(1)	This sect	tion applies to you in relation to a *CGT event if:
10	, ,		CGT event happens in relation to a *CGT asset; and
11		(b) jus	t before the CGT event happens, you hold the CGT asset
12			trustee of a trust; and
13		(c) the	trust was a *special disability trust on at least one of the
14		day	ys on which you held the CGT asset.
15	(2)	For the p	purposes of applying this Subdivision in relation to the
16		*CGT ev	rent, on each day to which paragraph (1)(c) applies:
17		(a) tre	at yourself as holding the *CGT asset personally (and not
18		as	trustee of the trust); and
19		(b) if t	he *principal beneficiary of the trust uses the applicable
20		*dv	welling in a particular way on that day—treat yourself as
21		usi	ng the dwelling in that way on that day.
22		Example:	If the principal beneficiary uses the dwelling as his or her main
23			residence on the day, then treat yourself as using the dwelling as your
24			main residence on that day.
25		Note 1:	The CGT asset need not be a dwelling (or an ownership interest in a
26 27			dwelling) if it is land adjacent to a dwelling, an adjacent structure of a flat or home unit, or an ownership interest in such an asset.
			•
28		Note 2:	If the trustee is an individual, the individual's actual circumstances are ignored. Similarly, this subsection does not affect how this
29 30			Subdivision applies for the individual's actual circumstances. See
31			section 960-100.
32	(3)	If you ar	e not an individual, treat yourself as being an individual
33		for the p	urposes of applying this Subdivision in relation to the
34		*CGT ev	
35	(4)	If the *C	GT asset, or your *ownership interest in it, *passed to you
36			eficiary in a deceased estate:

1 2 3	 (a) treat the deceased as never having used the applicable *dwelling for the *purpose of producing assessable income; and
4	(b) treat the dwelling as being the deceased's main residence on each day during the deceased's *ownership period;
6 7	for the purposes of applying this Subdivision in relation to the *CGT event.
8	118-220 Exemption available to trustee—after the principal beneficiary's death
10	This section applies to you in relation to a *CGT event if:
11 12	(a) the trustee of a trust holds a *CGT asset on a particular day (the <i>transition day</i>); and
13 14	(b) on the transition day, or on an earlier day on which the CGT asset was held by the trustee of the trust, the trust is a *special disability trust and
15 16 17	disability trust; and (c) the individual who is or has been the *principal beneficiary of the trust dies on the transition day; and
18 19	(d) the CGT event happens in relation to the CGT asset at or after the deceased's death; and
20 21	(e) the CGT event happens while you hold the CGT asset:(i) as trustee of the trust; or
22 23	(ii) as trustee of an implied trust arising because of the deceased's death.
24 25	118-222 Exemption available to other beneficiary who acquires the CGT asset after the principal beneficiary's death
26	This section applies to you in relation to a *CGT event if:
27	(a) the CGT event happens in relation to a *CGT asset; and
28	(b) you *acquired the CGT asset or your *ownership interest in it
29	(i) as a result of an earlier CGT event; and
30	(ii) as a beneficiary of a trust; and
31 32	(c) section 118-220 applied to the trustee of the trust in relation to the earlier CGT event and the CGT asset.

1 2		mount of exemption available after the principal beneficiary's death—general
3		Full exemption for trustee unless sells asset for proceeds etc.
4 5		A *capital gain or *capital loss you make from a *CGT event is disregarded if:
6 7		(a) section 118-220 applies to you in relation to the CGT event; and
8 9		(b) as a result of the CGT event, an entity *acquires the *CGT asset:
10		(i) as trustee of an implied trust arising because of the deceased's death; or
12		(ii) as a beneficiary of the relevant trust referred to in paragraph 118-220(e).
4	ر	Exemption for beneficiary, or trustee selling asset for proceeds etc.
15	(2)	If:
6		(a) section 118-220 applies to you in relation to a *CGT event,
17		but paragraph (1)(b) does not; or
8		(b) section 118-222 applies to you in relation to a CGT event;
9	1	the amount of the *capital gain or *capital loss that you would have
20 21		made apart from this section from the CGT event is decreased by an amount that is reasonable.
22	(3)	In determining what is a reasonable decrease:
23		(a) if section 118-220 applies to you, but paragraph (1)(b) does
24		not—treat yourself as being an individual who owned the
25		*CGT asset as the trustee of the deceased's estate; and
26		(b) if section 118-222 applies to you—treat yourself as being an
27		individual and treat the CGT asset or your *ownership
28		interest in it as having *passed to you as a beneficiary in the
29		deceased's estate; and
30		(c) have regard to the principles in this Subdivision, and to:
31		(i) the extent that the applicable *dwelling was the
32		deceased's main residence for the relevant period; and
33		(ii) the extent that the dwelling was used for the *purpose of
34		producing assessable income during the relevant period.

1 2 3 4	(4) For the purposes of subparagraph (3)(c)(i), assume the *dwelling was not the deceased's main residence on each day the trust referred to in paragraph 118-220(b) was not a *special disability trust.
5 6	118-227 Amount of exemption available after the principal beneficiary's death—cost base and reduced cost base
7	(1) If section 118-220 applies to you and:
8	(a) the applicable *dwelling was the deceased's main residence just before the deceased's death; and
10 11	(b) that dwelling was not then being used for the *purpose of producing assessable income; and
12 13	(c) the trust referred to in paragraph 118-220(b) was then a *special disability trust;
14	then:
15 16	(d) the first element of the *CGT asset's *cost base, in your hands, is the CGT asset's *market value just before the
17 18 19	deceased's death; and (e) the first element of the CGT asset's *reduced cost base, in your hands, is worked out similarly.
20 21 22	(2) However, if section 118-220 applies to you as trustee of an implied trust arising because of the deceased's death, but subsection (1) does not, then:
23 24 25	(a) the first element of the *CGT asset's *cost base, in your hands, is the CGT asset's cost base just before the deceased's death; and
25 26 27	(b) the first element of the CGT asset's *reduced cost base, in your hands, is worked out similarly.
28	(3) If section 118-222 applies to you:
29	(a) the first element of the *CGT asset's *cost base, in your
30	hands, is the CGT asset's cost base just before the earlier
31	*CGT event happened that resulted in you *acquiring the
32	CGT asset or your *ownership interest in it; and
33 34	(b) the first element of the CGT asset's *reduced cost base, in your hands, is worked out similarly.

1	118-230 Application of CGT events E5 and E7 in relation to main
2	residence exemption and special disability trusts
3	If *CGT event E5 or E7 happens in relation to a *CGT asset held
4	by a trust that is or has been a *special disability trust, treat the lists
5	of CGT events in paragraphs 118-110(2)(a) and 118-195(2)(a) as
6	including a reference to that CGT event.
7	5 Application of amendments
8	The amendments made by this Part apply to CGT events that happen on
9	or after 1 July 2006.
10	

Part	2—CGT exempt special disa	ion for assets tra	ansferred to
Inco	me Tax Assessment	t Act 1997	
6 Af	ter section 118-80 Insert:		
Spec	ial disability trusts		
118-8	S Special disability t	rusts	
	make it from trans (a) a *special di (b) a trust that b	*capital loss you make is sferring a *CGT asset for isability trust; or becomes a special disabilitater the transfer.	no consideration to:
	(2) In working out wl disregard any inte	hether the transfer was fo crest in the trust.	r consideration,
7 Sı	obsection 128-15(4) Omit "or 3A", substitu	•	
3 Su		(after table item 3A)
3B	One that *passes to a trustee of a *special disability trust	the *market value of the asset on the day you died	the market value of the asset on the day you died
9 Ap	pplication of amend	lments	
	The amendments made or after 1 July 2006.	e by this Part apply to CC	GT events that happen on

1	
2 3	Part 3—Extending definitions to cover veterans' special disability trusts
4	Income Tax Assessment Act 1997
5	10 Subsection 995-1(1) (definition of principal beneficiary)
6	Repeal the definition, substitute:
7 8	<i>principal beneficiary</i> of a *special disability trust has the meaning given by:
9 10	(a) for a special disability trust within the meaning of the <i>Social Security Act 1991</i> —subsection 1209M(1) of that Act; or
11 12 13	(b) for a special disability trust within the meaning of the <i>Veterans' Entitlements Act 1986</i> —subsection 52ZZZWA(1) of that Act.
14	11 Subsection 995-1(1) (definition of special disability trust)
15	Repeal the definition, substitute:
16	special disability trust means:
17 18	(a) a special disability trust within the meaning of the <i>Social Security Act 1991</i> ; or
19 20	(b) a special disability trust within the meaning of the <i>Veterans' Entitlements Act 1986</i> .
21	12 Application of amendments
22	The amendments made by this Part apply to assessments for the
23	2006-07 income year and later income years.

1 2 3	Schedule 2—Pacific Seasonal Worker Pilot Scheme
4	Part 1—Amendments commencing on Royal Assent
5	Income Tax Rates Act 1986
6	1 After clause 1 of Part II of Schedule 7
7	Insert:
8 9	1A. Treat the reference in item 1 of the table in clause 1 to 29% as being a reference to 15%, if:
0	(a) the year of income is the 2011-12 year of income; and
1	(b) at a time during the year of income, the non-resident
2	taxpayer:
13	(i) holds a Special Program Visa (subclass 416); and
4	(ii) is employed by an Approved Employer under the
15	Pacific Seasonal Worker Pilot Scheme.
16	Note: This clause will be repealed on 1 July 2016. See Part 2 of Schedule 2 to the <i>Tax Laws Amendment (2011 Measures No. 7) Act 2011</i> .

Part 2—Amendments commencing on 1 July 2016

- 3 Income Tax Rates Act 1986
- 2 Clause 1A of Part II of Schedule 7
- 5 Repeal the clause.

1

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2	Schedule 3—TOFA and PAYG instalments
3	Part 1—Amendments
4	Taxation Administration Act 1953
5 6	1 After subsection 45-120(2B) in Schedule 1 Insert:
7 8	Effect of Division 230 of the Income Tax Assessment Act 1997 on instalment income
9 10	(2C) Your instalment income for a period also includes the difference between:
11 12	(a) a gain (or gains) you make from a *financial arrangement to the extent to which it is (or they are):
13 14	(i) assessable under Division 230 of the <i>Income Tax</i> Assessment Act 1997; and
15	(ii) reasonably attributable to that period; and
16 17	(b) a loss (or losses) you make from a financial arrangement to the extent to which it is (or they are):
18 19	(i) allowable to you as a deduction under Division 230 of the <i>Income Tax Assessment Act 1997</i> ; and
20	(ii) reasonably attributable to that period.
21 22	This is so only if the gain (or gains) referred to in paragraph (a) equals or exceeds the loss (or losses) referred to in paragraph (b).
23	(2D) However, your instalment income for a period is worked out
24	disregarding subsection (2C) if any of the following apply:
25	(a) you are an individual;
26	(b) the only gains and losses that would be taken into account
27 28	under subsection (2C) for the period are from *financial arrangements that are *qualifying securities.
29	(2E) A gain or loss that is taken into account under subsection (2C) in
30	working out an amount (including a nil amount) to be included in
31	your instalment income for a period is not to be, to any extent,
32	taken into account again under another provision of this section in
33	calculating your instalment income for the same or any other

period. 1

2	Part	t 2—Application of amendments
3	2 De	efinitions
4		In this Part:
5 6 7		<i>amended instalment income definition</i> means section 45-120 in Schedule 1 to the <i>Taxation Administration Act 1953</i> as amended by this Schedule.
8 9		<i>first TOFA year</i> means the first income year commencing on or after 1 July 2010 for which:
10		(a) either or both of the following applies:
11 12 13		(i) a gain (or gains) from a financial arrangement is included in your assessable income under Division 230 of the <i>Income Tax Assessment Act 1997</i> ;
14 15		(ii) a loss (or losses) from a financial arrangement is allowable to you as a deduction under that Division; and
16 17		(b) at least one gain or loss referred to in paragraph (a) is from a financial arrangement other than a qualifying security.
18	3 A ₁	oplication of amendments
19		Main rule
20	(1)	Subitem (2) applies to you if:
21		(a) the Commissioner gives you an instalment rate under
22		section 45-15 in Schedule 1 to the <i>Taxation Administration</i> Act 1953 at a time that is:
23		(i) after this Act receives the Royal Assent; and
24 25		(ii) in the first instalment quarter in an income year (the
26		commencing year); and
27		(b) the base year that applies in working out that rate is your first
28		TOFA year, or a later year.
29	(2)	Subject to subitems (4) and (6), the amended instalment income
30		definition applies to you in working out:
31		(a) your base assessment instalment income for the base year
32		mentioned in paragraph (1)(b), and later years; and
33		(b) your instalment income for periods in the commencing year,
34		and later years.

1		Partnerships
2	(3)	Subitem (4) applies in relation to your instalment income for a period if:
3		(a) the period starts after this Act receives the Royal Assent; and
4		(b) you are a partner in a partnership at any time during the
5		period; and
6		(c) in working out the amount to be included in your instalment
7		income for the period under section 45-260 in Schedule 1 to
8		the <i>Taxation Administration Act 1953</i> , the last income year mentioned in the numerator of the formula in subsection
10		45-260(1) in that Schedule is:
11		(i) the first TOFA year for the partnership; or
12		(ii) a later year.
12		(ii) a later year.
13	(4)	For the purpose of working out the amount to be included in your
14		instalment income for the period (the <i>current period</i>) under
15		section 45-260 in Schedule 1 to the <i>Taxation Administration Act 1953</i> ,
16		the amended instalment income definition applies in working out the
17		instalment income of the partnership for:
18		(a) the last income year mentioned in the numerator of the formula in subsection 45-260(1) in that Schedule; and
19		(b) the current period.
20		(b) the current period.
21		Trusts
22	(5)	Subitem (6) applies in relation to your instalment income for a period if:
23		(a) the period starts after this Act receives the Royal Assent; and
24		(b) you are a beneficiary of a trust at any time during the period;
25		and
26		(c) in working out the amount to be included in your instalment
27		income for the period under section 45-280 in Schedule 1 to
28		the Taxation Administration Act 1953, the last income year
29		mentioned in the numerator of the formula in subsection
30		45-280(1) in that Schedule is:
31		(i) the first TOFA year for the trust; or
32		(ii) a later year.
33	(6)	For the purpose of working out the amount to be included in your
34		instalment income for the period (the current period) under
35		section 45-280 in Schedule 1 to the Taxation Administration Act 1953,

1 2		the amended instalment income definition applies in working out the instalment income of the trust for:
3		(a) the last income year mentioned in the numerator of the formula in subsection 45-280(1) in that Schedule; and
5		(b) the current period.
6		Early opt-in for amended instalment income definition
7	(7)	Subitem (8) applies to you if:
8		(a) the Commissioner gives you an instalment rate under
9 10		section 45-15 in Schedule 1 to the <i>Taxation Administration</i> Act 1953 at a time that is:
11		(i) after this Act receives the Royal Assent; and
12 13		(ii) in the first instalment quarter in an income year (the <i>commencing year</i>); and
		(b) the base year that applies in working out that rate is an
14 15		income year before your first TOFA year; and
16		(c) you elect to have subitem (8) apply to you; and
17		(d) the Commissioner, having regard to the object of Part 2-10 in
18 19		Schedule 1 to the <i>Taxation Administration Act 1953</i> , is of the opinion that it is reasonable for that subitem to apply to you.
20 21	(8)	Despite subitems (1) and (2), the amended instalment income definition applies to you in working out:
22		(a) your base assessment instalment income for the base year
23		mentioned in paragraph (7)(b), and later years; and
24		(b) your instalment income for periods in the commencing year,
25		and later years.
26	(9)	If subitem (8) applies to you, in working out your base assessment
27		instalment income for the base year (or a later income year that ends
28		before your first TOFA year) (a <i>pre-TOFA year</i>), the financial
29 30		arrangement amendments (within the meaning of Part 3 of Schedule 1 to the <i>Tax Laws Amendment (Taxation of Financial Arrangements) Act</i>
31		2009) are taken to apply:
32		(a) to you in a pre-TOFA year in the same way they apply to you
33		in your first TOFA year; and
34		(b) to financial arrangements you have in a pre-TOFA year in the
35		same way they apply to financial arrangements you have in
36		your first TOFA year.
37		•

Sch	Schedule 4—Notification of TOFA transitional elections	
Tax 1	Laws Amendment (Taxation of Financial Arrangements) Act 2009	
1 At	the end of subitem 104(5) of Schedule 1	
	Add:	
Note:	The Commissioner may, in limited circumstances, extend the time on or before which the election must be notified to the Commissioner. See item 104A.	
2 Aft	er item 104 of Schedule 1	
	Insert:	
104A	Application of financial arrangement amendments (financial arrangements)—late notices	
(1)	A reference in paragraph 104(5)(b) to the lodgment date is to be treated, in relation to an election under subitem 104(2), as being a reference to a later date specified in a notice the Commissioner gives to you under this item, if the Commissioner gives you such a notice in relation to the election.	
(2)	The Commissioner may give you a notice in relation to the election if:	
	(a) the Commissioner is satisfied that the election was not	
	notified to the Commissioner on or before the lodgment date	
	because of:	
	(i) an honest mistake of yours; or	
	(ii) an inadvertence of yours; or	
	(b) the Commissioner is satisfied that:	
	(i) the election was not notified to the Commissioner on or	
	before the lodgment date because of circumstances outside of your control; and	
	(ii) you took all reasonable steps to notify the	
	Commissioner of the election on or before the lodgment	
	date, or there were no such steps you could have taken.	

(3) The later date specified in the notice must be a date that occurred no later than 3 months after the lodgment date mentioned in paragraph 104(5)(b) (disregarding this item).

3 Subitem 105(1) of Schedule 1

Omit "item 104 applies to arrangements that are not financial arrangements in the same way that it applies", substitute "items 104 and 104A apply to arrangements that are not financial arrangements in the same way that those items apply".

4 Application of amendments

The amendments made by this Schedule apply in relation to lodgment dates mentioned in paragraph 104(5)(b) of Schedule 1 to the *Tax Laws Amendment (Taxation of Financial Arrangements) Act 2009*, whether the lodgment dates occur before, on or after the commencement of this item.

Schedule 5—Farm management deposits	
P	art 1—Early repayments in the event of applicable natural disasters
Ii	ncome Tax Assessment Act 1997
1	Section 393-1 After "exceptional circumstances", insert "or in the event of an applicable natural disaster".
2	Paragraph 393-15(2)(d)
	Repeal the paragraph, substitute: (d) subsections 393-40(3), (3A) and (4) (about repayment of a farm management deposit in exceptional circumstances or in the event of an applicable natural disaster).
3	Subsection 393-40(1) (note 1)
	After "subsection (3)", insert ", (3A)".
4	Subsection 393-40(2) (note 1)
	After "subsection (3)", insert ", (3A)".
5	After subsection 393-40(3)
	Insert:
	Repayment in the event of an applicable natural disaster
	(3A) Subsections (1) and (2) do not apply to a repayment of the whole
	or a part of a *farm management deposit if:
	(a) natural disaster relief and recovery arrangements made by or
	on behalf of the Commonwealth apply, in a way specified in
	regulations made for the purposes of this subsection, to a *primary production business of the *owner of the deposit;
	and
	(b) all of the other circumstances specified in those regulations
	are satisfied.

1	6 Subsection 393-40(4)
2	Repeal the subsection, substitute:
3	Any later deposit not a farm management deposit
4	(4) If subsection (3) or (3A) applies to an *owner and a repayment, ar
5	later deposit that is made by, or on behalf of, the owner in the
6	income year in which the repayment is made is not, and is taken
7	never to have been, a farm management deposit.
8	7 Subsection 393-55(2) (paragraph (d) of note 1)
9	Omit "(3) and (4) (about repayment in exceptional circumstances)",
10	substitute "(3), (3A) and (4) (about repayment in exceptional
11	circumstances or in the event of an applicable natural disaster)".
12	8 Application of amendments
13	The amendments made by this Part apply in relation to repayments
14	made on or after 1 July 2010.
15	·

2	Part 2—Providers must report monthly		
3	Income Tax Assessment Act 1997		
4 5	9 Section 393-1 (note) Omit "quarter", substitute "calendar month".		
6	Taxation Administration Act 1953		
7 8	10 Subsection 398-5(1) in Schedule 1 (heading) Repeal the heading, substitute:		
9	FMD provider must provide monthly information		
10 11 12	11 Subsection 398-5(1) in Schedule 1 Omit "within 60 days after the end of a *quarter", substitute "before the 11th day after the end of a calendar month".		
13 14	12 Subsection 398-5(1) in Schedule 1 Omit "any month in the quarter", substitute "that month".		
15 16	13 Paragraph 398-5(3)(a) in Schedule 1 Omit "each month in the *quarter", substitute "that month".		
17 18	14 Paragraphs 398-5(3)(b) and (c) in Schedule 1 Omit "each month in the quarter", substitute "that month".		
19 20	15 Paragraph 398-5(3)(d) in Schedule 1 Omit "the quarter", substitute "that month".		
21	16 Application of amendments		
22 23 24	The amendments made by this Part apply in relation to information to be given for calendar months in the 2012-13 financial year and each later financial year.		
25 26 27 28	Note: Section 398-5 in Schedule 1 to the <i>Taxation Administration Act 1953</i> , as in force before the commencement of this Part, continues to apply in relation to information to be given for quarters ending before 1 July 2012.		

•		
2 3	Pa	rt 3—Owners may have farm management deposits with more than one FMD provider
4	Inc	come Tax Assessment Act 1997
5	17	Section 393-35 (table item 5)
6		Repeal the item.
7	18	Section 393-35 (table item 10)
8		Omit "the *FMD provider", substitute "*FMD providers".
9	19	Subsections 393-55(4) and (5)
0		Repeal the subsections.
1	20	Application of amendments
12		The amendments made by this Part apply in relation to agreements
13		made before, on or after 1 July 2012.
4		

2 3	Part 4—Contacting owners before forfeiting FMD deposits as unclaimed money
4	Banking Act 1959
5	21 After subsection 69(1)
6	Insert:
7 8 9	(1A) However, farm management deposits (within the meaning of the <i>Income Tax Assessment Act 1997</i>) of an owner (within the meaning of that Act) are <i>unclaimed moneys</i> if, and only if:
10	(a) they are to the credit of an account with an ADI; and
11 12	(b) the account has not been operated on either by deposit or withdrawal for a period of not less than 7 years; and
13 14 15	(c) after the first 7 years of that period, the ADI has been unable to contact the owner about those farm management deposits after making reasonable efforts.
16	22 Subsection 69(2)
17	Omit "subsection (1)", substitute "subsections (1) and (1A)".
18	23 Application of amendments
19 20	The amendments made by this Part apply in relation to statements to be delivered:
21	(a) within 3 months after 31 December 2012; and
22 23	(b) within 3 months after the 31 December in each later year.

Scł	nedule 6—Temporary loss relief for merging superannuation funds
Inco	ome Tax Assessment Act 1997
1 Se	After "30 June 2011", insert "(or, in certain circumstances, 30 September 2011)".
Tax	Laws Amendment (2009 Measures No. 6) Act 2010
2 Ite	em 11 of Schedule 2 Before "The amendments", insert "(1)".
3 Ite	omit "paragraph (a) is that", substitute "paragraph (1)(a) is that, subject to subitem (2),".
4 Ite	em 11 of Schedule 2 (note 2)
	Omit "paragraph (b) is that", substitute "paragraph (1)(b) is that, subject to subitem (2),".
5 A1	the end of item 11 of Schedule 2 Add:
(2)	The amendments also apply in relation to a transferring entity and a receiving entity if:
	(a) the condition in subsection 310-10(3), 310-15(3) or 310-20(3) of the <i>Income Tax Assessment Act 1997</i> (as amended by this Schedule) for those entities is satisfied during the period starting on 24 December 2008 and ending at the end of 30 September 2011; and
	(b) all the transfer events (if any) referred to in subsection 310-45(2) of that Act for those entities happen during the period starting on 1 July 2010 and ending at the end of 30 September 2011.

1	6 Transitional provision—completion times and transfer
2	events
3	For the purposes of subsection 310-45(3) of the <i>Income Tax Assessment</i>
4	Act 1997, as in force just after the commencement of item 1 of
5	Schedule 2 to the Tax Laws Amendment (2009 Measures No. 6) Act
6	2010:
7	(a) treat the completion time for a losses choice as occurring in
8	the 2010-11 income year, if the completion time happens
9	during the period:
10	(i) starting on 1 July 2010; and
11	(ii) ending on 30 September 2011; and
12	(b) treat a transfer event as happening in that income year for the
13	transferring entity, if the transfer event happens during that
14	period.
15	_

1 Schedule 7—Penalty notice validation 2 3 1 Validation of notices 4 (1) This item applies if the Commissioner gave (or purported to give) a 5 notice under former section 222AOE on or after 10 December 2007 by 6 sending it by pre-paid post in accordance with section 28A of the Acts 7 Interpretation Act 1901. 8 (2) For the purpose of former section 222AOE, treat the notice as having 9 been given at the time the Commissioner sent it by pre-paid post in 10 accordance with section 28A of the Acts Interpretation Act 1901. 11 This item applies despite section 29 of the Acts Interpretation Act 1901. (3) 12 (4) This item does not affect rights or liabilities arising between parties to 13 proceedings heard and finally determined by a court on or before the 14 commencement of this item, to the extent that those rights or liabilities 15 arose from, or were affected by, a notice referred to in subitem (1). 16 (5) In this item: 17 former section 222AOE means former section 222AOE of the Income 18 Tax Assessment Act 1936 (as that section was in force before the 19 commencement of Schedule 1 to the Tax Laws Amendment (Transfer of 20 Provisions) Act 2010). 21 22

1 2	Schedule 8—Ancillary funds
3	Part 1—Public ancillary funds
4	Division 1—Main amendments
5	A New Tax System (Australian Business Number) Act 1999
6 7	1 Paragraph 26(3)(ga) After "section 426-65", insert ", 426-104".
8	Income Tax Assessment Act 1997
9 10	2 Subsection 30-15(2) (cell at table item 2, column headed "Recipient")
11 12	Omit "A public fund, or a *private ancillary fund,", substitute "An *ancillary fund".
13 14	3 Subsection 30-15(2) (cell at table item 2, column headed "Special conditions")
15	Before "fund" (wherever occurring), insert "ancillary".
16	4 Paragraph 30-125(1)(d)
17	Omit "a *private ancillary fund", substitute "an *ancillary fund".
18 19 20 21	5 Subparagraph 30-125(1)(d)(i) Omit "*private ancillary fund guidelines", substitute "*public ancillary fund guidelines or the *private ancillary fund guidelines (whichever are applicable)".
22	6 Paragraph 31-10(1)(b)
23 24	Omit "a public fund, or a *private ancillary fund,", substitute "an *ancillary fund".
25	7 Subsection 995-1(1)
26	Insert:

	ancillary fund means:
	(a) a *public ancillary fund; or
	(b) a *private ancillary fund.
8 8	Subsection 995-1(1)
	Insert:
	<i>public ancillary fund</i> has the meaning given by section 426-102 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
9 5	Subsection 995-1(1)
	Insert:
	<i>public ancillary fund guidelines</i> has the meaning given by section 426-103 in Schedule 1 to the <i>Taxation Administration Act</i> 1953.
Тах	cation Administration Act 1953
10	Subsection 355-65(8) in Schedule 1 (table item 6, column
10	headed "and the record or disclosure")
10	
	headed "and the record or disclosure")
	headed "and the record or disclosure") Omit "private ancillary fund", substitute "*ancillary fund".
	headed "and the record or disclosure") Omit "private ancillary fund", substitute "*ancillary fund". Section 426-1 in Schedule 1
	headed "and the record or disclosure") Omit "private ancillary fund", substitute "*ancillary fund". Section 426-1 in Schedule 1 Omit: Subdivision 426-D deals with a type of private philanthropic trust

1	Subdivision 426-D—Public and private ancillary funds
2	13 Section 426-100 in Schedule 1
3	Omit:
4 5	This Subdivision deals with a type of private philanthropic trust fund known as a <i>private ancillary fund</i> .
6	substitute:
7 8	This Subdivision deals with types of philanthropic trust funds known as <i>public ancillary funds</i> and <i>private ancillary funds</i> .
9	14 Section 426-100 in Schedule 1
10	Omit "when private", substitute "when".
11	15 Section 426-100 in Schedule 1
12	Omit "private ancillary fund guidelines", substitute "public ancillary
13 14	fund guidelines or private ancillary fund guidelines (whichever are applicable)".
15 16	16 Before the group heading before section 426-105 in Schedule 1
17	Insert:
18	Public ancillary funds
19	426-102 Public ancillary funds
20	(1) A trust is a <i>public ancillary fund</i> if:
21	(a) at least one of the following subparagraphs applies:
22	(i) each trustee of the trust is a *constitutional corporation;
23	(ii) the only trustee of the trust is the Public Trustee of a State or Territory, or is prescribed by the regulations for
24 25	the purposes of this subparagraph; and
26	(b) each trustee of the trust has agreed, in the *approved form
27	given to the Commissioner, to comply with the rules in the
28	*public ancillary fund guidelines, as in force from time to
29	time; and

1 2	(c) none of the trustees has revoked that agreement in accordance with subsection (2).
3 4	(2) A trustee may revoke an agreement mentioned in paragraph (1)(b) only by giving the revocation to the Commissioner in the
5	*approved form.
6 7	(3) Sections 426-125 to 426-165 do not apply to a *public ancillary fund if subparagraph (1)(a)(ii) of this section applies to the fund.
8	426-103 Public ancillary fund guidelines
9 10	The Minister must, by legislative instrument, formulate guidelines (the <i>public ancillary fund guidelines</i>) setting out:
11 12 13	(a) rules that *public ancillary funds and their trustees must comply with if the funds are to be, or are to remain, endorsed as *deductible gift recipients; and
14 15 16	(b) the amount of the administrative penalty, or how to work out the amount of the administrative penalty, under subsection 426-120(1) in relation to public ancillary funds.
17 18	426-104 Australian Business Register must show public ancillary fund status
19 20 21	(1) If a *public ancillary fund has an *ABN, the *Australian Business Registrar may enter in the *Australian Business Register in relation to the fund a statement that it is a public ancillary fund.
22 23	Note 1: An entry (or lack of entry) of a statement required by this section does not affect whether a trust is a public ancillary fund.
24 25 26	Note 2: The Australian Business Register will also show if a public ancillary fund is endorsed as a deductible gift recipient: see section 30-229 of the <i>Income Tax Assessment Act 1997</i> .
27 28 29	(2) The *Australian Business Registrar must take reasonable steps to ensure that a statement appearing in the *Australian Business Register under this section is true. For this purpose, the Registrar
30 31	may: (a) change the statement; or
32 33	(b) remove the statement from the Register if the statement is not true.
34	17 At the end of paragraph 426-110(b) in Schedule 1

1		Add "in relation to private ancillary funds".
2	18	Section 426-120 in Schedule 1 (heading)
3		Repeal the heading, substitute:
	40.	
4	426	5-120 Administrative penalties for trustees of ancillary funds
5	19	Paragraph 426-120(1)(a) in Schedule 1
6		Omit "a *private ancillary fund", substitute "an *ancillary fund".
7	20	Subparagraph 426-120(2)(b)(ii) in Schedule 1
8 9 10		Omit "not a registered trustee company", substitute "neither a licensed trustee company (within the meaning of Chapter 5D of the <i>Corporations Act 2001</i>) nor the Public Trustee of a State or Territory".
11	21	Paragraph 426-120(3)(a) in Schedule 1
12		Repeal the paragraph, substitute:
13		(a) the amount specified in the *public ancillary fund guidelines
14		under paragraph 426-103(b), or the *private ancillary fund
15 16		guidelines under paragraph 426-110(b), whichever are applicable; or
17	22	Subsection 426-120(3) in Schedule 1
18 19		Omit "private ancillary fund guidelines may", substitute "guidelines may".
20	23	Subsection 426-125(1) in Schedule 1
21		Omit "a *private ancillary fund", substitute "an *ancillary fund".
22	24	Paragraph 426-125(1)(a) in Schedule 1
23		Repeal the paragraph, substitute:
24		(a) the *public ancillary fund guidelines or the *private ancillary
25		fund guidelines (whichever are applicable); or
26	25	Subsection 426-125(6) in Schedule 1
27		Omit "a *private ancillary fund", substitute "an *ancillary fund".
28	26	Paragraph 426-125(6)(a) in Schedule 1
29		Repeal the paragraph, substitute:

1 2		(a) the *public ancillary fund guidelines or the *private ancillary fund guidelines (whichever are applicable); or	
3	27	Subsections 426-130(1) and (2) in Schedule 1	
4		Omit "a *private ancillary fund", substitute "an *ancillary fund".	
5	28	Subsection 426-130(5) in Schedule 1	
6 7 8		Omit "paragraph 426-105(1)(b), agreed to comply with the rules in the *private ancillary fund guidelines,", substitute "paragraph 426-102(1)(b) or 426-105(1)(b), agreed to comply with the rules in the *public	
9 10		ancillary fund guidelines or the *private ancillary fund guidelines (whichever are applicable)".	
11	29	Paragraph 426-135(1)(b) in Schedule 1	
12		Omit "*private ancillary fund's", substitute "*ancillary fund's".	
13 14	30	Subsections 426-135(2) and 426-150(1) in Schedule 1 Omit "*private ancillary fund", substitute "*ancillary fund".	
15 16	31	Subsection 426-150(3) in Schedule 1 Omit "a *private ancillary fund", substitute "an *ancillary fund".	
17	32	Paragraph 426-155(b) in Schedule 1	
18		Omit "*private ancillary fund's", substitute "*ancillary fund's".	
19	33	Subsection 426-160(1) in Schedule 1	
20		Omit "*private ancillary fund", substitute "*ancillary fund".	
21	34	Paragraphs 426-165(1)(a) and (2)(a) in Schedule 1	
22		Omit "a *private ancillary fund", substitute "an *ancillary fund".	
23	35	At the end of Subdivision 426-D in Schedule 1	
24		Add:	

1	Transfers between ancillary funds		
2 3	426-170 Ancillary funds must not provide funds to other ancillary funds		
4 5 6 7	An *ancillary fund must not provide money, property or benefits to another ancillary fund unless permitted to do so by the *public ancillary fund guidelines or the *private ancillary fund guidelines (whichever are applicable).		
8	Division 2—Amendments commencing on 1 July 2012		
9	Taxation Administration Act 1953		
10	36 Subsection 426-104(1) in Schedule 1		
11	Omit "may", substitute "must".		
12	Division 3—Transitional provisions		
13	37 Definitions		
14	In this Division:		
15	commencement time means the time at which this item commences.		
16 17	constitutional corporation has the meaning given by the <i>Income Tax</i> Assessment Act 1997.		
18 19	<i>private ancillary fund</i> has the meaning given by section 426-105 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .		
20 21	<i>public ancillary fund</i> has the meaning given by section 426-102 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .		
22 23	<i>public ancillary fund guidelines</i> has the meaning given by section 426-103 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .		
24	38 Application of Division		
25	This Division applies to a trust if, just before the commencement time,		
26	the trust was:		
27 28	(a) a public fund covered by item 2 of the table in subsection 30-15(2) of the <i>Income Tax Assessment Act 1997</i> ; and		
29	(b) endorsed as a deductible gift recipient under section 30-120		
30	of that Act; and		

(c) not a private ancillary fund. 1 39 Transitional provision—trustees need not be 2 constitutional corporations 3 Paragraph 426-102(1)(a) (trustees of public ancillary funds must be 4 constitutional corporations, Public Trustees or prescribed) and 5 sections 426-125 to 426-165 (Suspension and removal of trustees) in 6 Schedule 1 to the *Taxation Administration Act 1953* do not apply to the 7 trust during the period: 8 (a) starting at the commencement time; and 9 (b) ending at the earlier of the following: 10 (i) the time (at or after the commencement time) the trust 11 first satisfies the requirements of that 12 paragraph (disregarding this item); 13 (ii) the first time any of the trustees of the trust revoke the 14 agreement mentioned in item 40 in accordance with 15 subsection 426-102(2) in that Schedule. 16 40 Transitional provision—agreement to comply with public 17 ancillary fund guidelines 18 (1) For the purposes of Subdivision 426-D in Schedule 1 to the *Taxation* 19 Administration Act 1953, each of the trustees of the trust is taken to 20 have agreed, at the commencement time and in accordance with 21 paragraph 426-102(1)(b) in that Schedule, to comply with the rules in 22 the public ancillary fund guidelines, as in force from time to time. 23 To avoid doubt, subitem (1) does not prevent a trustee from revoking (2) 24 that agreement at a later time as mentioned in paragraph 426-102(1)(c) 25 in that Schedule. 26 41 Transitional provision—transfer of property 27 For the purposes of item 2 of the column headed "Recipient" of the 28 table in subsection 30-15(2) of the *Income Tax Assessment Act 1997*, 29 disregard a transfer of all of the property of the trust to another public 30 ancillary fund if: 31 (a) the other fund is a deductible gift recipient; and 32 (b) at least one of the following subparagraphs applies: 33 (i) every trustee of the other fund is a *constitutional 34 corporation; 35

1	(ii) the only trustee of the other fund is the Public Trustee of
2	a State or Territory, or is prescribed by the regulations
3	for the purposes of subparagraph 426-102(1)(a)(ii) in
4	Schedule 1 to the Taxation Administration Act 1953;
5	and
6	(c) the transfer happens during the period mentioned in item 39.
7	

2	Part	Part 2—Minor amendments	
3	Inco	me Tax Assessment Act 1936	
4	42 S	subsection 6(1) (definition of private ancillary fund)	
5		Repeal the definition.	
6	Note:	This item repeals a redundant definition.	
7	Taxa	tion Administration Act 1953	
8	43 S	subsection 2(1) (definition of <i>private ancillary fund</i>)	
9		Repeal the definition.	
0	Note:	This item repeals a redundant definition.	

1 2 3	S	chedule 9—Film tax offsets
4	I	ncome Tax Assessment Act 1997
5 6	1	Paragraph 376-2(3)(b) Omit "15%", substitute "16.5%".
7 8	2	Paragraph 376-2(3)(c) Omit "15%", substitute "30%".
9 10	3	Section 376-15 Omit "15%", substitute "16.5%".
11 12	4	Section 376-40 Omit "15%", substitute "30%".
13 14 15	5	Subparagraph 376-55(2)(b)(i) Omit "65th episode is first in a state", substitute "episode in which the 65th commercial hour is reached is first in a state".
16 17 18	6	Subparagraph 376-55(2)(c)(i) Omit "65th episode of the series is first in a state", substitute "episode in which the 65th commercial hour is reached is first in a state".
19 20 21 22 23	7	At the end of subsection 376-55(4) Add: ; or (g) the *film authority's Producer Equity Program has provided financial assistance to the company or anyone else for the making of the film.
24 25	8	Subparagraph 376-65(2)(c)(v) Omit "drama", substitute "film".
26 27	9	Subsection 376-65(4) (heading) Repeal the heading substitute:

1	Short form animated film
2 10	Subsection 376-65(4)
3	Omit "drama", substitute "film".
4 11	Paragraph 376-65(4)(a)
5	Omit "drama".
7 8 9	Subsection 376-65(6) (cell at table item 1, column headed "The total of the company's qualifying Australian production expenditure on the film (as determined by the film authority under section 376-75) is at least")
10	Repeal the cell, substitute: \$500,000
11 13 12 13	Subsection 376-65(6) (cell at table item 2, column headed "The total of the company's qualifying Australian production expenditure on the film (as determined by the film authority under section 376-75) is at least")
15	Repeal the cell, substitute: \$500,000
16 14	Subsection 376-65(6) (cell at table item 2, column headed "and the amount for the film worked out under subsection (7) is at least")
19	Repeal the cell, substitute:
	not applicable
20 15 21 22 23	Subsection 376-65(6) (cell at table item 3, column headed "The total of the company's qualifying Australian production expenditure on the film (as determined by the film authority under section 376-75) is at least")
24	Repeal the cell, substitute: \$500,000
25 16	Subsection 376-65(6) (cell at table item 4, column headed "For this type of film")
27	Omit "drama", substitute "film".

1 17 2 3 4 5	Subsection 376-65(6) (cell at table item 6, column headed "The total of the company's qualifying Australian production expenditure on the film (as determined by the film authority under section 376-75) is at least") Repeal the cell, substitute: \$500,000
6 18 7 8 9	Subsection 376-65(6) (cell at table item 8, column headed "The total of the company's qualifying Australian production expenditure on the film (as determined by the film authority under section 376-75) is at least") Repeal the cell, substitute: \$500,000
11 19	Paragraph 376-125(4)(c)
12	Omit "film; or", substitute "film (other than the activities listed in
13 14	paragraphs (a) to (e) of item 7 of the table in subsection 376-170(2)); or".
15 20	Section 376-135 (cell at table item 1, column headed "except to the extent to which the expenditure is")
17	Repeal the cell, substitute: *qualifying Australian production expenditure under item 6 of the table in subsection 376-150(1) and paragraph (a) of item 5 of the table in subsection 376-170(2)
18 21	Section 376-135 (cell at table item 5, column headed "except to the extent to which the expenditure is")
20	Repeal the cell, substitute:
	*qualifying Australian

production expenditure under item 3 or 4 of the table in subsection 376-150(1) or item 6 of the table in subsection 376-170(2)

22 Subsection 376-150(1) (at the end of the table)

2 Add:

- 6 *Certain financing expenditure*
 - expenditure incurred in Australia prior to the end of the income year in which *completion of the *film occurs in respect of any of the following:
 - (a) insurance related to making the film;
 - (b) fees for audit services and legal services provided in Australia in relation to raising and servicing the financing of the film which are incurred by the company that makes, or is responsible for making, the film:
 - (c) fees for incorporation and liquidation of the company that makes or is responsible for making the film.

23 Subsection 376-170(2) (at the end of the table)

4 Add:

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- 5 Other expenditure
 - expenditure incurred in Australia in respect of any of the following:
 - (a) obtaining an independent opinion of the amount of a film's *qualifying Australian production expenditure required for use in relation to the financing of the film;
 - (b) offset carbon emissions created during the making of the film.
- 6 Expenditure incurred in producing Australian copyright promotional material
 - expenditure incurred in Australia in the income year of the *completion of the *film or an earlier year in respect of any of the following:
 - (a) producing material for publicising or otherwise promoting the film where the copyright in the material is held or partially held by a company that is an Australian resident;
 - (b) unit publicist fees.
- 7 Expenditure incurred in delivering or distributing the film expenditure incurred by the applicant company in delivering or

		(d) freight services provided by a company in Australia for delivery of contracted deliverables in relation to the film;
		(e) storing the film in a film vault in Australia.
1	24	Paragraph 376-170(4)(b)
2 3		Omit "the following", substitute "subject to subsection (4A), the following".
4	25	Paragraph 376-170(4)(c)
5 6		Omit "65th episode of the series", substitute "episode in which the 65th commercial hour of the series is reached".
7	26	After subsection 376-170(4)
8		Insert:
9		(4A) Paragraph (4)(b) does not apply to a *film that is a documentary.
.0	27	Subsection 376-170(5)
.1		Omit "2007", substitute "2011".
.2	28	At the end of Subdivision 376-C Add:
4	376	5-185 Expenditure to be worked out excluding GST
.5		In determining an amount of expenditure for the purpose of this Division, the expenditure is taken to exclude *GST.
.7	29	Subsection 960-50(6) (cell at table item 9B, column headed
.8		"In this case")
.9 20		Omit "an amount that is relevant", substitute "subject to item 9C, an amount that is relevant".
21	30	Subsection 960-50(6) (after table item 9B)

distributing the film prior to the end of the income year in which the *film

is complete to the extent to which it is incurred for, or reasonably

attributable to, any of the following:

(b) sound mix mastering licenses;(c) re-versioning the film in Australia;

(a) acquiring Australian classification certificates;

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Insert:

9C an amount that is relevant for the purposes of quantifying:

- (a) the total of all of a company's
 *production expenditure on a
 *film; or
- (b) the total of the company's

 *qualifying Australian
 production expenditure on a
 film; or
- (c) the company's *total film expenditure on a film;

to the extent to which the total of the company's qualifying Australian production expenditure on a film is less than \$15 million and the amount is relevant for the purposes of calculating an amount of a *tax offset under section 376-60

the amount is to be translated to Australian currency at the exchange rate applicable at the time when expenditure is incurred on the film

31 Application of amendments

- The amendments made by items 1 and 3 apply in respect of the location offset to films commencing principal photography or production of the animated image on or after 10 May 2011.
- The amendments made by items 2 and 4 apply in respect of the PDV offset to post, digital and visual effects production that commences on or after 1 July 2011.
- The amendments made by items 5 to 19, 21, 23 to 28 and 30 apply in respect of the producer offset to:
 - (a) films for which production assistance (other than development assistance) has been approved by the film authority on or after 1 July 2011; or
 - (b) in any other case, films for which production expenditure is first incurred in, or in relation to, pre-production of the film on or after 1 July 2011.
 - (4) The amendments made by items 20, 22 and 29 apply:

	1 (a)	in respect of the location offset to films commencing
	2	principal photography or production of the animated image
	3	on or after 10 May 2011; and
	4 (b)	in respect of the PDV offset to post, digital and visual effects
	5	production that commences on or after 1 July 2011; and
	6 (c)	in respect of the producer offset to films for which
	7	production assistance (other than development assistance)
	8	has been approved by the film authority on or after 1 July
	9	2011; or
1	0 (d)	in any other case, in respect of the producer offset to films for
1	1	which production expenditure is first incurred in, or in
1	2	relation to, pre-production of the film on or after 1 July 2011.