2010-2011

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

# Tax Laws Amendment (2011 Measures No. 9) Bill 2011

No. , 2011

(Treasury)

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

Contents		
1	Short title	1
2	Commencement	1
3	Schedule(s)	
4	Amendment of assessments	5
Schedule 1—Form	n for portability of superannuation	6
Retirement S	Savings Accounts Act 1997	6
Superannuat	tion Industry (Supervision) Act 1993	Ģ
-	tal gains tax and certain business uctures	12
	and interest sale facilities for foreign interest is in a restructure	12
Income Tax	Assessment Act 1997	12
Part 2—CGT d	lemerger relief	18
Income Tax	Assessment Act 1997	18
Part 3—Roll-o	vers for change of incorporation	19
Division 1—	-Main amendments	19
Income Tax	Assessment Act 1997	19
Division 2—	-Consequential amendments	29
Income Tax	Assessment Act 1997	29
Division 3—	-Application of amendments	31
Income Tax	(Transitional Provisions) Act 1997	31
Schedule 3—GST	financial supply provisions	33
Part 1—Increas	sing financial acquisitions threshold	33
A New Tax S	System (Goods and Services Tax) Act 1999	33
Part 2—Treatm	nent of borrowings	34
A New Tax S	System (Goods and Services Tax) Act 1999	34
Part 3—Hire p	urchase agreements	35
A New Tax S	System (Goods and Services Tax) Act 1999	35
Schedule 4—New	residential premises	37

Part 1—Amendments	37
A New Tax System (Goods and Services Tax) Act 1999	37
Part 2—Application of amendments	40
Schedule 5—Deductible gift recipients	42
Income Tax Assessment Act 1997	42
Schedule 6—Miscellaneous amendments	43
Part 1—Corrections to cross-references	43
Division 1—Income Tax Assessment Act 1936	43
Division 2—Income Tax Assessment Act 1997	43
Division 3—Citizenship	43
Income Tax Assessment Act 1997	43
Tax Laws Amendment (2006 Measures No. 3) Act 2006	44
Division 4—Tax-related liabilities	44
Income Tax Assessment Act 1997	44
Part 2—Repeal of references to Cultural Bequests Program and redundant subsection numbers	45
Division 1—Cultural Bequests Program	45
Income Tax Assessment Act 1997	45
Income Tax (Transitional Provisions) Act 1997	46
Division 2—Redundant subsection numbers	46
A New Tax System (Medicare Levy Surcharge—Fringe Benefits) Act 1999	46
Superannuation Industry (Supervision) Act 1993	46
Superannuation (Self Managed Superannuation Funds) Supervisory Levy Imposition Act 1991	46
Part 3—List of tax offsets	47
Income Tax Assessment Act 1997	47
Part 4—Taxation Administration Act 1953	48
Part 5—Foreign superannuation funds	49
Division 1—Pensions and annuities	49
Income Tax Assessment Act 1936	49

Division 2—Superannuation lump sums	49
Income Tax (Transitional Provisions) Act 1997	49
Part 6—Asterisks	51
Division 1—A New Tax System (Wine Equalisation Tax) Act 1999	51
Division 2—Trading stock and revenue assets	51
Income Tax Assessment Act 1997	51
Division 3—Other amendments	53
Income Tax Assessment Act 1997	53
Part 7—References to Acts	55
A New Tax System (Goods and Services Tax) Act 1999	55
Income Tax Assessment Act 1997	55
Taxation Administration Act 1953	56
Part 8—Extensions of time	58
Income Tax Assessment Act 1997	58
Part 9—Cessation of membership of GST groups etc.	59
A New Tax System (Goods and Services Tax) Act 1999	59
Part 10—Small business participation percentage	60
Division 1—Companies	60
Income Tax Assessment Act 1997	60
Division 2—Discretionary trusts	60
Income Tax Assessment Act 1997	60
Part 11—Exempt income	63
Division 1—Repeal of spent provisions	63
Income Tax Assessment Act 1997	63
Division 2—Lists of exempt income	65
Income Tax Assessment Act 1997	65
Division 3—Australian Victim of Terrorism Overseas Payment	71
Income Tax Assessment Act 1997	71
Division 4—Amendments contingent on the Clean Energy	<b></b> .
(Household Assistance Amendments) Act 2011	71
Clean Frierry (Household Assistance Amendments) Act 2011	71

iii

Income Tax Assessment Act 1997	72
Part 12—Complying superannuation/FHSA life insurance policies	73
Division 1—Virtual PST life insurance policies	73
Income Tax (Transitional Provisions) Act 1997	73
Division 2—Complying superannuation/FHSA life insurance policies	73
Income Tax (Transitional Provisions) Act 1997	73
Part 13—Applications for tax file numbers	75
Income Tax Assessment Act 1936	75
Part 14—Taxable professional income	76
Income Tax Assessment Act 1997	76
Part 15—Consolidated groups	77
Division 1—Partnerships	77
Income Tax Assessment Act 1997	77
Division 2—Amendments applying from 1 July 2002	77
Income Tax Assessment Act 1997	77
Part 16—Demutualisation	78
Income Tax Assessment Act 1997	78
Part 17—Mining and quarrying definitions	79
Income Tax Assessment Act 1997	79
Part 18—BAS amount	81
Income Tax Assessment Act 1997	81
Part 19—Corporate tax rate	82
Income Tax Assessment Act 1997	82
Taxation Administration Act 1953	82
Part 20—UK wounds and disability pension	83
Income Tax Assessment Act 1997	83
Part 21—Repeal of redundant provisions	84
A New Tax System (Goods and Services Tax) Act 1999	84
Income Tax Rates Act 1986	84

Taxation Administration Act 1953	84
Part 22—Limited amendment period	85
Income Tax Assessment Act 1936	85
Part 23—Definition of managed investment trust	88
Tax Laws Amendment (2010 Measures No. 3) Act 2010	88
Part 24—Equivalent foreign collective investment vehicles	89
Taxation Administration Act 1953	89
Part 25—Self managed superannuation funds	90
Division 1—Definition of self managed superannuation fund	90
Superannuation Industry (Supervision) Act 1993	90
Division 2—References to self managed superannuation funds	92
Income Tax Assessment Act 1997	92
Superannuation Industry (Supervision) Act 1993	92
Taxation Administration Act 1953	93
Part 26—Untaxed plan cap	95
Income Tax Assessment Act 1997	95
Part 27—Correction of typographical errors	96
Income Tax Assessment Act 1997	96
Taxation Administration Act 1953	96
Part 28—Foreign income tax offset, Medicare levy and	
surcharge	97
Income Tax Assessment Act 1936	97
Income Tax Assessment Act 1997	99
Taxation Administration Act 1953	100
Taxation (Interest on Overpayments and Early Payments) Act 1983	101
Part 29—Adjusted tax	102
Taxation Administration Act 1953	102
Part 30—Section 109CA of the Income Tax Assessment Act	
1936	103
Income Tax Assessment Act 1936	103

Part 31—Franking debits	10
Income Tax Assessment Act 1936	10

1 2	A Bill for an Act to amend the law relating to taxation and superannuation, and for other
3	purposes
4	The Parliament of Australia enacts:
5	1 Short title
6 7	This Act may be cited as the <i>Tax Laws Amendment (2011 Measures No. 9) Act 2011</i> .
8	2 Commencement
9 10 11	(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
12	according to its terms.
13	

Commencement information		
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 4 and anything in this Act not elsewhere covered by this table	The day this Act receives the Royal Assent.	
2. Schedule 1	The day after this Act receives the Royal Assent.	
3. Schedule 2	The day this Act receives the Royal Assent.	
4. Schedule 3	1 July 2012.	1 July 2012
5. Schedules 4 and 5	The day this Act receives the Royal Assent.	
6. Schedule 6, Part 1, Divisions 1 and 2	The day this Act receives the Royal Assent.	
7. Schedule 6, item 7	At the same time as item 42 of Schedule 1 to the <i>Australian Citizenship (Transitionals and Consequentials) Act 2007</i> commences.	1 July 2007
8. Schedule 6, items 8 and 9	Immediately after the commencement of section 2 of the <i>Tax Laws Amendment (2006 Measures No. 3) Act 2006</i> .	30 June 2006
9. Schedule 6, Part 1, Division 4	At the same time as item 29 of Schedule 1 to the <i>Tax Laws Amendment (Transfer of Provisions) Act 2010</i> commences.	1 July 2010
10. Schedule 6, Parts 2 and 3	The day this Act receives the Royal Assent.	
11. Schedule 6, Part 4	Immediately after the commencement of item 1 of Schedule 1 to the A New Tax System (Pay As You Go) Act 1999.	22 December 1999
12. Schedule 6, Part 5, Division 1	Immediately after the commencement of item 140 of Schedule 1 to the Superannuation Legislation Amendment (Simplification) Act 2007.	15 March 2007
13. Schedule 6, Part 5, Division 2	The day this Act receives the Royal Assent.	
14. Schedule 6, Parts 6 to 8	The day this Act receives the Royal Assent.	

Commencement i	nformation		
Column 1	Column 2	Column 3	
Provision(s)	Commencement	Date/Details	
15. Schedule 6, Part 9	The day after this Act receives the Royal Assent.		
16. Schedule 6, Part 10, Division 1	The day after this Act receives the Royal Assent.		
17. Schedule 6, Part 10, Division 2	Immediately after the commencement of the provision(s) covered by table item 16.		
18. Schedule 6, Part 11, Division 1	The day this Act receives the Royal Assent.		
19. Schedule 6, Part 11, Division 2	Immediately after the commencement of the provision(s) covered by table item 18.		
20. Schedule 6,	The later of:		
Part 11, Division 3	(a) immediately after the commencement of the provision(s) covered by table item 19; and		
	(b) the commencement of item 17 of Schedule 1 to the Social Security Amendment (Supporting Australian Victims of Terrorism Overseas) Act 2011.		
	However, the provision(s) do not commence at all if the event mentioned in paragraph (b) does not occur.		
21. Schedule 6, item 144	Immediately after the commencement of item 16 of Schedule 10 to the <i>Clean Energy</i> (Household Assistance Amendments) Act 2011.		
	However, the provision(s) do not commence at all if that item 16 commences before or at the same time as the provision(s) covered by table item 18.		
22. Schedule 6, item 145	Immediately after the commencement of item 2 of Schedule 10 to the <i>Clean Energy</i> (Household Assistance Amendments) Act	14 May 2012	

Commencement in Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1104131011(3)	2011.	Date/Details
23. Schedule 6, items 146 to 148	Immediately after the commencement of the provision(s) covered by table item 19.	
	However, the provision(s) do not commence at all if item 2 of Schedule 10 to the <i>Clean Energy (Household Assistance Amendments)</i> Act 2011 does not commence before that time.	
24. Schedule 6, Part 12, Division 1	The day this Act receives the Royal Assent.	
25. Schedule 6, Part 12, Division 2	Immediately after the commencement of the provision(s) covered by table item 24.	
26. Schedule 6, Part 13	The day after this Act receives the Royal Assent.	
27. Schedule 6, Parts 14 to 18	The day this Act receives the Royal Assent.	
28. Schedule 6, item 179	At the same time as item 169 of Schedule 3 to the <i>Tax Laws Amendment (2008 Measures No. 4) Act 2008</i> commences.	3 October 2008
29. Schedule 6, item 180	Immediately after the commencement of item 115 of Schedule 5 to the <i>Tax Laws Amendment (2010 Measures No. 1) Act 2010.</i>	3 June 2010
30. Schedule 6, items 181 and 182	At the same time as item 169 of Schedule 3 to the <i>Tax Laws Amendment (2008 Measures No. 4) Act 2008</i> commences.	3 October 2008
31. Schedule 6, Parts 20 to 31	The day this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of this Acenacted. It will not be amended to deal with any lathis Act.	
Inform	information in column 3 of the table is not paration may be inserted in this column, or inference edited, in any published version of this Action	formation in it

4 Tax Laws Amendment (2011 Measures No. 9) Bill 2011 No. , 2011

1	3 Schedule(s)
2 3 4 5	Each Act that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Act has effect according to its terms.
6	4 Amendment of assessments
7 8 9	<ul><li>(1) Section 170 of the <i>Income Tax Assessment Act 1936</i> does not prevent the amendment of an assessment if:</li><li>(a) the assessment was made before the commencement of Part 8</li></ul>
10	of Schedule 6 to this Act; and
11 12	(b) the amendment is made within 2 years after that commencement; and
13 14	(c) the amendment is made for the purpose of giving effect to that Part.
15 16	(2) Section 170 of the <i>Income Tax Assessment Act 1936</i> does not prevent the amendment of an assessment if:
17 18	(a) the assessment was made before the commencement of Division 1 of Part 10 of Schedule 6 to this Act; and
19 20	(b) the amendment is made within 2 years after that commencement; and
21 22	(c) the amendment is made for the purpose of giving effect to that Division.
23 24	(3) Section 170 of the <i>Income Tax Assessment Act 1936</i> does not prevent the amendment of an assessment if:
25 26	(a) the assessment was made before the commencement of Division 2 of Part 10 of Schedule 6 to this Act; and
27 28	(b) the amendment is made within 2 years after that commencement; and
29 30	(c) the amendment is made for the purpose of giving effect to that Division.
31	

S	schedule 1—Form for portability of superannuation
R	etirement Savings Accounts Act 1997
1	Subparagraph 3(1)(a)(ii)  Repeal the subparagraph, substitute:  (ii) Division 4 of Part 4 (Other provisions relating to the operation of RSAs); and
2	Subparagraph 3(1)(a)(iii)
	Omit "Divisions 2 and 4A", substitute "the provisions mentioned in subparagraph (e)(ii)".
3	Paragraph 3(1)(e)
	Repeal the paragraph, substitute:
	(e) the Commissioner of Taxation has the general administration of:
	<ul><li>(i) Division 3 of Part 4 (Portability forms); and</li><li>(ii) Division 2 of Part 11, section 138A, Division 4A of Part 11 and subsection 144(1A) (about tax file numbers).</li></ul>
4	Subsection 3(1) (note)
	Omit "paragraph (e) is that people who acquire information under
	Divisions 2 and 4A of Part 11", substitute "a provision being
	administered by the Commissioner of Taxation (see paragraph (e)) is that people who acquire information under the provision".
5	Section 16 (at the end of the definition of Regulator)
	Add:
	; and (c) the Commissioner of Taxation, if the provision in which it
	occurs is, or is being applied for the purposes of, a provision that is administered by the Commissioner of Taxation.
6	Before section 37
	Insert:

1	Division 1—Object of Part
2 3	7 Before section 38 Insert:
4	Division 2—Operating standards
5 6	8 After section 39 Insert:
7	Division 3—Portability forms
8	39A Portability forms
9 10 11 12 13 14 15 16	<ul> <li>(1) For the purposes of standards made under Division 2, and without limiting that Division, the regulations may prescribe a scheme under which: <ul> <li>(a) the holder of an RSA gives to the Commissioner of Taxation a request for the benefits held for the holder in the RSA to be rolled-over or transferred; and</li> <li>(b) the Commissioner may pass the request on to the provider of the RSA.</li> </ul> </li> <li>Note: The standards may require the provider to act on the request. See paragraph 38(2)(h).</li> </ul>
19 20 21 22	<ul><li>(2) The regulations may provide that the request must be given to the Commissioner in the approved form.</li><li>Note: The approved form may require the holder to set out his or her tax fin number. See subsection 144(2A).</li></ul>
23 24	Division 4—Other provisions relating to the operation of RSAs
25	9 At the end of Division 3 of Part 11
26	Add:

1	138A	Portal	pility forms
2		Re	equesting tax file numbers
3		(1) T	he Commissioner of Taxation may request a holder of an RSA to
4		_	uote the holder's tax file number to the Commissioner in
5			onnection with the operation, or the possible future operation, of a
6 7			cheme prescribed for the purposes of section 39A (Portability orms).
8		(2) T	he holder is not obliged to comply with the request, but the
9			gulations made for the purposes of that section may provide that
0			ilure to comply with the request affects whether the
1			ommissioner may pass a request on to the provider of the RSA
12		ur	nder the prescribed scheme.
13		Po	assing on tax file numbers
4		(3) T	he Commissioner of Taxation may inform the provider of an RSA
15			f the tax file number of a holder of the RSA as part of the
6			ommissioner passing on to the provider a request made by the
17 18			older under a scheme prescribed for the purposes of section 39A Portability forms).
19		(4) If	the Commissioner does so, the holder is:
20			(a) taken to have quoted the tax file number to the provider in
21			connection with the operation or the possible future operation
22			of this Act and the other Superannuation Acts; and
23			(b) taken to have quoted that tax file number at the time when
24			the Commissioner of Taxation informs the provider of the tax
25			file number.
26	10 A	fter su	bsection 144(2)
27		Insert:	
28		Pe	ortability forms
29		(2A) A	n approved form mentioned in subsection 39A(2) may require the
30			x file number of the holder making the relevant request to be set
31			ut in the request.

Su	perannuation Industry (Supervision) Act 1993
11	Subparagraph 6(1)(a)(xii) Omit "(except Division 1)".
12	Paragraph 6(1)(b)
	After "paragraph (f)", insert "or (g)".
13	Paragraph 6(1)(g)
	Repeal the paragraph, substitute:
	(g) the Commissioner of Taxation also has the general administration of:
	(i) Division 3 of Part 3 (Portability forms); and
	(ii) Division 1 of Part 25A, section 299NA, Division 3A of
	Part 25A and subsection 299U(2A) (about tax file
	numbers).
14	Subsection 6(1) (note)
	Omit "paragraphs (e), (f) and (g) is that people who acquire information
	under those provisions (to the extent that they relate to self-managed
	superannuation funds)", substitute "a provision being administered by the Commissioner of Taxation (see paragraphs (e), (f) and (g)) is that
	people who acquire information under the provision".
15	Before section 30
	Insert:
	moere.
Di	vision 1—Object of Part
16	Before section 31
	Insert:
Di	vision 2—Operating standards
17	At the end of Part 3
	Add:
	11 12 13 14 15 Div 16

# **Division 3—Portability forms**

2	34A Portability forms
3	(1) For the purposes of standards made under Division 2, and without
4	limiting that Division, the regulations may prescribe a scheme
5	under which:
6	(a) a beneficiary of:
7	(i) a regulated superannuation fund; or
8	(ii) an approved deposit fund;
9	gives to the Commissioner of Taxation a request for the
0	benefits held for the beneficiary in the fund to be rolled-over
1	or transferred; and
2	(b) the Commissioner may pass the request on to the trustee of the fund.
4 5	Note: The standards may require the trustee to act on the request. See paragraphs 31(2)(i) and 32(2)(d).
6 7	(2) The regulations may provide that the request must be given to the Commissioner in the approved form.
8 9	Note: The approved form may require the beneficiary to set out his or her tax file number. See subsection 299U(2A).
0	18 At the end of Division 2 of Part 25A
1	Add:
2	299NA Portability forms
3	Requesting tax file numbers
4	(1) The Commissioner of Taxation may request a beneficiary of:
.5	(a) a regulated superannuation fund; or
6	(b) an approved deposit fund;
.7	to quote the beneficiary's tax file number to the Commissioner in
.8	connection with the operation, or the possible future operation, of a
9	scheme prescribed for the purposes of section 34A (Portability forms).
1	(2) The beneficiary is not obliged to comply with the request, but the
2	regulations made for the purposes of that section may provide that
3	failure to comply with the request affects whether the

1	Commissioner may pass a request on to the trustee of the fund	
2	under the prescribed scheme.	
3	Passing on tax file numbers	
4	(3) The Commissioner of Taxation may inform the trustee of:	
5	(a) a regulated superannuation fund; or	
6	(b) an approved deposit fund;	
7 8	of the tax file number of a beneficiary of the fund as part of the Commissioner passing on to the trustee a request made by the	
9	beneficiary under a scheme prescribed for the purposes of	
10	section 34A (Portability forms).	
11	(4) If the Commissioner does so, the beneficiary is:	
12	(a) taken to have quoted the tax file number to the trustee in	
13	connection with the operation or the possible future operati	on
14	of this Act and the other Superannuation Acts; and	
15	(b) taken to have quoted that tax file number at the time when	
16	the Commissioner informs the trustee of the tax file numbe	r.
17	19 After subsection 299U(2)	
18	Insert:	
19	Portability forms	
20	(2A) An approved form mentioned in subsection 34A(2) may require to	the
21	tax file number of the beneficiary making the relevant request to	
22	set out in the request.	-
23	•	

	e 2—Capital gains tax and certain usiness restructures
	nare and interest sale facilities for foreign terest holders in a restructure
Income Tax	Assessment Act 1997
1 At the end Add:	d of Subdivision 124-A
124-20 Share	and interest sale facilities
Sh	are and interest sale facilities
(th	n entity (the <i>investor</i> ) is treated as owning an *ownership interest the <i>roll-over interest</i> ) in a company or trust (the <i>issuer</i> ) at a time the <i>deeming time</i> ), if:
(	a) the investor owned an ownership interest (the <i>original interest</i> ) in a company or trust; and
(	b) a transaction happened in relation to the original interest; and
(	c) because:
	(i) a *foreign law impedes the ability of the issuer to issue or transfer the roll-over interest to the investor; or
	(ii) it would be impractical or unreasonably onerous to
	determine whether a foreign law impedes the ability of
	the issuer to issue or transfer the roll-over interest to the investor;
	it is *arranged that the issuer will issue or transfer the
	roll-over interest to another entity (the <i>facility</i> ) under the
	transaction instead of to the investor; and
(	d) in accordance with that arrangement and as a result of the transaction, the facility:
	(i) becomes the owner of the roll-over interest; and
	(ii) owns the roll-over interest at the deeming time; and
(	e) under the arrangement, the investor is entitled to receive from
	the facility:

2	*CGT event that happens in relation to the roll-over
3	interest (less expenses); or
4	(ii) if a CGT event happens in relation to the roll-over
5	interest together with CGT events happening in relation
6	to other ownership interests—an amount equivalent to
7 8	the investor's proportion of the total capital proceeds of the CGT events (less expenses).
9 10	(2) The facility is treated as not owning the roll-over interest at the deeming time.
10	decining time.
11	(3) This section applies for the purposes of:
12	(a) applying one of the following provisions (the <i>roll-over</i>
13	<i>provision</i> ) in relation to the transaction:
14	(i) Subdivision 124-G (Exchange of shares in one company
15	for shares in another company);
16	(ii) Subdivision 124-H (Exchange of units in a unit trust for
17	shares in a company);
18	(iii) Subdivision 124-I (Change of incorporation);
19	(iv) Subdivision 124-N (Disposal of assets by a trust to a
20	company);
21	(v) Subdivision 124-Q (Exchange of stapled ownership
22	interests for ownership interests in a unit trust); and
23	(b) the following provisions, to the extent that they relate to a
24	roll-over under the roll-over provision that involves the
25	transaction:
26	(i) item 2 of the table in subsection 115-30(1);
27	(ii) sections 124-10 and 124-15.
28	Incorporated bodies
29	(4) Without limiting this section, it also has effect, in a case covered
30	by subparagraph (3)(a)(iii) (about Subdivision 124-I), as if each
31	reference in this section to an *ownership interest in a company or
32	trust were a reference to:
33	(a) an interest in an incorporated body; and
34	(b) any rights relating to the body owned by the entity that owns
35	that interest.

1 2 3		(5) This section applies, in a case covered by subparagraph (3)(a)(iii) (about Subdivision 124-I), in relation to rights as a *member of a company incorporated under the <i>Corporations (Aboriginal and</i>
4 5		Torres Strait Islander) Act 2006 in the same way as it applies in relation to *shares in a company.
6	2	At the end of paragraphs 124-360(1)(c) and 124-370(1)(e)
7		Add:
8 9		Note: See section 124-20 if an exchanging member uses a share sale facility.
10	3	Subsections 124-382(3) and (4)
11		Repeal the subsections.
12	4	At the end of paragraphs 124-445(c) and 124-455(1)(e)
13		Add:
14 15		Note: See section 124-20 if an exchanging member uses a share sale facility.
16	5	Subsection 124-860(6) (note)
17		Omit "Note", substitute "Note 1".
18	6	At the end of subsection 124-860(6)
19		Add:
20		Note 2: See section 124-20 if an entity uses an interest sale facility.
21	7	At the end of paragraph 124-1045(1)(d)
22		Add:
23 24		Note: See section 124-20 if an exchanging member uses an interest sale facility.
25	8	Section 124-1065
26		Repeal the section.
27	9	At the end of Division 125
28		Add:

## Subdivision 125-E—Miscellaneous

<ul> <li>125-235 Share and interest sale facilities</li> <li>125-235 Share and interest sale facilities</li> </ul>	
4 125-235 Share and interest sale facilities	
5 Share and interest sale facilities	
6 (1) An entity (the <i>investor</i> ) is treated as owning an *ownership inte 7 (the <i>roll-over interest</i> ) in a *demerged entity at a time (the <i>deen</i> 8 <i>time</i> ), if:	
(a) the investor owned an ownership interest in a company of trust that was the *head entity of a *demerger group; and  (b) a *demerger happens to the demerger group; and	•
(c) because:	0
13 (i) a *foreign law impedes the ability of a member of th 14 demerger group to issue or transfer the roll-over inte 15 to the investor; or	
(ii) it would be impractical or unreasonably onerous to determine whether a foreign law impedes the ability member of the demerger group to issue or transfer th roll-over interest to the investor;	
it is *arranged that the member will issue or transfer the roll-over interest to another entity (the <i>facility</i> ) under the demerger instead of to the investor; and	
23 (d) in accordance with that arrangement and as a result of the demerger, the facility:	;
25 (i) becomes the owner of the roll-over interest (which is new or replacement interest in the demerged entity);	
(ii) owns the roll-over interest at the deeming time; and (e) under the arrangement, the investor is entitled to receive the facility:	rom
30 (i) an amount equivalent to the *capital proceeds of any *CGT event that happens in relation to the roll-over interest (less expenses); or	
(ii) if a CGT event happens in relation to the roll-over interest together with CGT events happening in relation to other ownership interests—an amount equivalent	

1 2	the investor's proportion of the total capital proceeds of the CGT events (less expenses).
3 4	(2) The facility is treated as not owning the roll-over interest at the deeming time.
5	(3) This section applies for the purposes of:
6	(a) applying this Division in relation to the demerger; and
7	(b) item 2 of the table in subsection 115-30(1), to the extent that
8	it relates to a roll-over under this Division that involves the demerger.
10	10 At the end of Subdivision 126-G
1	Add:
12	126-265 Interest sale facilities
13	Interest sale facilities
4	(1) For the purposes of this Subdivision, an entity (the <i>investor</i> ) is
15	treated as owning a *membership interest (the <i>roll-over interest</i> ) in
6	the receiving trust at a time (the <i>deeming time</i> ), if:
17	(a) the investor owned a membership interest in the transferring
8	trust; and
9	(b) a trust is created, or a transfer happens, (the <i>transaction</i> ) as
20	mentioned in paragraph 126-225(1)(a) in relation to *CGT
21	assets of the transferring trust; and
22	(c) because:
23	(i) a *foreign law impedes the ability of the receiving trust
24	to issue or transfer the roll-over interest to the investor;
25	or
26	(ii) it would be impractical or unreasonably onerous to
27 28	determine whether a foreign law impedes the ability of the receiving trust to issue or transfer the roll-over
29	interest to the investor;
80	it is *arranged that the receiving trust will issue or transfer the
81	roll-over interest to another entity (the <i>facility</i> ) under the
32	transaction instead of to the investor; and
33	(d) in accordance with that arrangement and as a result of the
34	transaction, the facility:
35	(i) becomes the owner of the roll-over interest; and

1	(ii) owns the roll-over interest at the deeming time; and
2	(e) under the arrangement, the investor is entitled to receive from
3	the facility:
4	(i) an amount equivalent to the *capital proceeds of any
5	*CGT event that happens in relation to the roll-over
6	interest (less expenses); or
7	(ii) if a CGT event happens in relation to the roll-over
8	interest together with CGT events happening in relation
9	to other membership interests—an amount equivalent to
10	the investor's proportion of the total capital proceeds of
11	the CGT events (less expenses).
12	(2) The facility is treated as not owning the roll-over interest at the
13	deeming time.
14	11 Application of amendments
15	The amendments made by this Part apply to CGT events happening
16	after 7.30 pm (by legal time in the Australian Capital Territory) on
17	11 May 2010.
18	

1	
2	Part 2—CGT demerger relief
3	Income Tax Assessment Act 1997
4	12 After subsection 125-65(2)
5	Insert:
6 7	(2A) Neither a corporation sole nor a *complying superannuation entity is a member of a *demerger group.
8	13 Paragraph 125-70(1)(g)
9 10	Omit "*superannuation fund", substitute "*non-complying superannuation fund".
11	14 Application of amendments
12	The amendments made by this Part apply to CGT events happening
13	after 7.30 pm (by legal time in the Australian Capital Territory) on
14 15	11 May 2010.
13	

Part	3—Roll-overs for change of incorporation
Divi	ion 1—Main amendments
Inco	ne Tax Assessment Act 1997
15 S	ubdivision 124-l Repeal the Subdivision, substitute:
Subc	ivision 124-I—Change of incorporation
Guid	e to Subdivision 124-I
124-5	10 What this Subdivision is about
	Roll-over relief is available for members of a body that is incorporated under one law and is converted to, or replaced with body incorporated under another law.
Tabl	incorporated under one law and is converted to, or replaced with,
Γabl	incorporated under one law and is converted to, or replaced with, body incorporated under another law.
Tabl	incorporated under one law and is converted to, or replaced with, body incorporated under another law.  of sections
Tabl	incorporated under one law and is converted to, or replaced with, body incorporated under another law.  of sections  Object of this Subdivision
Tabl	incorporated under one law and is converted to, or replaced with, body incorporated under another law.  of sections  Object of this Subdivision  124-515 Object of this Subdivision
Tabl	incorporated under one law and is converted to, or replaced with, body incorporated under another law.  of sections  Object of this Subdivision  124-515 Object of this Subdivision  Change of incorporation without change of entity
Tabl	incorporated under one law and is converted to, or replaced with, body incorporated under another law.  of sections  Object of this Subdivision  124-515 Object of this Subdivision  Change of incorporation without change of entity  124-520 Change of incorporation without change of entity
Tabl	incorporated under one law and is converted to, or replaced with, body incorporated under another law.  of sections  Object of this Subdivision  124-515 Object of this Subdivision  Change of incorporation without change of entity  124-520 Change of incorporation without change of entity  Old corporation wound up
Tabl	incorporated under one law and is converted to, or replaced with, body incorporated under another law.  of sections  Object of this Subdivision  124-515 Object of this Subdivision  Change of incorporation without change of entity  124-520 Change of incorporation without change of entity  Old corporation wound up  124-525 Old corporation wound up

#### **Object of this Subdivision**

The object of this Subdivision is to ensure that CGT considerations for \*members of a body incorporated under a law do not impede a change of incorporation involving converting the body to, or replacing it with, a company incorporated under:

- (a) the Corporations Act 2001 or a similar \*foreign law; or
- (b) the Corporations (Aboriginal and Torres Strait Islander) Act 2006.

Note: Subdivision 620-A provides a roll-over for the assets of the body.

#### Change of incorporation without change of entity

#### 124-520 Change of incorporation without change of entity

- (1) This section applies if:
  - (a) you are a \*member of a body incorporated under a law described in column 1 of an item of the table; and
  - (b) the body is converted into a company incorporated under a law described in column 2 of the item, without creating a new legal entity; and
  - (c) it is reasonable to conclude that there is no significant difference:
    - (i) between the ownership of the body, and of rights relating to the body held by entities that owned the body, just before the conversion and the ownership of the company just after the conversion; or
    - (ii) between the mix of ownership of the body, and of rights relating to the body held by entities that owned the body, just before the conversion and the mix of ownership of the company just after the conversion.

Note: See section 124-20 if an entity uses a share or interest sale facility.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19 20

2.1

22

23

24

25

26

27

28

Li	ws the body and	company are incorp	orated under
	Column 1		Column 2
	Body incorpor	ated under this law	Company incorporated under this law
1		n the <i>Corporations</i> similar *foreign law panies	The <i>Corporations Act 2001</i> or a similar foreign law relating to companies
2	A law other tha (Aboriginal and Islander) Act 20		The Corporations (Aboriginal and Torres Strait Islander) Act 2006
	(2) You ca	n choose to obtain a	roll-over if:
	(a) as	s a result of the conv	version you are issued with *shares in
	th	ne company and you	receive nothing else; and
	(b) ei	ither you are an Aus	stralian resident at the time of the
	C	onversion or, if you	are a foreign resident at that time:
			erest and your other rights (if any)
			ody was *taxable Australian property
		just before that	time; and
	(		xable Australian property when they a
		issued.	
	Note 1:	The roll-over conseq section 124-530.	uences are set out in Subdivision 124-A and
	Note 2:	Section 103-25 tells	you when you have to make the choice.
	(3) If the c	ompany is incorpora	ated under the Corporations (Aborigin
			Act 2006, subsection (2) applies in
			nber of the company in the same way a
	that sub	osection applies to $^{st}$	shares in a company.
	Note:	This may allow you t	to choose to obtain a roll-over. The roll-over
		consequences are set	out in Subdivision 124-A and section 124-535
	Excepti	ion for demutualisat	tion of certain bodies
	(4) This se	ction does not apply	to demutualisation of a body if
	Divisio	on 326 in Schedule 2	2H to the <i>Income Tax Assessment Act</i>
	1936 aj	oplies to the demutu	alisation.
	Note:	That Division deals v	with demutualisation of entities other than
		insurance companies	11 1.1 :

## Old corporation wound up

1

2

## 124-525 Old corporation wound up

3	(1) This s	section applies if:
4	(a)	a body is incorporated under a law described in column 1 of
5		an item of the table; and
6	(b)	a company is incorporated under a law described in column 2
7		of the item; and
8	(c)	the body ceases to exist, but the company continues to exist,
9		after the time (the <i>switch time</i> ) the *members of the body
10		receive *shares in the company, or rights as members of it if
11		it is incorporated under the Corporations (Aboriginal and
12		Torres Strait Islander) Act 2006, on account of:
13		(i) their interests in the body; and
14		(ii) their other rights (if any) relating to the body; and
15	(d)	the members of the body do not receive anything else on
16		account of the expected ending of those interests and rights;
17		and
18	(e)	it is reasonable to conclude that there is no significant
19		difference:
20		(i) between the ownership of the body, and of rights
21		relating to the body held by entities that owned the
22		body, just before the switch time and the ownership of
23		the company just after the switch time; or
24		(ii) between the mix of ownership of the body, and of rights
25		relating to the body held by entities that owned the
26		body, just before the switch time and the mix of
27		ownership of the company just after the switch time;
28		and
29		Note: See section 124-20 if an entity uses a share or interest sale
30	(0)	facility.
31		the body *disposes of all its *CGT assets to the company,
32		except any assets expected to be needed to meet the body's existing or expected liabilities before it ceases to exist.
33		EXISTING OF EXPECTED HADINITES DETOTE IT CEASES TO EXIST.

		1 , 1	orated under
	Column 1		Column 2
	Body incorpora	ted under this law	Company incorporated under this law
1		the Corporations imilar *foreign law anies	The <i>Corporations Act 2001</i> or a similar foreign law relating to companies
2	A law other than (Aboriginal and Islander) Act 200		The Corporations (Aboriginal and Torres Strait Islander) Act 2006
	(2) You can	choose to obtain a	roll-over if:
	(a) yo and		of the body just before the switch time;
	(b) yo	ur ownership of yo	ur interest in the body ends at a time
	(th	ne <i>end time</i> ) after th	ne switch time; and
		the end time you have beived at the switch	ave the *shares in the company that you a time; and
	(d) eit	her you are an Aus	tralian resident at the end time or, if you
	are	e a foreign resident	at the end time:
	(1	(if any) relating	erest in the body and your other rights to the body was *taxable Australian
	ć:		fore the end time; and
	(1)		company that you received at the axable Australian property at the end
	Note 1:		uences are set out in Subdivision 124-A and
	Note 2:	Section 103-25 tells y	ou when you have to make the choice.
	(3) If the co	mpany is incorpora	ated under the Corporations (Aboriginal
		1 1	Act 2006, subsection (2) applies in
			ber of the company in the same way as
	that subs	section applies to *s	shares in a company.

24

# Special consequences of some roll-overs 124-530 Shares in company replacing pre-CGT and post-CGT mix

4	124 230 Shares in company replacing pre 231 and post 231 mix
3	of interest and rights in body
4	(1) This section applies if:
5	(a) you choose to obtain a roll-over under section 124-520 or
6	124-525 relating to *shares you have in the company on
7	account of the following (your original assets):
8	(i) your interest in the body mentioned in that section;
9	(ii) your other rights relating to the body mentioned in that
10	section; and
11	(b) you *acquired some of your original assets before
12	20 September 1985 and the rest of them on or after that day.
13	(2) You are taken to have *acquired so many of the *shares before
14	20 September 1985 as is reasonable, having regard to:
15	(a) the number and *market value of your original assets; and
16	(b) the number and market value of the shares.
17	(3) The first element of the *cost base of each of the *shares not taken
18	by subsection (2) to have been *acquired before 20 September
19	1985 (your <i>post-CGT shares</i> ) is such amount as is reasonable
20	having regard to:
21	(a) the total of the cost bases of your original assets that you
22	acquired on or after 20 September 1985; and
23	(b) the number and *market value of your post-CGT shares.
24	(4) The reduced cost base of each of your post-CGT shares is worked
25	out similarly.
26	(5) This section has effect despite subsections 124-15(5) and (6).
27	124-535 Rights as member of Indigenous corporation replacing
28	pre-CGT and post-CGT mix of interest and rights in body
29	(1) This section applies if:
30	(a) you choose to obtain a roll-over under section 124-520 or
31	124-525 relating to rights (the <i>replacement rights</i> ) you have
32	as a *member of a company incorporated under the

1 2	Corporations (Aboriginal and Torres Strait Islander) Act 2006 on account of the following (your original assets):
3	(i) your interest in the body mentioned in that section;
4 5	(ii) your other rights relating to the body mentioned in that section; and
6 7	(b) you *acquired any of your original assets before 20 September 1985.
8 9	(2) You are taken to have *acquired the replacement rights before 20 September 1985.
10	(3) This section has effect despite subsection 124-15(5).
11	16 Before Part 3-90
12	Insert:
13	Part 3-80—Roll-overs applying to assets generally
14 15 16	Division 620—Assets of wound-up corporation passing to corporation with not significantly different ownership
	Table of Subdivisions
17 18	620-A Corporations covered by Subdivision 124-I
19	Subdivision 620-A—Corporations covered by Subdivision 124-I
20	Guide to Subdivision 620-A
21	620-5 What this Subdivision is about
22	There are tax-neutral consequences of a body, that is incorporated
23	under one law and ceases to exist, disposing of an asset to a
24	company incorporated under another law, if the ownership of the
25 26	company is not significantly different from the ownership of the body.
27	Table of sections

1		Applica	tion and object of this Subdivision
2		620-10	Application
3		620-15	Object
4		CGT co	onsequences
5		620-20	Disregard body's capital gains and losses from CGT assets
6		620-25	Cost base and pre-CGT status of CGT asset for company
7		Conseq	uences for depreciating assets
8		620-30	Roll-over relief for balancing adjustment events
9		Conseq	uences for trading stock
0		620-40	Body taken to have sold trading stock to company
1		Conseq	uences for revenue assets
2		620-50	Body taken to have sold revenue assets to company
13	Applic	ation a	and object of this Subdivision
4	620-10	Applio	cation
15		Thi	s Subdivision applies to a body that is incorporated under one
6			and ceases to exist, and to a company incorporated under
17		ano	other law, if section 124-525 applies in relation to the body and
18		the	company.
19 20		Note	e: That section applies if the ownership of the company is not significantly different from the ownership of the body and rights
21			relating to the body.
22	620-15	Objec	t
23		The	e object of this Subdivision is to ensure tax-neutral
24			isequences when the body ceases to hold an asset and also if the
25			et becomes held by the company.
26	CGT o	onsequ	iences
27	620-20	Disreg	gard body's capital gains and losses from CGT assets
			, , ,
28		(1) Thi	s section applies if:

1 2 3 4	<ul> <li>(a) the body *disposes of a *CGT asset to the company because the body ceases to exist; or</li> <li>(b) another *CGT event happens to a CGT asset of the body because the body ceases to exist.</li> </ul>
5 6	(2) A *capital gain or a *capital loss the body makes from the *CGT asset is disregarded.
7	620-25 Cost base and pre-CGT status of CGT asset for company
8 9	(1) This section applies to a *CGT asset if the body *disposes of it to the company because the body ceases to exist.
10 11 12	(2) The first element of the *CGT asset's *cost base for the company is equal to the asset's cost base for the body in connection with the *disposal.
13 14	(3) The first element of the *CGT asset's *reduced cost base for the company is worked out similarly.
15 16 17	(4) If the body *acquired the *CGT asset before 20 September 1985, the company is taken to have acquired the CGT asset before that day.
18	Consequences for depreciating assets
19	620-30 Roll-over relief for balancing adjustment events
20	(1) This section applies if:
21	(a) there is a *balancing adjustment event because the body
22	disposes of a *depreciating asset in an income year to the
23 24	company because the body ceases to exist; and (b) the disposal involves a *CGT event.
24	
25	(2) This Act applies as if:
26	(a) there were roll-over relief under subsection 40-340(1) for the *balancing adjustment event; and
27 28	(b) the body were the transferor mentioned in that subsection and
29	subsection 328-243(1A); and
30	(c) the company were the transferee mentioned in that subsection
31	and subsection 328-243(1A).
32	Note: Some effects of this are as follows:

1 2	(a) the balancing adjustment event does not affect the body's assessable income or deductions (see subsection 40-345(1));
3	(b) the company can deduct for the decline in value of the asset on
4	the same basis as the body did (see subsection 40-345(2));
5 6	(c) Division 45 (Disposal of leases and leased plant) applies to the company as if it had done the things the body did (see subsection
7	40-350(1)).
8	(3) Disregard paragraph 328-243(1A)(c) in determining whether subsection 328-243(1A) applies.
10	Consequences for trading stock
11	620-40 Body taken to have sold trading stock to company
12	(1) This subsection applies to each item of *trading stock that the body
13	disposes of to the company because the body ceases to exist.
14	(2) The body is taken to have sold, and the company is taken to have
15	bought, the item (in the ordinary course of *business and dealing
16	with each other at arm's length), at the time of the disposal (or just
17	before that time if the disposal occurred when the body ceased to
18	exist), for:
19	(a) the *cost of the item for the body; or
20 21	(b) if the body held the item as *trading stock at the start of the income year, the *value of the item for the body then.
22	(3) The company is taken to have held the item as *trading stock when
23	it bought the item.
24	Consequences for revenue assets
25	620-50 Body taken to have sold revenue assets to company
26	Disposal
27	(1) Subsections (2) and (3) apply to a *CGT asset:
28	(a) that the body *disposes of to the company because the body
29	ceases to exist; and
30	(b) that is a *revenue asset of the body just before the disposal.
31	Note: Trading stock and depreciating assets are not revenue assets. See
32	section 977-50.

1 2 3	(2) The body is taken to have disposed of the *revenue asset to the company for an amount such that the body would not make a profit or a loss on the disposal.
3	of a ross off the disposar.
4	(3) For the purpose of calculating any profit or loss on a future
5	disposal of, cessation of owning, or other realisation of, the
6 7	*revenue asset, the company is taken to have paid the body that amount for the disposal of the revenue asset to the company.
8	Ceasing to own or other realising
9	(4) Subsection (5) applies to a *CGT asset:
10 11	(a) that the body ceases to own, or otherwise realises, because the body ceases to exist; and
12 13	(b) that is a *revenue asset of the body just before the cessation or realisation.
14 15	Note: Trading stock and depreciating assets are not revenue assets. See section 977-50.
16	(5) The body is taken to have disposed of the *revenue asset for an
17	amount such that the body would not make a profit or a loss on the
18	disposal.
19	Division 2—Consequential amendments
20	Income Tax Assessment Act 1997
21	17 Subsection 40-340(1) (note)
22	Omit "Note:", substitute "Note 1:".
23	18 At the end of subsection 40-340(1)
24	Add:
25 26	Note 2: This Act also applies as if there were roll-over relief under this subsection in the circumstances set out in section 620-30 (which is
27	about a body incorporated under one law ceasing to exist and
28 29	disposing of its assets to a company incorporated under another law that has not significantly different ownership).
30	19 At the end of subsection 70-80(1)
31	Add:
32	Note: An incorporated body is treated as disposing of an item of its trading
33	stock in the ordinary course of business if the body ceases to exist and

disposes of the asset to a company that has not significantly different ownership: see Division 620.

### 20 After section 112-53AA

Insert:

2

3

4

5 6

7

8

9

10

11

13

### 112-53AB Change of incorporation

Change of incorporation			
Item	In this situation:	Element affected:	See section:
1	Shares in company that has changed its incorporation or has ownership not significantly different from that of a former body incorporated under another law	First element of cost base and reduced cost base	124-530

## 21 Section 112-97 (at the end of the table)

Add:

35 A CGT asset is held by a company that has ownership not significantly different from that of a former body that held the asset and was incorporated under another law

First element of cost base Section 620-2 and reduced cost base 5

# 22 Section 112-115 (cell at table item 11, column headed "For the rules about this roll-over:")

Repeal the cell, substitute: Change of incorporation

### 23 Section 112-150 (at the end of the table)

Add

30

11 Corporations covered by Subdivision 124-I

sections 620-10, 620-15, 620-20 and 620-25

Income Tax	(Transitional Provisions) Act 1997
24 At the en	d of Division 124
Add:	
Subdivision 1	124-I—Change of incorporation
Table of section	ons
124-510	Application of Subdivision 124-I of the <i>Income Tax Assessment Act 1997</i>
	ication of Subdivision 124-I of the <i>Income Tax</i> sessment Act 1997
	odivision 124-I of the Income Tax Assessment Act 1997, as
	ended by Schedule 2 to the <i>Tax Laws Amendment (2011 asures No. 9) Act 2011</i> , applies to CGT events happening after
7.3	0 pm (by legal time in the Australian Capital Territory) on
11	May 2010.
25 After Par	t 3-45
Insert:	
Part 3-80–	-Roll-overs applying to assets generally
co	—Assets of wound-up corporation passing to rporation with not significantly different rnership
co	rporation with not significantly different nership
co: ow Table of Subd	rporation with not significantly different nership
co ow Table of Subd 620-A	rporation with not significantly different nership
co ow Table of Subd 620-A	rporation with not significantly different vnership ivisions Corporations covered by Subdivision 124-I 620-A—Corporations covered by Subdivision 124-I

1 2	620-10 Application of Subdivision 620-A of the <i>Income Tax</i> Assessment Act 1997
3	Subdivision 620-A of the Income Tax Assessment Act 1997 applies
4	in relation to the cessation of existence of bodies corporate
5	occurring after 7.30 pm (by legal time in the Australian Capital
5	Territory) on 11 May 2010.
7	

2	Schedule 3—GST financial supply provisions
3	Part 1—Increasing financial acquisitions threshold
4	A New Tax System (Goods and Services Tax) Act 1999
5 6	1 Paragraphs 189-5(1)(a) and (2)(a) Omit "\$50,000", substitute "\$150,000".
7 8	2 Paragraphs 189-10(1)(a) and (2)(a) Omit "\$50,000", substitute "\$150,000".
9	3 Application of amendments
10 11 12 13	The amendments made by this Part apply for working out whether you exceed the financial acquisitions threshold at a time during July 2012 or a later month.

1	
2	Part 2—Treatment of borrowings
3	A New Tax System (Goods and Services Tax) Act 1999
4	4 Paragraph 11-15(5)(a)
5 6	After "borrowing", insert "(other than through a *deposit account you make available)".
7	5 Section 195-1
8	Insert:
9	deposit account: an account is a deposit account if:
10 11 12 13	(a) the account is made available by an Australian ADI (within the meaning of the <i>Corporations Act 2001</i> ) in the course of carrying on a banking business (within the meaning of the <i>Banking Act 1959</i> ); and
14 15 16	(b) amounts credited to the account represent money taken by the ADI on deposit (other than as part-payment for identified goods or services); and
17 18 19	(c) amounts credited to the account do not relate to a debenture (as defined in section 9 of the <i>Corporations Act 2001</i> ) of the ADI.
20	6 Application of amendments
21 22	The amendments made by this Part apply in relation to acquisitions made on or after 1 July 2012.
23	made on of area I way Boll.

<i>j</i>	tem (Goods and Services I	
	9 (after table item 8A)	
Insert: 8AA	Hire purchase agreements	Division 15
8 Section 29-6	9 (at the end of the table)	
Add: 2	Hire purchase agreements	Division 158
After section	156-22	
Insert:		
	supplies or acquisitions under ments treated as not on progr	_
or cred	e purposes of this Division, a supp dit under a *hire purchase agreeme or acquisition made on a progres	ent is treated as not b
10 After Divisi	on 157	
Insert:		
Division 158—	-Hire purchase agreemen	ts
158-1 What this	Division is about	
	account on a cash basis, you are t nt on a cash basis for any acquisiti ase agreement.	

1		(2) This Act and the regulations apply in relation to:
2		(a) an acquisition you make under a *hire purchase agreement; or
3		(b) an input tax credit to which you are entitled, or an
4		*adjustment you have, under subsection 58-10(1) for an
5		acquisition made under a hire purchase agreement;
6		as if you do not *account on a cash basis.
7	11	Application of amendments
8		The amendments made by this Part apply in relation to hire purchase
9		agreements entered into on or after 1 July 2012.
10		

1 2	S	Schedule 4-	-New residential premises
3	P	art 1—Amen	dments
4	$\boldsymbol{A}$	New Tax Syst	em (Goods and Services Tax) Act 1999
5	1	Before subse	ction 40-75(1)
6		Insert:	
7		When p	remises are new residential premises
8	2	At the end of	subsection 40-75(1)
9		Add:	
10		Paragra	phs (b) and (c) have effect subject to paragraph (a).
11 12 13 14		Note 1:	For example, residential premises will be new residential premises if they are created as described in paragraph (b) or (c) to replace earlier premises that had ceased to be new residential premises because of paragraph (a).
15 16 17 18		Note 2:	However, premises that are new residential premises because of paragraph (b) or (c) will cease to be new residential premises once they are sold, or supplied by way of long-term lease, as residential premises (see paragraph (a)).
19 20 21		Note 3:	Premises created because of the registration of, for example, a strata title plan, or a plan to subdivide land, may not become new residential premises (see subsection (2AA)).
22	3	Subsection 4	0-75(2)
23 24			ises are not new residential premises", substitute premises are not <i>new residential premises</i> ".
25	4	Paragraph 40	-75(2)(a)
26		Omit "*resid	lential premises", substitute "residential premises".
27	5	After subsect	ion 40-75(2)
28		Insert·	

1	Subdivisions etc. may not result in new residential premises
2 3	(2AA) Despite subsection (1), the *residential premises are not <i>new</i> residential premises if:
4 5	(a) they are created from residential premises that became the subject of a *property subdivision plan; and
6 7 8	<ul><li>(b) the residential premises referred to in paragraph (a) were not new residential premises immediately before they became the subject of that plan.</li></ul>
9	This subsection has effect subject to paragraphs (1)(b) and (c).
0	6 Before subsection 40-75(2A)
1	Insert:
12	Disregard certain supplies of the premises
13	7 Subsection 40-75(2A)
14	Omit "premises is disregarded as a sale", substitute "*residential premises is disregarded as a sale or supply".
16	8 After subsection 40-75(2A)
17	Insert:
18 19 20	(2B) A supply (the <i>wholesale supply</i> ) of the *residential premises is disregarded as a sale or supply for the purposes of applying paragraph (1)(a) if:
21 22 23	(a) the premises from which the residential premises were created had earlier been supplied to the *recipient of the wholesale supply or one or more of its *associates; and
24 25 26	<ul><li>(b) an arrangement (including an agreement) was made by:</li><li>(i) the supplier of the earlier supply, or one or more associates of the supplier; and</li></ul>
27 28	<ul><li>(ii) the recipient of the earlier supply, or one or more associates of the recipient; and</li></ul>
29 80	<ul><li>(c) under the arrangement, the wholesale supply was conditional on:</li></ul>
31 32 33	<ul> <li>(i) specified building or renovation work being undertaken by the recipient of the earlier supply, or by one or more associates of the recipient; or</li> </ul>

1 2		(ii) circumstances existing as specified in regulations made for the purposes of this subparagraph.
3	Note	21: The premises referred to in paragraph (a) could be vacant land.
4 5	Note	
6 7 8 9	Note	e 3: This subsection does not apply to a supply if certain commercial commitments were in place before 27 January 2011 (see item 12 of Schedule 4 to the <i>Tax Laws Amendment (2011 Measures No. 9) Act 2011</i> ).
10 11 12 13	sup beca lodg	upply of the *residential premises is disregarded as a sale or ply for the purposes of applying paragraph (1)(a) if it is made ause a *property subdivision plan relating to the premises was ged for registration (however described) by the *recipient of the ply or the recipient's *associate.
15 16 17	Note	This subsection does not apply to a supply if the plan was lodged for registration before 27 January 2011 (see item 13 of Schedule 4 to the <i>Tax Laws Amendment (2011 Measures No. 9) Act 2011)</i> .
18	9 Before sub	osection 40-75(3)
19	Insert:	
20	Nev	v residential premises include associated land
21	10 Section 1	95-1
22	Insert:	
23	pro	perty subdivision plan means a plan:
24	(a	) for the division of *real property; and
25 26	(b	) that is registered (however described) under an *Australian law.
27 28	Note	Examples are strata title plans and plans to subdivide land.

2	Par	rt 2—Application of amendments
3	11	Application of amendments
4 5	(1)	The amendments made by this Schedule (other than item 2) apply in relation to supplies of residential premises on or after 27 January 2011.
6	(2)	Subitem (1) has effect subject to items 12 and 13.
7 8	(3)	The amendment made by item 2 applies in relation to supplies of residential premises on or after the day after this Schedule commences.
9 10	12	Exception—arrangements made before 27 January 2011 to develop premises
11 12 13 14 15 16 17 18 19 20 21 22 23 24	(2)	Subsection 40-75(2B) of the <i>A New Tax System</i> (Goods and Services Tax) Act 1999 (as inserted by this Schedule) does not apply to a supply (the wholesale supply) of residential premises if:  (a) the wholesale supply happens:  (i) on or after 27 January 2011; or  (ii) before 27 January 2011, and the next supply of the residential premises happens on or after 27 January 2011; and  (b) subitem (2) is satisfied in relation to the wholesale supply.  This subitem is satisfied in relation to the wholesale supply if:  (a) the premises from which the residential premises were created had earlier been supplied to the recipient of the wholesale supply or one or more of its associates; and  (b) immediately before 27 January 2011, the recipient of the
25 26 27 28 29 30 31 32 33 34		wholesale supply or one or more of its associates were commercially committed to an arrangement; and  (c) under the arrangement, the wholesale supply was conditional on specified building or renovation work being undertaken by the recipient of the wholesale supply or by one or more of its associates; and  (d) no GST return (as amended) given to the Commissioner reports a net amount for a tax period that includes amounts equivalent to the input tax credits that the recipient of the wholesale supply would have been entitled to if its

1 2		acquisitions relating to the next sale or long term lease of the residential premises were creditable acquisitions.
3	Note:	The premises referred to in paragraph (a) could be vacant land.
4	(3)	In this item:
5		arrangement includes an agreement.
6		commercially committed: to be commercially committed, in relation to
7		an arrangement, means:
8 9		(a) to be a party to the arrangement, where the arrangement is legally binding; or
10		(b) to be the preferred tenderer (however described) in the final step in a bidding or tendering process relating to the
2		arrangement; or
13		(c) to have directly made (with associates) acquisitions, having a total GST exclusive value of at least \$200,000, in relation to
15		the arrangement; or
16 17		(d) to have directly incurred (with associates) internal direct costs, of at least \$200,000, in relation to the arrangement.
18	13 E	xception—property subdivision plans lodged for
9		registration before 27 January 2011
20		Subsection 40-75(2C) of the A New Tax System (Goods and Services
21		Tax) Act 1999 (as inserted by this Schedule) does not apply to a supply
22		of residential premises on or after 27 January 2011 if the supply is made
23		because a property subdivision plan relating to the premises was lodged
24		for registration (however described) before 27 January 2011 by the
25		recipient of the supply or the recipient's associate.
26		

Sch	edule 5—Deductible gif	t recipients
Inco	me Tax Assessment Act 1997	
1 Su	bsection 30-70(2) (cell at table in headed "Fund, authority or instance Repeal the cell, substitute:  Playgroup Australia Limited	
2 Su	bsection 30-80(2) (at the end of	the table)
9.2.24	Add: 4 Rhodes Trust in Australia	the gift must be made after 21 October 2011
3 Su	bsection 30-315(2) (cell at table without a heading)	eitem 86AA, column
	Repeal the cell, substitute: Playgroup Australia Limited	
4 Su	bsection 30-315(2) (after table i	tem 97)
97A	Insert: AA Rhodes Trust in Australia	item 9.2.24
5 Ap	pplication of amendments	
(1)	The amendments made by items 1 and made after 25 October 2010.	3 of this Schedule apply to gifts
(2)	The amendments made by items 2 and made after 21 October 2011.	4 of this Schedule apply to gifts

;	Schedule 6—Miscellaneous amendments
I	Part 1—Corrections to cross-references
ļ	Division 1—Income Tax Assessment Act 1936
•	1 Paragraph 102MA(2)(a) Repeal the paragraph.
;	Insert:  (ba) an arrangement to which Division 242 (about leases of luxury cars) of the <i>Income Tax Assessment Act 1997</i> applies; or
I	Division 2—Income Tax Assessment Act 1997
,	3 Subsection 207-59(1) Omit "Subsection (3)", substitute "Subsection (2)".
•	4 Subsections 230-380(2) and (3) Omit "subsection (1)", substitute "subsection (1A)".
ţ	5 Paragraph 230-380(6)(a) Omit "subsection (1)", substitute "subsection (1A)".
(	6 Subsection 995-1(1) (definition of <i>non-arm's length limited</i> recourse debt)  Omit "subsection 243-20(6)", substitute "subsection 243-20(7)".
I	Division 3—Citizenship
i	Income Tax Assessment Act 1997
•	7 Paragraph 30-37(a)
	Omit "Australian Citizenship Act 1948", substitute "Australian Citizenship Act 2007".

1	Tax Laws Amendment (2006 Measures No. 3) Act 2006		
2	8 Subsection 2(1) (table item 10)		
3	Repeal the item.		
4	Note: This item and item 9 repeal provisions made redundant by item 7.		
5	9 Item 3 of Schedule 11		
6	Repeal the item.		
7	Division 4—Tax-related liabilities		
8	Income Tax Assessment Act 1997		
9	10 Paragraph 721-25(1A)(a)		
10	Omit "item 25", substitute "item 3".		
11			

2 3 4	Pa	Part 2—Repeal of references to Cultural Bequests Program and redundant subsection numbers		
5	Div	Division 1—Cultural Bequests Program		
6	Inc	ncome Tax Assessment Act 1997		
7 8	11	Subsection 30-5(1) Omit ", or a testamentary gift under the Cultural Bequests Program".		
9 10	12	Subsection 30-5(1) (note 1) Repeal the note.		
11 12	13	Subsection 30-5(1) (note 2) Omit "Note 2", substitute "Note".		
13 14	14	Subsection 30-15(2) (note 1) Repeal the note.		
15 16	15	Subsection 30-15(2) (note 2) Omit "Note 2", substitute "Note".		
17 18	16	<b>Section 30-115</b> Omit ", 30-B or 30-D", substitute "or 30-B".		
19 20	17	Subdivision 30-D Repeal the Subdivision.		
21 22	18	Section 30-315 (table item 41) Repeal the item.		
23 24	19	Paragraph 104-185(2)(c) Repeal the paragraph.		
25	20	Subsection 118-60(1)		

1	Omit "under the Cultural Bequests Program or".
2	Income Tax (Transitional Provisions) Act 1997
3	21 Sections 30-10, 30-15 and 30-20
4	Repeal the sections.
5	Division 2—Redundant subsection numbers
6	A New Tax System (Medicare Levy Surcharge—Fringe
7	Benefits) Act 1999
8	22 Subsection 11(1)
9	Omit "(1)".
10	Superannuation Industry (Supervision) Act 1993
11	23 Subsection 252(1)
12	Omit "(1)".
13	Superannuation (Self Managed Superannuation Funds)
14	Supervisory Levy Imposition Act 1991
15	24 Subsection 7(1)
16	Omit "(1)".
17	

1	
2	Part 3—List of tax offsets
3	Income Tax Assessment Act 1997
4	25 Section 13-1 (after table item headed "farm help income
5	support")
6	Insert:
	film
	Division 376
7	26 Section 13-1 (after table item headed "life assurance")
8	Insert:
	life insurance company
	subsidiary joining consolidated group
0	

•	
2	Part 4—Taxation Administration Act 1953
3	27 Subsection 2(1)
4	Insert:
5	approved form has the meaning given by Schedule 1.
6	28 After subsection 3AA(1)
7	Insert:
8	Definitions in Schedule 1 do not apply to rest of Act
9	(1A) So far as a provision in Schedule 1 gives an expression a particular meaning, the provision does <i>not</i> also have effect for the purposes
10 11	of this Act (other than Schedule 1), except as provided in this Act
12	(other than Schedule 1).
13	29 Paragraph 8C(1)(a)
14	Omit "to furnish an approved form or any information", substitute "to
15 16	give any information or document".

Part 5—For	eign superannuation funds
Division 1—	Pensions and annuities
Income Tax	Assessment Act 1936
30 Paragraph Before "	h 603(1)(h) Division 82", insert "section 27H of this Act,".
31 Application	on of amendment
The ame	ndment made by this Division applies to the 2007-08 income later income years.
Division 2—	Superannuation lump sums
Income Tax (	(Transitional Provisions) Act 1997
32 After Divi	sion 304
Insert:	
	—Superannuation benefits paid from n-complying superannuation plans
Table of Subdi	ivisions
305-В	Superannuation benefits from foreign superannuation funds
Subdivision 3	05-B—Superannuation benefits from foreign
sup	perannuation funds
Table of sectio	ns
305-80	Lump sums paid into complying superannuation plans post-FIF abolition

1 2	305-80 Lump sums paid into complying superannuation plans post-FIF abolition
3	(1) You are entitled to a deduction for an income year (the <i>deduction</i>
4	<i>year</i> ) if:
5	(a) you have an interest in a FIF (within the meaning of Part XI
6	of the Income Tax Assessment Act 1936, as in force just
7	before the commencement of item 37 of Schedule 1 to the
8 9	Tax Laws Amendment (Foreign Source Income Deferral) Act (No. 1) 2010) (the paying fund); and
0	(b) Subdivision 305-B of the <i>Income Tax Assessment Act 1997</i>
1	applies in relation to the paying fund (see section 305-55 of
12	that Act); and
13	(c) the paying fund transfers an amount to a complying
4	superannuation fund in respect of you during the deduction
15	year; and
6	(d) you choose under section 305-80 of the <i>Income Tax</i>
17	Assessment Act 1997 that the amount, or part of the amount,
8	is to be treated as assessable income of the complying
9	superannuation fund; and
20	(e) immediately before the transfer happens, there is a post-FIF
21	abolition surplus (within the meaning of the <i>Income Tax</i>
22	Assessment Act 1936) for the paying fund in relation to you;
23	and
24	(f) the deduction year is the 2010-11 income year or a later
25	income year.
26	(2) The amount of the deduction is the lesser of:
27	(a) the post-FIF abolition surplus; and
28	(b) the amount covered by your choice mentioned in
29	paragraph (1)(d).
80	

Pa	Part 6—Asterisks	
Di	vision 1—A New Tax System (Wine Equalisation Tax) Act 1999	
33	Paragraph 19-20(1)(a) Omit "ITAA 1997", substitute "*ITAA 1997".	
34	Section 33-1 (definition of connected with) Omit "ITAA 1997", substitute "*ITAA 1997".	
Di	vision 2—Trading stock and revenue assets	
In	come Tax Assessment Act 1997	
35	Subsection 28-170(3) (table item 2, column 2) Omit "trading stock", substitute "*trading stock".	
36	Paragraph 28-175(3)(b) Omit "trading stock", substitute "*trading stock".	
37	Subsection 70-30(5)  Omit "*trading stock" (second occurring), substitute "trading stock".	
38	Paragraph 70-35(1)(b) Omit "*trading stock", substitute "trading stock".	
39	Paragraphs 70-100(6)(b) and (10)(b) Omit "*trading stock", substitute "trading stock".	
40	Subsection 165-115BB(2) (paragraph (a) of the definition of previous capital losses, deductions or trading stock losses)  Omit "trading stock losses", substitute "*trading stock losses".	
41	Subsections 165-115F(3) and (4)	

1		Omit "trading stock", substitute "*trading stock".
2 3	42	Subparagraph 385-135(3)(b)(ii) Omit "trading stock", substitute "*trading stock".
4 5	43	Subsection 715-145(2) (table item 2, column headed "If:") Omit "*trading stock" (second occurring), substitute "trading stock".
6 7	44	Paragraph 723-50(2)(a) Omit "trading stock" (first occurring), substitute "*trading stock".
8	45	Paragraph 723-50(2)(b) Omit "revenue asset", substitute "*revenue asset".
10 11 12	46	Subsection 725-225(5)  Omit "trading stock or revenue assets", substitute "*trading stock or *revenue assets".
13 14 15 16	47	Section 725-245 (table item 1, column headed "Up interests")  Omit "*revenue assets nor your *trading stock", substitute "revenue assets nor your trading stock".
17 18 19 20	48	Section 725-245 (table item 2, column headed "Up interests")  Omit "*trading stock or *revenue assets", substitute "trading stock or revenue assets".
21 22 23 24	49	Section 725-245 (table item 3, column headed "Up interests")  Omit "*revenue assets or your *trading stock", substitute "revenue assets or your trading stock".
25 26	50	Subsection 725-310(2) Omit "trading stock", substitute "*trading stock".
27 28	51	Section 725-315 Omit "trading stock" (first occurring), substitute "*trading stock".

<b>52</b>	Paragraph 725-315(a)
	Omit "*trading stock", substitute "trading stock".
53	Subsection 725-335(2)
	Omit "trading stock and revenue assets" (first occurring), substitute "*trading stock and *revenue assets".
54	Subsection 725-335(3) (table item 2, column headed "To:")  Omit "*revenue assets or your *trading stock", substitute "revenue assets or your trading stock".
55	Subsection 725-335(3) (table items 4 and 5, column headed "To:")
	Omit "*revenue assets nor your *trading stock", substitute "revenue assets nor your trading stock".
56	Subsection 725-335(3) (table item 6, column headed "To:")
	Omit "*trading stock or *revenue assets", substitute "trading stock or revenue assets".
57	Paragraphs 977-25(3)(b) and 977-35(2)(b)
	Omit "trading stock", substitute "*trading stock".
58	Subsection 995-1(1) (paragraph (b) of the definition of apportionable deductions)
	Omit "trading stock", substitute "*trading stock".
59	Subsection 995-1(1) (paragraph (b) of the definition of consideration receivable)
	Omit "trading stock", substitute "*trading stock".
Div	vision 3—Other amendments
Inc	come Tax Assessment Act 1997
60	Section 36-25 (table relating to tax losses of companies,
	item 5) Omit "*life insurance company", substitute "life insurance company".
	omit me insurance company, substitute me insurance company.

1 2	61	Section 36-25 (table relating to tax losses of corporate tax entities, item 1)
3		Omit "*corporate tax entity that has an amount of *excess franking offsets for an income year: it works out its *tax loss", substitute
5		"corporate tax entity that has an amount of excess franking offsets for an income year: it works out its tax loss".
7 8	62	Section 36-25 (table relating to tax losses of entities that become foreign hybrids, item 1)
9		Omit "*foreign hybrid", substitute "foreign hybrid".
10	63	Paragraph 70-80(3)(a)
11		Omit "*business", substitute "business".
12	64	Subsection 115-228(1) (definition of net financial benefit)
13		Omit "capital gain" (first occurring), substitute "*capital gain".
14	65	Paragraph 124-445(a)
15		Omit "member", substitute "*member".
16	66	Paragraph 216-10(1)(b)
17		Omit "*securities lending arrangement", substitute "securities lending
18		arrangement".
19	67	Section 216-30
20		Omit "*securities lending arrangements", substitute "securities lending
21		arrangements".
22		

2	Pa	rt 7—References to Acts
3	$\boldsymbol{A}$ I	New Tax System (Goods and Services Tax) Act 1999
4	68	Paragraph 9-20(1)(d)
5		Omit "Income Tax Assessment Act 1997", substitute "*ITAA 1997".
6	69	Subsection 113-5(1)
7		Omit "Income Tax Assessment Act 1997", substitute "*ITAA 1997".
8	70	Paragraph 177-12(4)(b)
9		Omit "Income Tax Assessment Act 1997", substitute "*ITAA 1997".
10	71	Section 195-1 (definition of <i>non-cash benefit</i> )
11		Omit "Income Tax Assessment Act 1997", substitute "*ITAA 1997".
12 13 14	72	Section 195-1 (definition of <i>withholding payment</i> covered by a particular provision in Schedule 1 to the <i>Taxation Administration Act 1953</i> )
15		Omit "Income Tax Assessment Act 1997", substitute "*ITAA 1997".
16	73	Section 195-1 (definition of withholding payment)
17		Omit "Income Tax Assessment Act 1997", substitute "*ITAA 1997".
18	Inc	come Tax Assessment Act 1997
19 20	74	Subsection 995-1(1) (definition of annual tax period election)
21 22		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
23	75	Subsection 995-1(1) (definition of fund-raising event)
24		Omit "A New Tax System (Goods and Services Tax) Act 1999",
25		substitute "*GST Act".
26	76	Subsection 995-1(1) (definition of <i>precious metal</i> )

1 2		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
3	77	Subsection 995-1(1) (definition of pre-school course)
4 5		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
6	78	Subsection 995-1(1) (definition of primary course)
7 8		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
9	79	Subsection 995-1(1) (definition of residential premises)
10 11		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
12	80	Subsection 995-1(1) (definition of retirement village)
13		Omit "A New Tax System (Goods and Services Tax) Act 1999",
14		substitute "*GST Act".
15	81	Subsection 995-1(1) (definition of secondary course)
16 17		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
18	82	Subsection 995-1(1) (definition of tertiary course)
19 20		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
21	83	Subsection 995-1(1) (definition of untaxed Commonwealth
22		entity)
23		Omit "A New Tax System (Goods and Services Tax) Act 1999",
24		substitute "*GST Act".
25	Ta.	xation Administration Act 1953
26	84	Section 426-1 in Schedule 1
27		Omit "A New Tax System (Goods and Services Tax) Act 1999",
28		substitute "GST Act".
29	85	Paragraph 426-5(a) in Schedule 1

1 2		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
3	86	Paragraph 426-5(b) in Schedule 1
4 5		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "GST Act".
6 7	87	Subsection 426-40(1) in Schedule 1 (paragraph (a) of note 1)
8		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "GST Act".
10 11	88	Subsection 426-55(1) in Schedule 1 (paragraph (a) of the note)
12 13		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "GST Act".
14	89	Paragraph 426-65(1)(a) in Schedule 1
15 16		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
17	90	Paragraph 426-65(1)(b) in Schedule 1
18 19		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "GST Act".
20 21 22	91	Subsection 446-5(6) in Schedule 1 (table items 9 and 10, column headed "If the resolution affects the operation of")
23 24		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "*GST Act".
25	92	Paragraph 850-100(8)(a) in Schedule 1 (example)
26 27		Omit "A New Tax System (Goods and Services Tax) Act 1999", substitute "GST Act".
28	93	Paragraph 850-100(8)(b) in Schedule 1 (example)
29		Omit "A New Tax System (Goods and Services Tax) Act 1999",
30		substitute "GST Act".
31		

1		
2	Pa	rt 8—Extensions of time
3	Inc	come Tax Assessment Act 1997
4 5 6	94	Subsection 118-195(1) (at the end of the cell at table item 1, column headed "And also one of these items")  Add ", or within a longer period allowed by the Commissioner".
7	95	Subsection 118-200(3)
8		Repeal the subsection (not including the notes), substitute:
9 10 11		(3) However, you can adjust the formula by ignoring any <i>non-main</i> residence days and total days in the period from the deceased's death until your *ownership interest ended, if:
12 13		(a) the deceased *acquired the ownership interest <i>on or after</i> 20 September 1985; and
14		(b) your ownership interest ends within:
15		(i) 2 years of the deceased's death; or
16		(ii) a longer period allowed by the Commissioner; and
17		(c) you get a more favourable result by doing so.
18	96	Application of amendments
19		The amendments made by this Part apply in relation to CGT events that
20		happen in the 2008-09 income year and later income years.
21		

2	Part 9—Cessation of membership of GST groups etc
3	A New Tax System (Goods and Services Tax) Act 1999
4 5	97 Subsection 48-110(1) Omit "*cease", substitute "cease".
6 7	98 Paragraph 48-115(1)(b) Omit "*cease", substitute "cease".
8	99 Paragraph 48-115(2)(b) Omit "*ceased", substitute "ceased".
10 11	100 Subsection 51-110(1) Omit "*cease", substitute "cease".
12 13	101 Paragraph 51-115(1)(b) Omit "*cease", substitute "cease".
14 15	102 Paragraph 51-115(2)(b) Omit "*ceased", substitute "ceased".
16 17 18	103 Section 195-1 (definition of cease to be a member of a GST group)  Repeal the definition.
19 20 21	104 Section 195-1 (definition of cease to be a participant of a GST joint venture)  Repeal the definition.
22	105 Application of amendments
<ul><li>23</li><li>24</li><li>25</li></ul>	The amendments made by this Part apply to tax periods starting on or after the commencement of this item.

Divi	sion 1—Companies
DIVI	
Inco	ome Tax Assessment Act 1997
106	Before subsection 152-70(2) Insert:
	Companies
107	<b>Subsection 152-70(2)</b>
	Omit "in", substitute "of".
108	At the end of section 152-70
	Add:
	(3) Paragraph (a) of item 1 of the table does not apply if the holds the legal and equitable interests in the *shares joint another entity.
109	Application of amendments
	The amendments made by this Division apply to CGT events happen in the 2006-07 income year or later income years.
Divi	sion 2—Discretionary trusts
Inco	ome Tax Assessment Act 1997
110	Subsection 152-70(1) (paragraph (a) of the cell at item 3, column headed "Is:")
	Omit "(the <i>current year</i> )", substitute "(the <i>relevant year</i> )".
111	Subsection 152-70(1) (paragraph (b) of the cell at item 3, column headed "Is:")
	Omit "current year", substitute "relevant year".

1	112 At the end of section 152-70
2	Add:
3	Discretionary trusts
4	(4) Subsections (5) and (6) apply for the purpose of working out the
5	*direct small business participation percentage in an entity in
6 7	connection with a *CGT event that happened in an income year (the <i>CGT event year</i> ), if:
8 9	<ul><li>(a) the entity is a trust (where entities do not have entitlements to all the income and capital of the trust); and</li></ul>
10 11 12	(b) during the relevant year mentioned in item 3 of the table in subsection (1) (disregarding subsection (5)), the trustee mentioned in that item:
13	(i) does not make a distribution of income; and
14	(ii) does not make a distribution of capital.
15	(5) Treat the references in that item to the relevant year as being
16	references to:
17 18	(a) if the trustee made a distribution of income or capital during the CGT event year—the CGT event year; or
19	(b) otherwise—the last income year before the CGT event year
20	in which the trustee did make a distribution of income or
21	capital.
22	(6) Despite subsection (5), an entity holds a <i>direct small business</i>
23	participation percentage of 0% in the trust at the relevant time if
24	either:
25	(a) the trust:
26	(i) had a *net income for the relevant year; and
27	(ii) did not have a *tax loss for the relevant year; or
28	(b) the trustee did not make a distribution of income or capital at
29	any time before the end of the CGT event year.
30	113 Paragraph 152-105(c) (note)
31	Repeal the note.
32	114 Paragraph 152-110(1)(c) (note)
33	Reneal the note

#### 115 Section 152-120 1 Repeal the section. 2 116 Application of amendments 3 The amendments made by items 110 to 112 apply in relation to CGT (1) 4 events that happen in: 5 (a) the 2006-07 income year; and 6 (b) later income years. 7 (2) The amendments made by items 113 to 115 apply in relation to CGT 8 events that happen on or after the commencement of this item. 10

Par	t 11—Exempt income
Divi	sion 1—Repeal of spent provisions
Inco	ome Tax Assessment Act 1997
117	Section 11-15 (table item headed "family assistance")
	Omit: one-off payment to families
118	Section 11-15 (table item headed "social security or like payments")
	Omit:  2008 one-off payment to older Australians under the  Veterans' Entitlements Act 1986
119	Paragraph 52-10(1)(b) Repeal the paragraph.
120	Subsections 52-10(1B) and (1C) Repeal the subsections.
121	Paragraphs 52-65(1)(bb) and (c) Repeal the paragraphs.
122	Subsections 52-65(1B) and (1C) Repeal the subsections.
123	Section 52-75 (table item 1C)

1		Repeal the item.
2 3	124	Section 52-75 (cell at table item 1, column headed "Payment made because of a person's death")
4		Repeal the cell, substitute: Division 12A of Part IIIB
5 6	125	Section 52-75 (cell at table item 3, column headed "Payment made because of a person's death")
7		Repeal the cell, substitute: Division 12A of Part IIIB
8 9	126	Section 52-75 (cell at table item 6, column headed "Payment made because of a person's death")
10		Repeal the cell, substitute: Division 12A of Part IIIB
11 12	127	Section 52-75 (cell at table item 7, column headed "Payment made because of a person's death")
13		Repeal the cell, substitute: Division 12A of Part IIIB
14 15 16	128	Section 52-75 (cell at table item 9, column headed "Payment made because of a person's death") Repeal the cell, substitute: Division 12A of Part IIIB
17 18	129	Subsection 52-150(1) Omit "(1)".
19 20	130	Subsection 52-150(1) Omit "one-off payment to families,".
21 22	131	Subsection 52-150(2) Repeal the subsection.

132	2 Subsection 6-20(1) (note)
	Omit ", 11-10".
133	S Section 11-1
	Omit "3 main classes", substitute "2 main classes".
134	Paragraphs 11-1(b) and (c)
	Repeal the paragraphs, substitute:
	(b) ordinary or statutory income of a kind that is exemp
	table in section 11-15).
135	Section 11-10
	Repeal the section.
136	S Section 11-15 (heading)
	Repeal the heading, substitute:
11 -	15 Ordinary or statutory income which is exempt
11	13 Ordinary of statutory income which is exempt
137	Section 11-15 (after table item headed "defence")
	Insert:
div	idends or shares pooled development fund company dividend 124ZM
	pooled development fund company shares, income
	from sale of
138	S Section 11-15 (table items headed "family assistar
	and "foreign aspects of income taxation")
	Repeal the items, substitute:
fan	nily assistance
	baby bonus
	had to all house and include for its house
	back to school bonus or single income family bonus 52-150
	child care benefit

Division 2—Lists of exempt income

1

economic security strategy payment to families	52-150
families, payments to, under the scheme determined	
under Schedule 4 to the Social Security and Other	
Legislation Amendment (Economic Security	
Strategy) Act 2008	
family tax benefit	52-150
Household Stimulus Package Act (No. 2) 2009,	
payments under scheme determined under	
Schedule 4 to the	
maternity immunisation allowance	52-150
financial arrangements	
gains related to exempt income	230-30
financial transactions	
infrastructure borrowings, income in relation to	159GZZZZE
pooled development fund company dividends	124ZM
pooled development fund company shares, income	
from sale of	124ZN
foreign aspects of income taxation	
approved overseas project, income from	23AF
Australian-American Education Foundation, grant	
from	51-10
Commonwealth of Nations country officer, official	
salary and foreign income	768-100
consul and official staff member, official salary and	
foreign income	768-100
Defence Force member, foreign resident, pay and	
allowances of	842-105
Defence Force member, pay and allowances from	
being on eligible duty	23AD
Defence Force member, pay and allowances from	
performing duties in operational areas	23AC
defence of Australia, overseas person's income from assisting in Australia's defence	942 105
_	042-103
diplomat and official staff member, official salary and foreign income	768-100
_	700-100
educational, scientific, religious or philanthropic society, income of a visiting representative of	042 105
expert, foreign resident, remuneration of	842-105
foreign society or association representative, income of	042 107
forex realisation gains, certain	775-20

OFF  OVE  OVE  OVE  OVE  OVE  OVE  OVE	entourage, foreign resident, income of	121EL(2) 121EL 121ELA(1) 23AG 768-105 842-105 768-105 768-105
OFF  OVE  OVE  OVE  OVE  OVE  OVE  OVE	U off-shore investment trusts, income to which subsection 121D(6) applies	121EL 121ELA(1) 23AG 768-105 842-105 768-105 24F
ove ove per pre res Ter Ter Un Un  39 Sec In Interest jud  40 Sec Co In Inon-cash bus exe prizes Pri	subsection 121D(6) applies	<b>121ELA(1 23AG</b> 768-105 842-105 768-105
ove per present reserves.  Tender of the ten	rseas charitable institutions, income from OBUs rseas employment income, resident, income of secution victim, payments to ss representative, foreign, income of stance fighter and victim of wartime persecution, payments to ritory resident company or trust, income from sources outside Australia ritory resident, income from sources in a prescribed	<b>121ELA(1 23AG</b> 768-105 842-105 768-105
ove per present reserves.  Tender of the ten	rseas employment income, resident, income of secution victim, payments to	23AG 768-105 842-105 768-105 24F
per pre res Ter Ter Un Un 39 Sec In Interest jud 40 Sec Co In Inon-cash bus exe prizes Pri	secution victim, payments to	768-105 842-105 768-105 24F
res Te Te Un Un  39 Sec In nterest jud  40 Sec Co In non-cash bus exe prizes Pri	stance fighter and victim of wartime persecution, payments to	842-105 768-105 <b>24F</b>
Tes	stance fighter and victim of wartime persecution, payments to	768-105
Termon Te	payments to	24F
Terest jude  40 Sec Co In hon-cash bus executes Prizes	sources outside Australiaritory resident, income from sources in a prescribed	
Un Un 39 Sec In interest jud 40 Sec Co In hon-cash bus exe prizes Pri	*	
Junction of the second of the	Territory	d
Junction of the second of the		24G
In interest judicated the second seco	ted Nations, income from service with	23AB
In jud  40 Sec  In hon-cash bus exe prizes  Pri	ted States projects, income from approved oversea projects	
40 Sec In non-cash bus exc prizes	ert:	
In non-cash bus exe prizes Pri	gement debt, personal injury	51-57
bus exe prizes Pri	tion 11-15 (after table item headed " empanies")	ʻlife-insura
bus exc p <b>rizes</b> Pri Pri	ert:	
exe <b>prizes</b> Pri Pri	benefits	
<b>prizes</b> Pri Pri	iness benefit	23L(2)
Pri Pri	mpt fringe benefit	23L(1A)
Pri Pri		
Pri		51-60
	me Minister's Literary Awards	
	•	
	me Minister's Prize for Australian History	21 00
	•	
Re	me Minister's Prize for Australian History	a security (

## social security or like payments ABSTUDY scheme, payment under ...... Subdivision 52-E Better Start for Children with Disability initiative, Outer Regional and Remote payment under ...... 52-172 carer adjustment payment ...... 53-10 carers, 2005 one-off payment to, (carer payment related), 2005 one-off payment to carers (carer service pension related) or 2005 one-off payment to carers (carer allowance related)...... 52-10 carers, 2006 one-off payment to, (carer payment related), 2006 one-off payment to carers (wife pension related), 2006 one-off payment to carers (partner service pension related), 2006 one-off payment to carers (carer service pension related) or 2006 one-off payment to carers (carer allowance carers, 2007 one-off payment to, (carer payment related), 2007 one-off payment to carers (wife pension related), 2007 one-off payment to carers (partner service pension related), 2007 one-off payment to carers (carer service pension related) or 2007 one-off payment to carers (carer allowance carers, 2008 one-off payment to, (carer payment related), 2008 one-off payment to carers (wife pension related), 2008 one-off payment to carers (partner service pension related), 2008 one-off payment to carers (carer service pension related) or 2008 one-off payment to carers (carer allowance carers, one-off payment to, (carer allowance related) or one-off payment to carers (carer payment related) ..... 52-10 carers, payments to, under the scheme determined under Schedule 3 to the Family Assistance Legislation Amendment (More Help for Families— One-off Payments) Act 2004...... 52-10 carer supplement. ...... 52-10 Commonwealth education or training payment ...... Subdivision 52-F DFISA bonus and DFISA bonus bereavement payment... 52-65 disability services payment ...... 53-10

economic security strategy payment under the Social Security Act 1991	52-10
economic security strategy payment under the Veterans' Entitlements Act 1986	52-65
education entry payment supplement under the Social Security Act 1991	52-10
exceptional circumstances relief, payment for	53-10 and 53-15
farmers hardship bonus under the <i>Social Security Act</i> 1991	52-10
farm help income support	53-10 and 53-15
Helping Children with Autism package, Outer Regional and Remote payment under	52-170
Household Stimulus Package Act (No. 2) 2009, payments under the scheme determined under	50.165
Schedule 4 to the	52-165
matched savings scheme (income management) payment under the <i>Social Security Act 1991</i>	52-10
older Australians, 2006 one-off payment to, under the Social Security Act 1991	52-10
older Australians, 2007 one-off payment to, under the <i>Social Security Act 1991</i>	52-10
older Australians, 2008 one-off payment to, under the <i>Social Security Act 1991</i>	52-10
pension bonus and pension bonus bereavement payment	52-10 and 52-65
persecution victim, payments to	768-105
private health insurance	52-125
resistance fighter and victim of wartime persecution, payments to	768-105
Social Security and Other Legislation Amendment (Economic Security Strategy) Act 2008, payments under the scheme determined under Schedule 4 to the	52-160
Social Security and Veterans' Affairs Legislation Amendment (One-off Payments and Other 2007 Budget Measures) Act 2007, payments under a scheme determined under item 1 of Schedule 2 to the	52.10
Social Security and Veterans' Affairs Legislation Amendment (One-off Payments and Other 2007 Budget Measures) Act 2007, payments under the scheme determined under Schedule 4 to the	

Social Security and Veterans' Entitlements Legislation Amendment (One-off Payments and Other Budget	
Measures) Act 2008, payments under a scheme determined under item 1 of Schedule 2 to the	52-10
Social Security and Veterans' Entitlements Legislation Amendment (One-off Payments and Other Budget Measures) Act 2008, payments under the scheme determined under Schedule 4 to the	52-10
Social Security and Veterans' Entitlements Legislation Amendment (One-off Payments to Increase Assistance for Older Australians and Carers and Other Measures) Act 2006, payments under the scheme determined under item 1 of Schedule 2 to the	52-10
Social Security and Veterans' Entitlements Legislation Amendment (One-off Payments to Increase Assistance for Older Australians and Carers and Other Measures) Act 2006, payments under the	
scheme determined under Schedule 4 to the	
social security payments	
training and learning bonus under the Social Security  Act 1991	
travelling expenses for Australian participants in British nuclear tests	Subdivision 52-CB
veteran, Australian and United Kingdom, payment to	53-20
veteran, payment to	Subdivisions 52-B and 52-C
Veterans' Entitlements Act 1986, lump sum payment under section 198N of the	52-65
voluntary income management incentive payment under the <i>Social Security Act 1991</i>	
wounds and disability pension	53-10
see also welfare	
142 Section 11-15 (table item headed "supera related business")	annuation and
After: approved deposit fund, non-reversionary bonuses on policies of life assurance	295-335 (table item 1)

insert: benefits from non-complying funds
rision 3—Australian Victim of Terrorism Overseas Payment
ome Tax Assessment Act 1997
Section 11-15 (table item headed "social security or like payments")  After: ABSTUDY scheme, payment under
insert: Australian Victim of Terrorism Overseas Payment 52-10
rision 4—Amendments contingent on the Clean Energy (Household Assistance Amendments) Act 2011
an Energy (Household Assistance Amendments) Act 2011
Item 16 of Schedule 10 (heading) Omit "Subsection 52-150(1)", substitute "Section 52-150".
Repeal the item, substitute:
Section 11-15 (table item headed "family assistance")  After: child care rebate
insert: clean energy advance
Section 11-15 (at the end of the table item headed "family assistance")  Add: single income family supplement

1	Inco	ome Tax Assessment Act 1997
2	146	Section 11-15 (table item headed "family assistance")
3		After: child care rebate
4		insert: clean energy advance
5	147	Section 11-15 (at the end of the table item headed "famil assistance")
7		Add: single income family supplement
8	148	Section 11-15 (table item headed "social security or like payments")
10		After: child disability assistance
11		insert: clean energy advance under the Farm Household Support Act 1992
		clean energy payment under the <i>Social Security Act</i> 1991 52-10
		clean energy payment under the <i>Veterans' Entitlements</i> Act 1986
		clean energy payment under the <i>Military Rehabilitation</i> and Compensation Act 2004 52-114

2 3	Part 12—Complying superannuation/FHSA life insurance policies
4	Division 1—Virtual PST life insurance policies
5	Income Tax (Transitional Provisions) Act 1997
6	149 At the end of Subdivision 320-F
7	Add:
8	320-180 Deferred annuities purchased before 1 July 2007
9	(1) Subsection (3) applies for the purposes of subparagraph (b)(i) of
10	the definition of <i>virtual PST life insurance policy</i> in subsection
11 12	995-1(1) of the <i>Income Tax Assessment Act 1997</i> , as in force just after the commencement of item 259 of Schedule 1 to the
13	Superannuation Legislation Amendment (Simplification) Act 2007.
14	(3) Treat an annuity as having been purchased out of a superannuation
15 16	lump sum or an employment termination payment, if the annuity was purchased:
17	(a) before 1 July 2007; and
18 19 20	(b) out of an eligible termination payment (within the meaning of the <i>Income Tax Assessment Act 1997</i> , as in force just before the commencement mentioned in subsection (1) of this
21	section).
22	150 Application of amendment
23	The amendment made by this Division applies to the 2007-08 income
24	year and later income years.
25	Division 2—Complying superannuation/FHSA life
26	insurance policies
27	Income Tax (Transitional Provisions) Act 1997
28	151 After subsection 320-180(1)

1	Insert:
2	(2) Subsection (3) also applies for the purposes of subparagraph (b)(i)
3	of the definition of complying superannuation/FHSA life
4	insurance policy in subsection 995-1(1) of the Income Tax
5	Assessment Act 1997, as in force just after the commencement of
6	item 47 of Schedule 7 to the First Home Saver Accounts
7	(Consequential Amendments) Act 2008.
8	152 Application of amendment
9	The amendment made by this Division applies from 26 June 2008.
10	

ved form ence of the
e on or
irposes of
Act 1936;
ed for the

Par	t 14—Taxable professional income
Inc	ome Tax Assessment Act 1997
157	Section 405-45 (formula in step 2 of the method statement)
	Repeal the formula, substitute:
	*Apportionable deductions $\times \frac{\left( {{\text{*Assessable professional income } - \text{Sum from Step 1}} \right)}{\text{Taxable income } + \text{*Apportionable deductions}}$
158	Application of amendment
	The amendment made by this Part applies for the purposes of assessments for the 1998-99 income year and later income years

-	
2	Part 15—Consolidated groups
3	Division 1—Partnerships
4	Income Tax Assessment Act 1997
5	159 Section 713-265 (heading)
6	Repeal the heading, substitute:
7 8	713-265 Partnership leaves group—adjustments to allocable cost amount of partner who also leaves group
9	Division 2—Amendments applying from 1 July 2002
10	Income Tax Assessment Act 1997
11	160 Subsection 715-90(2)
12	Omit "has effect as if it", substitute "and paragraph 165-115BA(5)(c)
13	have effect as if they".
14	161 Application of amendment
15	The amendment made by this Division applies on and after 1 July 2002.
16	

2	Part 16—Demutualisation
3	Income Tax Assessment Act 1997
4	162 Subsection 316-155(2)
5	Omit "the scheme approved by a court for the demutualisation provides
6	for a trust (the <i>lost policy holders trust</i> ) to exist", substitute ", under the
7	demutualisation, a trust (the <i>lost policy holders trust</i> ) exists".
8	163 Application of amendment
9	The amendment made by this Part applies in relation to
10	demutualisations occurring on or after 1 July 2008.
11	

Par	t 17—Mining and quarrying definitions
Inco	ome Tax Assessment Act 1997
164	Subparagraph 40-80(1)(c)(i) Omit "*mining operations", substitute "mining operations".
165	Paragraph 40-95(11)(b) Omit "petroleum field", substitute "*petroleum field".
166	Subsection 40-110(3B)  Omit "petroleum field", substitute "*petroleum field".
167	Paragraph 40-740(1)(d) Omit "petroleum", substitute "*petroleum".
168	Paragraphs 124-710(1)(a) and 855-20(b) Omit "minerals", substitute "*minerals".
169	Section 995-1 (definition of exploration or prospecting) Repeal the definition, substitute:  exploration or prospecting has a meaning affected by subsection 40-730(4).
170	Subsection 995-1(1) (paragraph (b) of the definition of housing and welfare)  Repeal the paragraph, substitute:  (b) health, education, recreation or similar facilities, or facilities for meals; or
Note:	This item fixes a misspelling.
171	Section 995-1 (definition of <i>minerals</i> ) Repeal the definition, substitute:
	<i>minerals</i> has a meaning affected by subsection 40-730(5).

1 2	172	Subsection 995-1(1) (definition of <i>mining operations</i> ) Omit "section 40-730", substitute "subsection 40-730(7)".
3 4	173	Subsection 995-1(1) (definition of <i>mining, quarrying or prospecting information</i> )
5		Omit "section 40-730", substitute "subsection 40-730(8)".
6 7 8	174	Subsection 995-1(1) (paragraph (a) of the definition of mining, quarrying or prospecting right) Omit "minerals", substitute "minerals".
9	175	Subsection 995-1(1) (definition of <i>natural resource</i> ) Omit "minerals", substitute "minerals".
12	176	Subsection 995-1(1) (definition of <i>petroleum</i> ) Omit "section 40-730", substitute "subsection 40-730(6)".

1	
2	Part 18—BAS amount
3	Income Tax Assessment Act 1997
4	177 Subsection 995-1(1)
5	Insert:
6 7	<b>BAS amount</b> means any debt or credit that arises directly under the *BAS provisions.
8	Note: BAS stands for Business Activity Statement.
9	178 Subsection 995-1(1) (definition of BAS amounts)
10 11	Repeal the definition.

2	Part 19—Corporate tax rate
3	Income Tax Assessment Act 1997
4	179 Subsection 705-115(1) (formula)
5	Repeal the formula, substitute:
6	Owned deductions $+$ $\left[$ Acquired deductions $\times$ *Corporate tax rate $\right]$
7	180 Subsection 711-35(1)
8	Omit "*general company tax rate", substitute "*corporate tax rate".
9	181 Subsection 711-45(3) (formula)
10	Repeal the formula, substitute:
11	[Deduction × *Corporate tax rate] – Double-counting adjustment
12	Taxation Administration Act 1953
13	182 Subsection 288-80(3) in Schedule 1 (formula)
14	Repeal the formula, substitute:
15	*Corporate tax rate $\times$ Excess mentioned in paragraph (1)(c) $\times$ Australian membership interests  Total membership interests
16	

2	Part 20—UK wounds and disability pension
3	Income Tax Assessment Act 1997
4 5 6	183 Section 53-10 (paragraph (a) of the cell at table item 5, column headed " is exempt subject to these exceptions and special conditions:")
-	
7	Omit "subsection 315(2) of the Income and Corporation Taxes Act
8 9	1988 of the United Kingdom", substitute "section 641 of the Income Tax (Earnings and Pensions) Act 2003 of the United Kingdom".
0	

1	
2	Part 21—Repeal of redundant provisions
3	A New Tax System (Goods and Services Tax) Act 1999
4 5	184 Section 195-1 (definition of <i>electronic signature</i> )  Repeal the definition.
6	Income Tax Rates Act 1986
7 8	185 Section 22 Repeal the section.
9	Taxation Administration Act 1953
10 11	186 Paragraph 45-910(3)(c) in Schedule 1 Repeal the paragraph.
12 13 14	187 Subsection 45-910(3) in Schedule 1 (note) Omit "(c),".

2	Part 22—Limited amendment period
3	Income Tax Assessment Act 1936
4	188 After section 170
5	Insert:
6	170A Amendment of assessments—interaction with other Acts
7	Scope
8 9 10	(1) This section applies if a law other than section 170 or this section provides that section 170 does not prohibit the amendment of an assessment if the amendment is made:
11	(a) for a particular purpose; and
12	(b) within a particular period (the <i>later amendment period</i> ).
13	Extensions—applications by taxpayer
14 15 16	(2) Section 170 does not prevent the Commissioner amending the assessment even though the later amendment period has ended if the taxpayer applies:
17	(a) before the end of the later amendment period; and
18	(b) in the approved form mentioned in subsection 170(5);
19	for an amendment for the purpose mentioned in paragraph (1)(a) of
20 21	this section. The Commissioner may amend the assessment to give effect to the decision on the application.
22	Extensions—giving effect to private rulings
23	(3) The Commissioner may amend an assessment even though the
24	later amendment period has ended if:
25	(a) the taxpayer applies for a private ruling under Division 359
26	in Schedule 1 to the <i>Taxation Administration Act 1953</i> :
27	(i) before the end of the later amendment period; and
28	(ii) for the purpose mentioned in paragraph (1)(a); and
29 30	(b) the Commissioner makes a private ruling under that Division because of the application.

	The Commissioner may amoruling.	end the assessment to give effect to the
	Extensions—Federal Court	orders or taxpayer consent
	taxpayer in relation to mentioned in paragrap (b) the Commissioner has the end of the later am extended;	started to examine the affairs of a an assessment for the purpose oh (1)(a); and a not completed the examination before the the definition of the period as may be extended as follows:
E	xtensions of later amendment period	
	In this case:	The position is:
1	The Commissioner, before the end of the later amendment period or that period as extended, applies to the Federal Court of Australia for an order extending the later amendment period	The Court may order an extension of the later amendment period for a specified period if it is satisfied that it was not reasonably practicable, or it was inappropriate, for the Commissioner to complete the examination within the later amendment period, or that period as extended, because of:
		<ul><li>(a) any action taken by the taxpayer; or</li><li>(b) any failure of the taxpayer to take action that would have been reasonable for the taxpayer to take.</li></ul>
2	The Commissioner, before the end of the later amendment period or that period as extended, requests the taxpayer to consent to extending the later amendment period	The taxpayer may, by notice in writing, consent to extending the later amendment period for a specified period.

1	(a) provide that section 170 of the <i>Income Tax Assessment Act</i>
2	1936 does not prohibit the amendment of an assessment as
3	mentioned in subsection 170A(1) of that Act (as inserted by
4	this Part); and
5	(b) commence no earlier than 2 years before the commencement
5	of this item.
7	

2	Part	23—Definition of managed investment trust
3	Tax I	Laws Amendment (2010 Measures No. 3) Act 2010
4	190	After subitem 7(1) of Schedule 5
5		Insert:
6	(1A)	Without limiting subitem (1), this item also applies for the purposes of
7		Division 275 of the Income Tax Assessment Act 1997 (Australian
8		managed investment trusts) if:
9		(a) apart from this item, a trust is not a managed investment trust
10		in relation to an income year; and
11		(b) the income year is the 2008-09 or 2009-10 income year.
12		

1	
2 3	Part 24—Equivalent foreign collective investment vehicles
4	Taxation Administration Act 1953
5	191 Paragraph 12-402(3)(e) in Schedule 1
6	Repeal the paragraph, substitute:
7	(e) an entity:
8 9	(i) that is recognised under a *foreign law as being used for collective investment by pooling the contributions of its
10 11	members as consideration to acquire rights to benefits produced by the entity; and
12	(ii) that has at least 50 members; and
13 14	(iii) the contributing members of which do not have day-to-day control over the entity's operation;
15	192 Application of amendment
16	Item 6 of Schedule 5 to the Tax Laws Amendment (2010 Measures
17	No. 3) Act 2010 applies in relation to the amendment made by this Part
18	in the same way as that item applies in relation to the amendments made
19 20	by that Schedule.

Subsection 10(1) (definition of self managed superannuation fund) Omit "section 17A", substitute "sections 17A and 17B".  Section 17A (heading) Repeal the heading, substitute:	
superannuation fund) Omit "section 17A", substitute "sections 17A and 17B".  Section 17A (heading)	
Omit "section 17A", substitute "sections 17A and 17B".  Section 17A (heading)	
ζ,	
Definition of self managed superannuation fund	
At the end of subsection 17A(1) Add:	
Note: Section 17B contains exceptions to paragraphs (1)(f) and (g).	
At the end of subsection 17A(2) Add:	
Note: Section 17B contains exceptions to paragraphs (2)(c) and (d).	
Paragraph 17A(3)(c)	
<ul><li>(c) if a member of the fund is under a legal disability becau age and does not have a legal personal representative:</li><li>(i) the parent or guardian of the member is a trustee of</li></ul>	
(ii) if the trustee of the fund is a body corporate—the p	
	At the end of subsection 17A(1)  Add:  Note: Section 17B contains exceptions to paragraphs (1)(f) and (g).  At the end of subsection 17A(2)  Add:  Note: Section 17B contains exceptions to paragraphs (2)(c) and (d).  Paragraph 17A(3)(c)  Repeal the paragraph, substitute:  (c) if a member of the fund is under a legal disability because age and does not have a legal personal representative:  (i) the parent or guardian of the member is a trustee of fund in place of the member; or  (ii) if the trustee of the fund is a body corporate—the por guardian of the member is a director of the body

1 2	17B	Definition of <i>self managed superannuation fund</i> —remuneration of trustees etc.
3		(1) Paragraphs 17A(1)(f) and (2)(c) do not apply to remuneration for
4		any duties or services performed by a trustee of a fund, if:
5 6		(a) the trustee performs the duties or services other than in the capacity of trustee; and
7 8		(b) the trustee is appropriately qualified, and holds all necessary licences, to perform the duties or services; and
9		(c) the trustee performs the duties or services in the ordinary
0		course of a business, carried on by the trustee, of performing
1		similar duties or services for the public; and
2		(d) the remuneration is no more favourable to the trustee than
13		that which it is reasonable to expect would apply if the
4		trustee were dealing with the relevant other party at arm's
15		length in the same circumstances.
6		(2) Paragraphs 17A(1)(g) and (2)(d) do not apply to remuneration for
17		any duties or services performed by a director of a body corporate
8		that is a trustee of a fund, if:
9		(a) the director performs the duties or services other than:
20		(i) in the capacity of director; and
21 22		(ii) in connection with the body corporate's capacity of trustee; and
23 24		(b) the director is appropriately qualified, and holds all necessary licences, to perform the duties or services; and
25 26		(c) the director performs the duties or services in the ordinary course of a business, carried on by the director, of performing
27		similar duties or services for the public; and
28		(d) the remuneration is no more favourable to the director than
29		that which it is reasonable to expect would apply if the
30 31		director were dealing with the relevant other party at arm's length in the same circumstances.
, .		rengar in the same encompanies.
32	199	Application of amendments
33	(1)	Item 197 applies from 8 October 1999.
34 35	(2)	Subsection 17B(1) of the <i>Superannuation Industry (Supervision) Act</i> 1993, inserted by this Division, applies from 8 October 1999.

1 2 3	(3)	Subsection 17B(2) of the <i>Superannuation Industry (Supervision) Act</i> 1993, inserted by this Division, applies to the 2007-2008 income year and later income years.
4 5	Divi	ision 2—References to self managed superannuation funds
6	Inco	ome Tax Assessment Act 1997
7 8 9 10	200	Subparagraph 210-70(1)(b)(i)  Omit "self managed superannuation fund (within the meaning of the Superannuation Industry (Supervision) Act 1993)", substitute "*self managed superannuation fund".
11 12 13 14	201	Subparagraph 210-70(1)(b)(ii)  Omit "self managed superannuation fund (within the meaning of the Superannuation Industry (Supervision) Act 1993)", substitute "self managed superannuation fund".
15 16 17 18	202	Paragraph 210-170(2)(a)  Omit "self managed superannuation fund (within the meaning of the Superannuation Industry (Supervision) Act 1993)", substitute "*self managed superannuation fund".
19 20 21 22	203	Paragraph 210-170(2)(b)  Omit "self managed superannuation fund (within the meaning of the Superannuation Industry (Supervision) Act 1993)", substitute "self managed superannuation fund".
23	Sup	erannuation Industry (Supervision) Act 1993
24 25 26	204	Subsection 6(1) (note)  Omit "self-managed superannuation funds", substitute "self managed superannuation funds".
27 28 29	205	Subsection 17A(6) (notes 1 and 2)  Omit "self-managed superannuation fund", substitute "self managed superannuation fund".

1	206	Subsection 29N(1A)
2 3		Omit "self-managed superannuation fund", substitute "self managed superannuation fund".
3		•
4	207	Section 35B (heading)
5		Repeal the heading, substitute:
6 7	35B	Accounts and statements (self managed superannuation funds only)
8	208	Section 35D (heading)
9		Repeal the heading, substitute:
10 11	35D	Trustee to lodge annual returns (self managed superannuation funds only)
12	209	Subparagraph 229(1)(aa)(i)
13 14		Omit "self-managed superannuation fund", substitute "self managed superannuation fund".
15	210	Subsections 229(3) and 231(3)
16 17		Omit "self-managed superannuation fund", substitute "self managed superannuation fund".
18 19	211	Paragraph 327 (paragraph (aa) of the definition of modifiable provision)
20 21		Omit "self-managed superannuation funds", substitute "self managed superannuation funds".
22	Taxo	ation Administration Act 1953
23 24 25	212	Subsection 355-65(3) in Schedule 1 (paragraph (a) of the cell at table item 8, column headed "and the record or disclosure")
26 27		Omit "self-managed superannuation fund", substitute "*self managed superannuation fund".

213 Subsection 355-65(3) in Schedule 1 (paragraphs (b) and (c) of the cell at table item 8, column headed "and the record or disclosure ...")

Omit "self-managed superannuation fund", substitute "self managed superannuation fund".

2	Part 26—Untaxed plan cap
3	Income Tax Assessment Act 1997
4	214 Subsection 307-350(2)
5	Repeal the subsection, substitute:
6	Reductions and increases
7	(1A) Subsection (2) applies if:
8	(a) you receive one or more *superannuation member benefits
9	from a *superannuation plan at a time; and
10	(b) the benefit, or one or more of the benefits:
11	(i) is a *superannuation lump sum; and
12	(ii) includes an *element untaxed in the fund.
13	(2) Reduce your <i>untaxed plan cap amount</i> just after that time:
14	(a) if the total of the *elements untaxed in the fund of the
15	*superannuation member benefits to which paragraph (1A)(b)
16	applies falls short of your untaxed plan cap amount at that
17	time—by that total; or
18	(b) otherwise—to nil.
19	215 Subsection 307-350(2A)
20	Omit "subsection (2)", substitute "subsections (1A) and (2)".
21	216 Application of amendments
22	The amendments made by this Part apply on and after 1 July 2007.
23	•

2	Part 27—Correction of typographical errors
3	Income Tax Assessment Act 1997
4 5	217 Subparagraph 775-205(c)(i) Omit "set-off", substitute "set off".
6	Taxation Administration Act 1953
7 8 9	218 Paragraph 16-153(2)(c) in Schedule 1  Omit "*reportable fringe benefit amount", substitute "*reportable fringe benefits amount".

2 3	Par	t 28—Foreign income tax offset, Medicare levy and surcharge
4	Inco	ome Tax Assessment Act 1936
5 6	219	Subsection 6(1) Insert:
7 8		<i>Medicare levy</i> means Medicare levy imposed as such by any Act as assessed under this Act.
9 10	220	Subsection 6(1) Insert:
11 12		<i>Medicare levy (fringe benefits) surcharge</i> has the meaning given by the <i>Income Tax Assessment Act 1997</i> .
13 14	221	Subsections 251R(1) and (1A) Repeal the subsections.
15 16	222	Subsections 251R(2), (2A) and (6A) Omit "levy", substitute "Medicare levy".
17 18	223	Paragraphs 251R(6B)(c), (6C)(d) and (6D)(d) and (f) Omit "levy", substitute "Medicare levy".
19 20 21 22	224	Subsection 251R(7)  Omit "levy payable in accordance with this Part and surcharge", substitute "Medicare levy payable in accordance with this Part and Medicare levy (fringe benefits) surcharge".
23	225	Subsection 251S(1) (note)
24		Repeal the note, substitute:
25 26 27 28		Note 1: Subdivision 61-L (tax offset for Medicare levy surcharge (lump sum payments in arrears)) of the <i>Income Tax Assessment Act 1997</i> might provide a tax offset for a person if Medicare levy surcharge (within the meaning of that Act) is payable by the person.

Note	2: The tax offset for foreign income tax under Division 770 of the <i>Income Tax Assessment Act 1997</i> can be applied against your liability to pay Medicare levy or Medicare levy (fringe benefits) surcharge: see item 22 of the table in subsection 63-10(1) of that Act.
226 Section	251T (heading)
Repeal th	ne heading, substitute:
	e levy (other than Medicare levy surcharge) not able by prescribed persons or by certain trustees
227 Subsecti	ons 251U(1) to (3)
Omit "le	vy" (wherever occurring), substitute "Medicare levy".
228 Section	251V (heading)
Repeal th	e heading, substitute:
	ons 251R(4), (5), (6B), (6C) and (6D) not to apply to
Me	dicare levy surcharge
229 Subsecti	• •
Omit "th	e levy", substitute "the Medicare levy".
230 Section 2	251VA (heading)
Repeal th	e heading, substitute:
251VA Subsec	tion 251U(3) not to apply for Medicare levy surcharge
231 Subsect	on 251VA(2)
Omit "the	e levy", substitute "the Medicare levy".
232 Subsecti	on 251W(1)
	vy or surcharge", substitute "Medicare levy or Medicare levy
(fringe be	enefits) surcharge".
233 Section 2	251X
	yy or surcharge", substitute "Medicare levy or Medicare levy enefits) surcharge".
	251Z (heading)

	Repeal the h	eading, substitute:
2517	Z Administra Act	tion of Medicare levy (fringe benefits) surcharge
Inco	ome Tax Ass	essment Act 1997
235		63-10(1) (cell at table item 22, column headed
	Repeal the co	ell, substitute:
		inst your liability (if 'Medicare levy for the
	remains, app liability (if a	t that an amount of it rely it against your rely) to pay *Medicare benefits) surcharge for rear.
	remains, you it, you canno	t that an amount of it cannot get a refund of ot transfer it and you it forward to a later
236	At the end	of section 770-5
	Add:	
	Note 1:	This Division applies in relation to Medicare levy and Medicare levy (fringe benefits) surcharge in the same way as it applies to Australian income tax. See section 90-1 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
	Note 2:	The tax offset under this Division can be applied against your Medicare levy and Medicare levy (fringe benefits) surcharge liability for the year, if an amount of it remains after you apply it against your basic income tax liability. See item 22 of the table in subsection 63-10(1).
237		995-1(1) (paragraph (b) of the definition of
		•
	Omit "Medic	care levy", substitute "*Medicare levy".
238	Subsection	995-1(1)
	Inco 235 236	251Z Administra Act  Income Tax Ass  235 Subsection "What hap Repeal the company to pay a subsection of the extender remains, appliability (if a levy (fringe the income year) To the extender remains, you it, you cannot carry income year  236 At the end of Add: Note 1:  Note 2:

1		Insert:
2 3		Medicare levy has the meaning given by the Income Tax Assessment Act 1936.
4	239	Subsection 995-1(1)
5		Insert:
6 7 8		Medicare levy (fringe benefits) surcharge means Medicare levy surcharge imposed by the A New Tax System (Medicare Levy Surcharge—Fringe Benefits) Act 1999.
9 10	240	Subsection 995-1(1) (definition of <i>Medicare levy</i> surcharge)
11		Repeal the definition, substitute:
12		Medicare levy surcharge means:
13		(a) an amount (other than a nil amount) of *Medicare levy that is
14		payable by you only because of section 8B, 8C, 8D, 8E, 8F
15 16		or 8G of the <i>Medicare Levy Act 1986</i> ; or (b) *Medicare levy (fringe benefits) surcharge.
10		(b) Wedieure levy (lillinge benefits) surcharge.
17	Tax	ation Administration Act 1953
18 19	241	Paragraphs 11-1(b), 15-30(b) and 45-5(1)(b) in Schedule 1 Omit "Medicare levy", substitute "*Medicare levy".
20 21	242	Section 45-340 in Schedule 1 (method statement, step 2) Omit "Medicare levy" (first occurring), substitute "*Medicare levy".
22 23	243	Section 45-375 in Schedule 1 (method statement, step 2) Omit "Medicare levy" (first occurring), substitute "*Medicare levy".
24	244	Paragraphs 90-1(a) and (b) in Schedule 1
25		Repeal the paragraphs, substitute:
26		(a) *Medicare levy;
27		(b) *Medicare levy (fringe benefits) surcharge.
28	245	Paragraphs 340-10(1)(c) and (d) in Schedule 1
29		Repeal the paragraphs, substitute:

1		(c) *Medicare levy;
2		(d) *Medicare levy (fringe benefits) surcharge;
3	246	Paragraph 357-55(b) in Schedule 1
4		Omit "Medicare levy", substitute "*Medicare levy".
5 6	Taxo	ation (Interest on Overpayments and Early Payments) Act 1983
7 8	247	Subsection 3(1) (paragraph (b) of the definition of <i>income tax</i> )
9		Omit "levy", substitute "Medicare Levy".
10	248	Application of amendments
11		The amendments made by this Part apply to income years starting on or
12		after 1 July 2008.
13		

2	Par	t 29—Adjusted tax
3	Tax	ation Administration Act 1953
4 5 6	249	Section 45-340 in Schedule 1 (method statement, step 4)  Omit ", and reduced by what would have been your *FTB amount (if any) for the *base year if your taxable income for the base year had
7		been your *adjusted taxable income, or your *adjusted withholding income, for that year".
9	250	Section 45-375 in Schedule 1 (method statement, step 4)
10 11 12		Omit ", and reduced by what would have been your *FTB amount (if any) for the variation year if your taxable income for that year had been your *adjusted assessed taxable income for that year".
13	251	Application of amendments
14		The amendments made by this Part apply to a base year that is:
15		(a) the 2009-10 income year; or
16 17		(b) a later income year.

1	
2	Part 30—Section 109CA of the Income Tax Assessment Act 1936
4	Income Tax Assessment Act 1936
5	252 Subparagraph 109CA(7)(d)(i)
6	Repeal the subparagraph, substitute:
7	(i) starting on the start of 1 July 2009; and
8	253 Application of amendment
9 10 11	The amendment made by this Part applies in relation to payments made on or after 1 July 2009.

2	Part 31—Franking debits
3	Income Tax Assessment Act 1936
4	254 Paragraph 45C(3)(b)
5	Repeal the paragraph, substitute:
6	(b) the amount of the franking debit is the amount that, if the
7	company had:
8	(i) paid a dividend of an amount equal to the amount of the
9	capital benefit, or the part of the capital benefit, at the
10	time when it was provided; and
11	(ii) fully franked the dividend;
12	would have been the amount of the franking credit of the
13	company that would have arisen as a result of the dividend.
14	255 Application of amendment
15	The amendment made by this Part applies in relation to notices of
16	determination served as mentioned in paragraph 45C(3)(a) of the
17	Income Tax Assessment Act 1936 on or after 1 July 2002.