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The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Indirect Tax Laws Amendment (Assessment) Bill 2012

No. , 2012

(Treasury)

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

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

³ The Parliament of Australia enacts:

1 Short title

This Act may be cited as the *Indirect Tax Laws Amendment* (Assessment) Act 2012.

7 2 Commencement

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

Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day this Act receives the Royal Assent.	
2. Schedule 1, Part 1	1 July 2012.	1 July 2012
3. Schedule 1, Part 2	1 January 2017.	1 January 2017
4. Schedule 1, items 265 to 268	Immediately after the commencement of section 2 of the Minerals Resource Rent Tax (Consequential Amendments and Transitional Provisions) Act 2012.	
5. Schedule 1, items 269 and 270	Immediately after the time specified in the Minerals Resource Rent Tax (Consequential Amendments and Transitional Provisions) Act 2012 for the commencement of Part 2 of Schedule 2 to that Act.	
	However, the provision(s) do not commence at all if this Act receives the Royal Assent before 1 July 2012.	
6. Schedule 1, item 271	Immediately after the commencement of section 2 of the Minerals Resource Rent Tax (Consequential Amendments and Transitional Provisions) Act 2012.	
7. Schedules 2 and 3	1 July 2012.	1 July 2012
8. Schedule 4	The earlier of: (a) the day this Act received the Royal Assent; and (b) 1 July 2012.	
Note:	This table relates only to the provisions of this A enacted. It will not be amended to deal with any this Act.	

1 2 3	(2) Any information in column 3 of the table is not part of this Act. Information may be inserted in this column, or information in it may be edited, in any published version of this Act.
4	3 Schedule(s)
5	Each Act that is specified in a Schedule to this Act is amended or
6	repealed as set out in the applicable items in the Schedule
7	concerned, and any other item in a Schedule to this Act has effect
8	according to its terms.
9	-

1 2 3	Schedule 1—Assessment of amounts under indirect tax laws		
4	Part 1—Amendments commencing on 1 July 2012		
5	Division 1—Main amendments		
6	Taxation Administration Act 1953		
7 8	1 Before Part 4-15 in Schedule 1 Insert:		
9	Part 4-1—Returns and assessments		
10	Division 155—Assessments		
11	Table of Subdivisions		
12	Guide to Division 155		
13	155-A Making assessments		
14	155-B Amending assessments		
15	155-C Validity and review of assessments		
16	155-D Miscellaneous		
17	Guide to Division 155		
18	155-1 What this Division is about		
19	This Division contains rules relating to assessments.		
20	The rules in this Division deal with the following:		
21 22	(a) how assessments are made or amended and their effect;		
23	(b) review of assessments.		

1 Subdivision 155-A—Making assessments

2	Table of secti	ions
3	155-5	Commissioner may make assessment
4	155-10	Commissioner must give notice of assessment
5	155-15	Self-assessment
6	155-20	Assessment of indirect tax on importations and customs dealing
7	155-25	Special assessment
8	155-30	Delays in making assessments
9	155-5 Comm	issioner may make assessment
10 11		the Commissioner may at any time make an assessment of an seessable amount (including an assessment that the amount is
12		
13	No	te 1: For amendment of assessments, see Subdivision 155-B.
14	No	An assessment can be reviewed: see Subdivision 155-C.
15		ach of the following is an <i>assessable amount</i> :
16		(a) a *net amount;
17	((b) a *net fuel amount;
18	((c) an amount of *indirect tax not included in an amount covered by another paragraph of this subsection;
19	(
20 21	((d) a credit under an *indirect tax law not included in an amount covered by another paragraph of this subsection.
22	155-10 Com	missioner must give notice of assessment
23	(1) Th	ne Commissioner must give you notice of an assessment of an
24	*as	ssessable amount of yours as soon as practicable after the
25	as	sessment is made.
26 27	No	te: This section also applies to an amended assessment: see section 155-80.
28	(2) Th	ne Commissioner may give you the notice electronically if you
29		e required to lodge, or have lodged, the return (if any) that relates
30		the *assessable amount electronically.

1 155-15 Self-assessment

2	(1) The Commissioner is treated as having made an assessment under
3	section 155-5 of an *assessable amount mentioned in an item of the
4	following table, if the document mentioned in the item is given to
5	the recipient mentioned in the item:
6	

Item	Column 1 Assessable amount	Column 2 Recipient	Column 3 Document
1	your [*] net amount for a [*] tax period	the Commissioner	your *GST return for the tax period
2	your [*] net fuel amount for a [*] tax period	the Commissioner	your [*] fuel tax return for the tax period
3	the [*] GST payable by you on a [*] taxable importation	Customs	return given under paragraph 69(5)(c) or 70(7)(a) of the <i>Customs</i> <i>Act 1901</i> in relation to the importation

7	(2) The assessment is treated as having been made on the day the
8	document is given to the recipient mentioned in column 2.
9	(3) The amount assessed is:
10	(a) if the document is required to state the *assessable amount—
11	the amount (including a nil amount) stated; or
12	(b) otherwise—the amount (including a nil amount) worked out
13	in accordance with the information stated in the document.
14	(4) The document is treated as being a notice of the assessment:
14	\mathbf{c}
15	(a) signed by the Commissioner; and
16	(b) given to you under section 155-10 on the day the document is
17	given to the recipient.
18	(5) This section does not apply to an *assessable amount if the
18	
19	Commissioner has already assessed the assessable amount on or
20	before the day mentioned in paragraph (4)(b).

6

155-20 Assessment of indirect tax on importations and customs dealing

(1) T	The Commissioner is treated as having made an assessment under
S	ection 155-5 of the *GST, *luxury car tax or *wine tax (whichever
is	s applicable) payable by you on a *taxable importation, *taxable
iı	nportation of a luxury car or *customs dealing, if:
	(a) the document mentioned in column 1 of an item of the

- (a) the document mentioned in column 1 of an item of the following table is communicated to Customs in respect of the importation or dealing; and
- (b) Customs gives the document mentioned in column 2 of the item to an entity in respect of the importation or dealing.

Item	<u>ms documents</u> Column 1	Column 2
	Document communicated to Customs	Document given to an entity
1	an *import declaration	an *import declaration advice
2	a self-assessed clearance declaration (within the meaning of the <i>Customs</i> <i>Act 1901</i>)	a *self-assessed clearance declaration advice
	(2) The assessment is treated as ha gives the document mentioned	ving been made on the day Custom in paragraph (1)(b) to the entity.
	(3) The amount assessed is the amount (including a nil amount) worked out in accordance with the information stated in the 2 documents.	
	 (4) The 2 documents are treated as together being a notice of the assessment: (a) signed by the Commissioner; and (b) given to you under section 155-10 on the day Customs gives the document mentioned in paragraph (1)(b) of this section to the entity. 	
	(5) This section does not apply if t assessed the *GST, *luxury car day mentioned in paragraph (4)	tax or *wine tax on or before the

1 155-25	Special	assessment
-----------------	---------	------------

2	For the purposes of making, under section 155-5, an assessment of
3	an *assessable amount that relates to a period (e.g. a tax period),
4	the Commissioner may treat part of the period as being the whole
5	period.

155-30 Delays in making assessments

(1)	You may give the Commissioner a written notice requiring the
	Commissioner to make an assessment of an *assessable amount of
	yours, if, 6 months after the day on which the relevant return (if
	any) for the assessable amount is given to the Commissioner, the
	Commissioner has not given to you notice of an assessment of the
	assessable amount under section 155-10.

(2) You may object, in the manner set out in Part IVC of this Act, against the Commissioner's failure to make the assessment if the Commissioner does not make the assessment within 30 days after the day the notice is given under subsection (1).

17 Subdivision 155-B—Amending assessments

Table of sections

19	When C	Commissioner may amend assessments
20	155-35	Amendment during period of review
21 22	155-40	Amendment during period of review—certain applications taken to be notices
23	155-45	Amendment on application
24	155-50	Amendment to give effect to private ruling
25	155-55	Amendment to give effect to certain anti-avoidance declarations
26	155-60	Amendment because of review, objection or fraud
27	Special	rules about amending amended assessments
28	155-65	Amending amended assessments
29	155-70	Refreshed period of review
30	General	rules
31	155-75	Refunds of amounts overpaid
32	155-80	Amended assessments are assessments

1 When Commissioner may amend assessments

2	155-35	An	nendme	ent during period of review
3			Amendn	nent
4 5		(1)		mmissioner may amend an assessment of an *assessable within the *period of review for the assessment.
6 7			Note 1:	An amendment of an assessment can be reviewed: see Subdivision 155-C.
8 9 10			Note 2:	This section also applies to amended assessments: see section 155-80. However, there are limits on how amended assessments can be amended: see sections 155-65 and 155-70.
11			Meanin	g of period of review
12 13		(2)	The <i>per</i> of yours	<i>iod of review</i> , for an assessment of an *assessable amount s, is:
14			(a) th	e period:
15			((i) starting on the day on which the Commissioner first
16 17				gives notice of the assessment to you under section 155-10; and
18 19			(i	ii) ending on the last day of the period of 4 years starting the day after that day; or
20 21				the period of review is extended under subsection (3) or (4) this section—the period as so extended.
22			Extensio	ons
23		(3)	The Fed	leral Court of Australia may order an extension of the
24		. ,		of review for an assessment of an *assessable amount of
25				or a specified period, if:
26			(a) th	e Commissioner has started to examine your affairs in
27			re	lation to the assessment; and
28			(b) th	e Commissioner has not completed the examination within
29			th	e period of review for the assessment; and
30				e Commissioner, during the period of review, applies to the
31				ederal Court of Australia for an order extending the period;
32			an	ıd

1	(d) the Court is satisfied that it was not reasonably practicable, or
2	it was inappropriate, for the Commissioner to complete the
3	examination within the period of review, because of:
4	(i) any action taken by you; or
5	(ii) any failure by you to take action that it would have been
6	reasonable for you to take.
7	(4) You may, by written notice given to the Commissioner, consent to
8	the extension of the *period of review for an assessment of an
9	*assessable amount of yours for a specified period, if:
10	(a) the Commissioner has started to examine your affairs in
11	relation to the assessment; and
12	(b) the Commissioner has not completed the examination within
13	the period of review for the assessment; and
14 15	(c) the Commissioner, during the period of review, requests you to consent to extending the period of review.
	(5) A = a + b = a
16	(5) An order may be made under subsection (3), or consent given under subsection (4), in relation to an assessment of an *assessable
17 18	amount more than once.
10	
19	155-40 Amendment during period of review—certain applications
19 20	155-40 Amendment during period of review—certain applications taken to be notices
20	taken to be notices
20 21	taken to be notices(1) An application made by you for an amendment of an assessment of
20 21 22	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the
20 21	taken to be notices(1) An application made by you for an amendment of an assessment of
20 21 22 23	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under
20 21 22 23 24	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if:
20 21 22 23 24 25	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and
20 21 22 23 24 25 26	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and
20 21 22 23 24 25 26 27 28	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and (ii) during the *period of review for the assessment; and
20 21 22 23 24 25 26 27	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and
20 21 22 23 24 25 26 27 28 29	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and (ii) during the *period of review for the assessment; and (c) the amendment the Commissioner makes is the entire amendment for which you applied, and nothing else.
 20 21 22 23 24 25 26 27 28 29 30 	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and (ii) during the *period of review for the assessment; and (c) the amendment the Commissioner makes is the entire
20 21 22 23 24 25 26 27 28 29 30 31	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and (ii) during the *period of review for the assessment; and (c) the amendment the Commissioner makes is the entire amendment for which you applied, and nothing else. (2) The notice is treated as having been given to you on whichever of
20 21 22 23 24 25 26 27 28 29 30 31 32	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and (ii) during the *period of review for the assessment; and (c) the amendment the Commissioner makes is the entire amendment for which you applied, and nothing else. (2) The notice is treated as having been given to you on whichever of the following is applicable:
20 21 22 23 24 25 26 27 28 29 30 31 32 33	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and (ii) during the *period of review for the assessment; and (c) the amendment the Commissioner makes is the entire amendment for which you applied, and nothing else. (2) The notice is treated as having been given to you on whichever of the following is applicable: (a) the first day the Commissioner adjusts the balance of an
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	 taken to be notices (1) An application made by you for an amendment of an assessment of an *assessable amount of yours is treated as being a notice of the amended assessment given to you by the Commissioner under section 155-10, if: (a) the application is in the *approved form; and (b) the Commissioner makes the amendment: (i) to give effect to the decision on the application; and (ii) during the *period of review for the assessment; and (c) the amendment the Commissioner makes is the entire amendment for which you applied, and nothing else. (2) The notice is treated as having been given to you on whichever of the following is applicable: (a) the first day the Commissioner adjusts the balance of an *RBA of yours as a result of the amendment;

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1 2 3		respect of the relevant *taxable importation, *taxable importation of a luxury car or *customs dealing as a result of the amendment.
4	155-45	Amendment on application
5		The Commissioner may amend an assessment of an *assessable
6		amount of yours at any time, if you apply for an amendment in the
7 °		*approved form during the *period of review for the assessment. The Commissioner may amend the assessment to give effect to his
8 9		or her decision on the application.
10 11		Note: The Commissioner must give you notice of the amended assessment under section 155-10: see section 155-80.
12	155-50	Amendment to give effect to private ruling
13		The Commissioner may amend an assessment of an *assessable
14		amount of yours at any time, if:
15		(a) you apply for a *private ruling during the *period of review
16		for the assessment; and
17 18		(b) the Commissioner makes a private ruling because of the application.
19		The Commissioner may amend the assessment to give effect to the
20		ruling.
21	155-55	Amendment to give effect to certain anti-avoidance
22		declarations
23		The Commissioner may amend an assessment of an *assessable
24		amount at any time, if:
25		(a) the Commissioner makes a declaration under subsection $165 - 45(2) = 5$ the *CST A st (chest supremuting a distance)
26 27		165-45(3) of the *GST Act (about compensating adjustments for anti-avoidance declarations); or
27		(b) the Commissioner makes a declaration under subsection
28 29		75-45(3) of the <i>Fuel Tax Act 2006</i> (about compensating
30		adjustments for anti-avoidance declarations).
31		The Commissioner may amend the assessment to give effect to the
32		declaration.

155-60 A	Amendment because of review, objection or fraud
	Despite anything in this Subdivision, the Commissioner may
	amend an assessment of an *assessable amount of yours at any time:
	(a) to give effect to a decision on a review or appeal; or
	(b) as a result of an objection made by you, or pending a review or appeal; or
	(c) if he or she is of the opinion there has been fraud or evasion.
Special 1	rules about amending amended assessments
155-65 A	Amending amended assessments
	The Commissioner cannot amend an amended assessment of an
	*assessable amount under section 155-35 if the *period of review for the assessment has ended.
	Note: The Commissioner can amend amended assessments at any time under sections 155-45 to 155-60.
155-70 F	Refreshed period of review
(1	1) This section applies if the Commissioner has made one or more
	amendments of an assessment of an *assessable amount of yours
	under section 155-35 about a particular.
(2	2) Despite section 155-65, the Commissioner may amend (the <i>later</i>
	<i>amendment</i>) the amended assessment after the end of the *period
	of review for the assessment, if:
	(a) the Commissioner makes the later amendment before the end
	(a) the Commissioner makes the later amendment before the end of the period of 4 years starting on the day after the day on
	(a) the Commissioner makes the later amendment before the end of the period of 4 years starting on the day after the day on which the Commissioner gave notice of the last of the
	(a) the Commissioner makes the later amendment before the end of the period of 4 years starting on the day after the day on which the Commissioner gave notice of the last of the amendments mentioned in subsection (1) to you under
	(a) the Commissioner makes the later amendment before the end of the period of 4 years starting on the day after the day on which the Commissioner gave notice of the last of the amendments mentioned in subsection (1) to you under section 155-10; and
	 (a) the Commissioner makes the later amendment before the end of the period of 4 years starting on the day after the day on which the Commissioner gave notice of the last of the amendments mentioned in subsection (1) to you under section 155-10; and (b) the later amendment is about the particular mentioned in
	 (a) the Commissioner makes the later amendment before the end of the period of 4 years starting on the day after the day on which the Commissioner gave notice of the last of the amendments mentioned in subsection (1) to you under section 155-10; and (b) the later amendment is about the particular mentioned in subsection (1) of this section; and
	 (a) the Commissioner makes the later amendment before the end of the period of 4 years starting on the day after the day on which the Commissioner gave notice of the last of the amendments mentioned in subsection (1) to you under section 155-10; and (b) the later amendment is about the particular mentioned in

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Indirect Tax Laws Amendment (Assessment) Bill 2012 No. , 2012

1 General rules

2	155-75 R	efunds of a	amounts overpaid
3	(1)	This section	on applies if:
4			ssessment of an *assessable amount of yours is amended;
5		and	
5 7			result of the amendment, a *tax-related liability (the <i>ler liability</i>) of yours is reduced.
3	(2)	For the pur	rposes of any *taxation law that applies the *general
			arge, the amount by which the *tax-related liability is taken never to have been payable.
		Note 1: T	The general interest charge is worked out under Part IIA of this Act.
			Subsection 8AAB(4) of this Act lists the provisions that apply the harge.
	(3)	The Comm	nissioner must apply the amount of any *tax-related
		-	verpaid in accordance with Divisions 3 and 3A of
			this Act (about running balance accounts and the
		applicatior	n of payments and credits).
	(4)	However,	if:
		. ,	er amendment of an assessment of an [*] assessable amount ade; and
			r some of your earlier liability in relation to a particular instated;
		this section	n is taken not to have applied to the extent that the earlier
		liability is	
	155-80 A	mended as	sessments are assessments
			ed assessment of an *assessable amount is an assessment
		for all purp	poses of any *taxation law.
			The Commissioner must give notice of the amended assessment under
		a	ection 155-10. Under section 155-40, an application for an imendment is treated as being a notice of the amendment in certain ircumstances.
	Subdivisi	on 155-C-	
	Table of s	ections	
	1 abic 01 5		

155-85 Validity of assessment 1 2

155-90 Review of assessments

155-85 Validity of assessment 3

The validity of any assessment of an *assessable amount is not 4 affected by non-compliance with the provisions of this Act or of 5 any other *taxation law. 6

155-90 Review of assessments 7

You may object, in the manner set out in Part IVC of this Act, 8 against an assessment of an *assessable amount of yours if you are 9 dissatisfied with the assessment. 10

Subdivision 155-D—Miscellaneous 11

Table of sections 12

155-95 Entities

155-95 Entities 14

13

- This Division applies, in relation to an *assessable amount under a 15 *taxation law, to an entity under that taxation law in the same way 16 as the Division applies to an entity under the Income Tax 17 Assessment Act 1997. 18
- 2 At the end of Chapter 4 in Schedule 1 19
- Add: 20

Part 4-90—Evidence 21

Division 350—Evidence 22

- **Table of Subdivisions** 23
- Guide to Division 350 24
- 350-A Evidence 25

Guide to Division 350 1

350-1 What this Division is about 2

The rules in this Division deal with the evidentiary effect of official tax documents for the purposes of certain taxation laws.

Subdivision 350-A—Evidence 5

Table of sections 6

7	350-5	Application of Subdivision
8	350-10	Evidence
9	350-15	Judicial notice of signature

350-5 Application of Subdivision 10

This Subdivision applies in relation to *taxation laws that are 11*indirect tax laws. 12

350-10 Evidence 13

(1) The following table has effect:

15 16

14

3

4

Item	Column 1	Column 2
	The production of	is conclusive evidence that
1	(a) a <i>Gazette</i> containing a notice purporting to be issued by the Commissioner for the purposes of a *taxation law; or	the notice or document was so issued.
	 (b) a document that: (i) is under the hand of the Commissioner, a *Second Commissioner, a *Deputy Commissioner or a delegate of the Commissioner; and (ii) purports to be a copy of, 	

Item	Column 1	Column 2
	The production of	is conclusive evidence that
	or extract from, a document issued by the Commissioner, a Second Commissioner, a Deputy Commissioner or a delegate of the Commissioner for the purposes of a taxation law;	
2	(a) a notice of assessment of an *assessable amount; or	(a) the assessment or declaration wa properly made; and
	 (b) a declaration under: (i) subsection 165-40(1) or 165-45(3) of the *GST Act; or (ii) subsection 75-40(1) or 75-45(3) of the <i>Fuel Tax</i> Act 2006; 	(b) except in proceedings under Part IVC of this Act on a review or appeal relating to the assessment or declaration—the amounts and particulars of the assessment or declaration are correct.
	(2) Paragraph (b) of column 1 of i applies to:	tem 2 of the table in subsection (1)
	(a) a declaration under subset *GST Act that states:	ection 165-40(1) or 165-45(3) of th
		and has been at all times) a *net eriod that started before 1 July 201
		and has been at all times) the amou ole importation, if the GST was ly 2012; or
	Fuel Tax Act 2006 that s	ection 75-40(1) or 75-45(3) of the tates the amount that is (and has fuel amount for a tax period, or *fue trted before 1 July 2012.
	Note: Division 165 of the GST	Act and Division 75 of the Fuel Tax Act

1	Prima facie evidence
2	(3) The production of a certificate that:
3	(a) is signed by the Commissioner, a *Second Commissioner, a
4	*Deputy Commissioner or a delegate of the Commissioner;
5	and
6	(b) states that, from the time specified in the certificate, an
7	amount was payable under a *taxation law (whether to or by
8	the Commissioner);
9	is prima facie evidence that:
10	(c) the amount is payable from that time; and
11	(d) the particulars stated in the certificate are correct.
12	Signed copies are evidence
13	(4) The production of a document that:
14	(a) appears to be a copy of, or extract from, any document (the
15	original document) made or given by or to an entity for the
16	purposes of a *taxation law; and
17 18	 (b) is signed by the Commissioner, a *Second Commissioner, a *Deputy Commissioner or a delegate of the Commissioner;
19	is evidence of the matters set out in the document to the same
20	extent as the original document would have been evidence of those
21	matters.
22	350-15 Judicial notice of signature
23	All courts, and all persons having by law or consent of parties
24	authority to hear, receive and examine evidence, must take judicial
25	notice of the signature of every person who is or has been:
26	(a) the Commissioner; or
27	(b) a *Second Commissioner; or
28	(c) a *Deputy Commissioner; or
29	(d) a delegate of the Commissioner;
30	if the signature is attached or appended to an official document for
31	the purposes of a *taxation law.

Division	2—Definitions
----------	---------------

3 Section 195-1
Insert:
assessed GST, on:
 (a) a *taxable supply under section 78-50 (settlements of insurance claim) or 105-5 (supplies by creditors in satisfaction of debts); or
(b) a *taxable importation;
means the GST *assessed on the taxable supply or taxable importation.
4 Section 195-1
Insert:
<i>assessed net amount</i> , for a *tax period, means the *net amount *assessed for the tax period.
5 Section 195-1
Insert:
assessment has the meaning given by the *ITAA 1997.
A New Tax System (Luxury Car Tax) Act 1999
6 Section 27-1
Insert:
<i>assessed luxury car tax</i> , on a *taxable importation of a luxury car, means the luxury car tax *assessed on the taxable importation.
7 Section 27-1
Insert:
assessment has the meaning given by the *ITAA 1997.

1	A New Tax System (Wine Equalisation Tax) Act 1999
2	8 Section 33-1
3	Insert:
4 5	<i>assessed wine tax</i> , on a *customs dealing, means the wine tax *assessed on the customs dealing.
6	9 Section 33-1
7	Insert:
8	assessment has the meaning given by the *ITAA 1997.
9	Customs Act 1901
10	10 Subsection 4(1)
11	Insert:
12	assessed GST has the meaning given by the GST Act.
13	11 Subsection 4(1)
14	Insert:
15 16	assessed luxury car tax has the meaning given by the Luxury Car Tax Act.
17	12 Subsection 4(1)
18	Insert:
19	assessed wine tax has the meaning given by the Wine Tax Act.
20	13 Subsection 4(1)
21	Insert:
22	taxable dealing has the meaning given by the Wine Tax Act.
23	14 Subsection 4(1)
24	Insert:
25	<i>taxable importation</i> has the meaning given by the GST Act.

1	15 Subsection 4(1)
2	Insert:
3 4	<i>taxable importation of a luxury car</i> has the meaning given by the Luxury Car Tax Act.
5.	Fuel Tax Act 2006
6	16 Section 110-5
7	Insert:
8 9 10	<i>assessed net fuel amount</i> , for a *tax period, or for a *fuel tax return period, means the *net fuel amount *assessed for the tax period or fuel tax return period.
11	17 Section 110-5
12	Insert:
13 14	assessment has the meaning given by the Income Tax Assessment Act 1997.
15	Income Tax Assessment Act 1997
16	18 Subsection 995-1(1)
17	Insert:
18 19	<i>assessable amount</i> has the meaning given by subsection 155-5(2) in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
20	19 Subsection 995-1(1)
21	Insert:
22	assessed GST has the meaning given by the *GST Act.
23	20 Subsection 995-1(1)
24	Insert:
25	assessed net amount has the meaning given by the *GST Act.
26	21 Subsection 995-1(1)
27	Insert:

20

1 2		<i>assessed net fuel amount</i> has the meaning given by the <i>Fuel Tax Act 2006</i> .
3	22	Subsection 995-1(1) (definition of assessment)
4		Repeal the definition (not including the note), substitute:
5		assessment:
6 7		(a) of an *assessable amount, means an ascertainment of the assessable amount; and
8 9 10		(b) in relation to a *tax-related liability not covered by paragraph (a), has the meaning given by a *taxation law that provides for the assessment of the amount of the liability.
11	23	Subsection 995-1(1)
12		Insert:
13		customs dealing has the meaning given by the *Wine Tax Act.
14	24	Subsection 995-1(1)
15		Insert:
16		fuel tax return means a return under the Fuel Tax Act 2006.
17	25	Subsection 995-1(1)
18		Insert:
19 20		<i>import declaration</i> has the meaning given by the <i>Customs Act</i> 1901.
21	26	Subsection 995-1(1)
22		Insert:
23		import declaration advice has the meaning given by the Customs
24		Act 1901.
25	27	Subsection 995-1(1)
26		Insert:
27		<i>period of review</i> , for an assessment of an *assessable amount, has
28 29		the meaning given by section 155-35 in Schedule 1 to the <i>Taxation</i> Administration Act 1953.

1	28 Subsection 995-1(1)
2	Insert:
3 4	<i>self-assessed clearance declaration advice</i> has the meaning given by the <i>Customs Act 1901</i> .
5	Taxation Administration Act 1953
6	29 Subsection 2(1)
7	Insert:
8	<i>objection decision</i> has the meaning given by subsection 14ZY(2).
9	Division 3—Other amendments
10	Administrative Decisions (Judicial Review) Act 1977
11	30 Paragraph (e) of Schedule 1
12	Before "in Schedule 1 to that Act", insert "or 4-1".
13	A New Tax System (Goods and Services Tax) Act 1999
14	31 Section 2-30
15 16 17	Omit "Parts 3-10, 4-15 and 5-5 in Schedule 1 to the <i>Taxation</i> Administration Act 1953 contain", substitute "Schedule 1 to the <i>Taxation Administration Act 1953</i> contains".
18	32 Section 7-15
19	Omit "*net amount", substitute "amount *assessed as being the *net
20	amount".
21	33 Section 7-15 (before the left-aligned note)
22	Insert:
23 24	Note 1: For assessment of net amounts, see Division 155 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
25	34 Section 7-15 (left-aligned note)
26	Omit "Note", substitute "Note 2".

1 35 Section 17-1

2 Repeal the section, substitute:

3 **17-1** What this Division is about

	A net a	mount is worked out for each tax period that applies to you.
	Adjust	nents can be made to the net amount. Increasing
	-	ients can be made to the net amount. Increasing adjustments
		e your net amount.
	Note:	GST on taxable importations is not included in the net amount. It is dealt with separately under section 33-15.
36 Afte	er sectio	n 23-15
I	nsert:	
23-20 N	Not registe	ered for 4 years
	Despite	e section 23-5, you are treated as not having been *required
		gistered under this Act on a day if your *registration could
		e effect from that day because of subsection 25-10(1A).
	Note:	Subsection 25-10(1A) provides that the date of effect of your registration must not be a day that occurred more than 4 years before the day of the Commissioner's decision to register you, unless the Commissioner is of the opinion there has been fraud or evasion.
37 Afte	er subsed	ction 25-10(1)
I	nsert:	
(1	years b	te of effect must not be a day that occurred more than 4 efore the day of the decision, unless the Commissioner is of nion there has been fraud or evasion.
38 Sec	tion 27-1	
(Omit "(the a	amounts payable by you or to you)".
39 Sec	tion 29-1	(note)
(Omit "GST"	', substitute "assessed GST".
40 Sub	osection	29-10(4)

1		Omit "states a *net amount that".
2 3	41	Subsection 29-10(4) (note) After "Section 93-5", insert "or 93-15".
4 5	42	Subsection 29-15(1) Omit "GST", substitute "*assessed GST".
6 7	43	Subsection 29-15(2) Omit "GST" (first occurring), substitute "*assessed GST".
8 9	44	Subsection 29-70(1B) (note) Repeal the note.
10	45	Subsection 31-20(1)
11		Repeal the subsection, substitute:
12 13 14 15 16 17		(1) You must, if required by the Commissioner, whether before or after the end of a tax period, give to the Commissioner, within the time required, a *GST return or a further or fuller GST return for the tax period or a specified period, whether or not you have given the Commissioner a GST return for the tax period under section 31-5.
18	46	After section 31-25
19		Insert:
20	31-	30 GST returns treated as being duly made
21 22 23		A *GST return purporting to be made or signed by or on behalf of an entity is treated as having been duly made by the entity or with the entity's authority until the contrary is proved.
24	47	Section 33-1
25		Omit "net amounts", substitute "assessed net amounts".
26	48	Section 33-1 (before note 1)
27		Insert:
28 29		Note 1A: For provisions about assessment (including self-assessment), see Division 155 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .

24

1	49 Section 33-3 (heading)
2	Repeal the heading, substitute:
3	33-3 When payments of assessed net amounts must be made—
4	quarterly tax periods
5	50 Paragraph 33-3(a)
6	Omit "*net amount", substitute "*assessed net amount".
7 8 9	51 Section 33-3 Omit "must pay the net amount", substitute "must pay the assessed net amount".
10	52 Section 33-3 (table)
11	Omit " net amount ", substitute " assessed net amount ".
12	53 Section 33-5 (heading)
13	Repeal the heading, substitute:
14 15	33-5 When payments of assessed net amounts must be made—other tax periods
16	54 Subsection 33-5(1)
17	Omit "*net amount for", substitute "*assessed net amount for".
18	55 Subsection 33-5(1)
19	Omit "net amount to", substitute "assessed net amount to".
20	56 Subsection 33-5(2)
21	Omit "*net amount", substitute "*assessed net amount".
22	57 Section 33-10 (heading)
23	Repeal the heading, substitute:
24	33-10 How payment of assessed net amounts are made
25	58 Subsection 33-10(1)
26	Omit "any *net amounts", substitute "any *assessed net amounts".

1	59	Subsection 33-10(1)
2		Omit "a net amount", substitute "an assessed net amount".
3	60	Subsection 33-10(2)
	00	Omit "*net amounts", substitute "*assessed net amounts".
4		Offit het amounts, substitute assessed het amounts.
5	61	Section 33-15 (heading)
6		Repeal the heading, substitute:
7	33-	15 Payments of assessed GST on importations
8	62	Subsection 33-15(1)
9		Omit "GST", substitute "*assessed GST".
	~~	
10	63	Paragraph 33-15(1)(b) (note)
11		Omit "net amounts", substitute "assessed net amounts".
12	64	Subsection 33-15(2)
13		Omit "GST", substitute "*assessed GST".
14	65	Section 35-1
15		Omit "net amounts", substitute "assessed net amounts".
10		
16	66	Subsection 35-5(1)
17		Omit "*net amount", substitute "*assessed net amount".
18	67	Subsection 35-5(2)
19		Repeal the subsection, substitute:
20		(2) However, if:
20		(a) the Commissioner amends the *assessment of your *net
22		amount; and
23		(b) your *assessed net amount before the amendment was less
24		than zero; and
25		(c) the amount that, because of the assessment, was:
26		(i) paid; or (ii) combined on the T_{int} (i) A_{int} (i) A_{int} (1052)
27		(ii) applied under the <i>Taxation Administration Act 1953</i> ;

26

Indirect Tax Laws Amendment (Assessment) Bill 2012 No. , 2012

1	
	exceeded the amount (including a nil amount) that would
2	have been payable or applicable had your assessed net
3	amount always been the later assessed net amount;
	the amount of the excess is to be treated as if:
4	
5	(d) the excess were an assessed net amount for the tax period;
6	and
7 8	(e) that assessed net amount were an amount greater than zero and equal to the amount of the excess; and
9	(f) despite Division 33, that assessed net amount became
10	payable, and due for payment, by you at the time when the
11	amount was paid or applied.
12	Note: Treating the excess as if it were an assessed net amount has the effect
13	of applying the collection and recovery rules in Part 3-10 in
14 15	Schedule 1 to the <i>Taxation Administration Act 1953</i> , such as a liability to pay the general interest charge under section 105 80 in that
16	to pay the general interest charge under section 105-80 in that Schedule.
17	68 Section 35-10
18	Repeal the section, substitute:
	•
19	35-10 When entitlement arises
20	Your entitlement to be paid an amount under section 35-5 arises
21	when the Commissioner gives you notice of the *assessment of
22	your *net amount for the tax period.
23	Note: In certain circumstances, the Commissioner is treated as having given
24	you notice of the assessment when you give to the Commissioner your
25	GST return (see section 155-15 in Schedule 1 to the Taxation
26	Administration Act 1953).
27	69 Section 35-99 (note)
28	Omit "net amounts", substitute "assessed net amounts".
	70 Subsection 51-55(1)
29	
29 30	Omit "the *net amount", substitute "the *assessed net amount".
	Omit "the *net amount", substitute "the *assessed net amount". 71 Paragraph 51-55(1)(a)
30	Omit "the *net amount", substitute "the *assessed net amount".
30 31 32	Omit "the *net amount", substitute "the *assessed net amount". 71 Paragraph 51-55(1)(a)
30 31	Omit "the *net amount", substitute "the *assessed net amount". 71 Paragraph 51-55(1)(a) Omit "net amount", substitute "assessed net amount".

	Section 51-60 Omit "that net amount", substitute "that assessed net amount".
	Subsection 54-60(1)
4 5 75 6	Omit "the *net amount", substitute "the *assessed net amount". Paragraph 54-60(1)(a) Omit "net amount", substitute "assessed net amount".
	Section 54-65 Omit "the *net amount", substitute "the *assessed net amount".
9 77	Section 54-65 Omit "that net amount", substitute "that assessed net amount".
11 78	Subparagraph 60-15(1)(e)(i) Omit "GST", substitute "*assessed GST".
13 7914	Paragraph 60-30(1)(a) Omit "GST", substitute "*assessed GST".
15 80	Subsection 78-90(1) Repeal the subsection, substitute:
17 18 19 20 21 22 23	 (1) An entity that is not *registered or *required to be registered during a particular month must pay to the Commissioner: (a) amounts of *assessed GST on *taxable supplies under section 78-50 that it makes during that month; and (b) *assessed amounts of *increasing adjustments that it has that arise, during that month, in relation to supplies that are taxable supplies under section 78-50.
24 25 26 27 28 29 30	 (1A) The entity must pay each amount: (a) on or before the later of: (i) the 21st day after the end of the month; and (ii) the day the Commissioner gives notice of the relevant *assessment to the entity under section 155-10 in Schedule 1 to the <i>Taxation Administration Act 1953</i>; and

		(1)			
1 2		(b) at the place and in the manner specified by the Commissioner.			
3	81 Section	ons 93 [.]	-1 and 93-5		
4	Rep	eal the s	sections, substitute:		
5	93-1 Wha	t this D	Division is about		
5	<i>, , , , , , , , , , , , , , , , , , , </i>				
6		Your e	ntitlements to input tax credits for creditable acquisitions		
7 8			nless they are included in your assessed net amounts within ed period (generally 4 years).		
9		Howev	er, this time limit does not apply in certain limited cases.		
10	93-5 Time	e limit o	on entitlements to input tax credits		
11	(1)	You ce	ase to be entitled to an input tax credit for a *creditable		
12			tion to the extent that the input tax credit has not been taken		
13			count, in an *assessment of a *net amount of yours, during		
14 15			iod of 4 years after the day on which you were required to the Commissioner a *GST return for the tax period to which		
15		-	ut tax credit would be attributable under subsection 29-10(1)		
17		or (2).			
18 19		Note:	Section 93-10 sets out circumstances in which your entitlement to the input tax credit does not cease under this section.		
20 21	(2)		ection has effect despite section 11-20 (which is about nent to input tax credits).		
22		Note:	You must hold a valid tax invoice relating to a creditable acquisition		
23 24			to be entitled to have an input tax credit for that acquisition taken into account in working out your assessed net amount for a tax period: see		
25			subsection 29-10(3).		
26	82 At the	end o	of section 93-10		
27	Add	1:			
28		Amend	ment of assessments in relation to supplies		
29	(4)	You do	o not cease under section 93-5 to be entitled to an input tax		
30	、	credit i	-		

1	(a) the input tax credit is for a * creditable acquisition that relates
2	to making a supply; and
3	(b) during the period of 4 years mentioned in subsection 93-5(1),
4	a *net amount of yours is *assessed on the basis that the
5	supply is *input taxed; and
6	(c) after the end of that 4-year period, the Commissioner amends
7	the assessment of your net amount for the tax period to which
8	the supply is attributable under section 155-35, 155-45 or
9	155-50, or paragraph 155-60(a) or (b), in Schedule 1 to the
10	Taxation Administration Act 1953 on the basis that the supply
11	is not input taxed; and
12	(d) the input tax credit is taken into account in an assessment of a
13	net amount of yours (the <i>credit assessment</i>):
14	(i) after the end of that 4-year period; and
15	(ii) at a time when the Commissioner may amend the
16	assessment of your net amount for the tax period
17	mentioned in subsection 93-5(1) of this Act (whether
18	the credit assessment or another assessment) under
19	Subdivision 155-B in Schedule 1 to the Taxation
20	Administration Act 1953 on the basis that you are
21	entitled to the input tax credit.
22	Request to treat document as tax invoice
23	(5) If:
24	(a) you requested the Commissioner to treat a document under
25	subsection 29-70(1B) as a *tax invoice for the purposes of
26	attributing an input tax credit to a tax period; and
27	(b) you made the request before the end of the 4-year period
28	mentioned in subsection $93-5(1)$ in relation to the tax period;
	and
29	allu
29 30	(c) the Commissioner agrees to the request after the end of the
30	(c) the Commissioner agrees to the request after the end of the
30 31	(c) the Commissioner agrees to the request after the end of the 4-year period;
30 31 32	(c) the Commissioner agrees to the request after the end of the 4-year period;you do not cease under section 93-5 to be entitled to the input tax

83 Section 93-15

1 2	Omit "Section 93-10 does not apply", substitute "You are not entitled to an input tax credit for a *creditable acquisition".
3 8	4 Paragraph 93-15(a)
4 5	Omit "*creditable acquisition for which you would be entitled to an input tax credit but for this section", substitute "creditable acquisition".
6 8	5 Subsection 105-20(1)
7	Repeal the subsection, substitute:
8 9 10 11	 (1) If you are not *registered or *required to be registered during a particular month, you must pay to the Commissioner: (a) amounts of *assessed GST on *taxable supplies under section 105-5 that you make during that month; and (b) *assessed amounts of *increasing adjustments that you have
12 13 14	that arise, during that month, in relation to supplies that are taxable supplies under section 105-5.
15	(1A) You must pay each amount:
16	(a) on or before the later of:
17	(i) the 21st day after the end of the month; and
18 19	(ii) the day the Commissioner gives notice of the relevant *assessment to you under section 155-10 in Schedule 1
20	to the <i>Taxation Administration Act 1953</i> ; and
21 22	(b) at the place and in the manner specified by the Commissioner.
23 8	6 Section 114-15
24	Repeal the section, substitute:
25 1	14-15 Payments of amounts of assessed GST where security for
26	payment of customs duty is forfeited
27	(1) If:
28	(a) a circumstance relating to goods is an importation of the
29 30	goods into Australia because of an item of the table in section 114-5; and
31	(b) security has been given under the Customs Act 1901 for
32	payment of *customs duty in respect of the goods; and
33	(c) the security is forfeited;

1 2	any *assessed GST payable on the importation is to be paid when the security is forfeited.
3 4	(2) This section has effect despite section 33-15 (which is about payments of amounts of assessed GST on importations).
5	87 Section 114-20
6	Repeal the section, substitute:
7 8 9	114-20 Payments of amounts of assessed GST where delivery into home consumption is authorised under section 71 of the Customs Act
10	(1) If:
11 12 13 14	 (a) the delivery of goods into home consumption in accordance with an authorisation under section 71 of the <i>Customs Act</i> 1901 is an importation into Australia because of item 1, 2, 3 or 4 of the table in section 114-5; and
15 16 17	 (b) information was provided under section 71 of that Act in connection with the granting of the authorisation; any *assessed GST payable on the importation is to be paid when
18 19	the information was provided/on or before the granting of the authorisation.
20 21 22	(2) This section has effect despite sections 33-15 (which is about payments of amounts of assessed GST on importations) and 114-15.
23	88 Section 117-15 (heading)
24	Repeal the heading, substitute:
25 26	117-15 Refunds of assessed GST on certain reimportations of live animals
27	89 Paragraph 117-15(1)(a)
28	Omit "GST", substitute "*assessed GST".
29	90 Subsection 117-15(1)
30	Omit "GST payable", substitute "assessed GST payable".

1 2	91	Subsection 133-5(1) (note) After "Section 93-5", insert "or 93-15".
3 4 5	92	Subsection 138-5(2) (paragraph (c) of the definition of <i>applicable value</i>) Omit "GST", substitute "*assessed GST".
6 7 8	93	Subsection 139-5(2) (paragraph (c) of the definition of <i>applicable value</i>) Omit "GST", substitute "*assessed GST".
9 10	94	Section 151-50 (heading) Repeal the heading, substitute:
11 12	151	-50 When payments of assessed net amounts for annual tax periods must be made
13 14	95	Subsection 151-50(1) Omit "*net amount for", substitute "*assessed net amount for".
15 16	96	Subsection 151-50(1) Omit "net amount to", substitute "assessed net amount to".
17 18	97	Subsection 151-50(2) Omit "net amounts", substitute "assessed net amounts".
19 20	98	Subsection 151-60(2) Omit "*net amount for", substitute "*assessed net amount for".
21 22	99	Subsection 151-60(2) Omit "net amount to", substitute "assessed net amount to".
23 24	100	Omit "net amounts", substitute "assessed net amounts".
25 26	101	Subsection 162-5(3) Omit "*net amounts", substitute "*assessed net amounts".

102	Subsection 162-90(2) Omit "*net amount for", substitute "*assessed net amount for".
103	Subsection 162-90(2) Omit "net amount to", substitute "assessed net amount to".
104	Subsection 162-90(3) Omit "net amounts", substitute "assessed net amounts".
105	Subsection 162-95(3) Omit "*net amount for", substitute "*assessed net amount for".
106	Subsection 162-95(3) Omit "net amount to", substitute "assessed net amount to".
107	Subsection 162-95(4) Omit "net amounts", substitute "assessed net amounts".
108	Section 162-110 (heading) Repeal the heading, substitute:
162-	110 When payments of assessed net amounts must be made- GST instalment payers
109	Paragraph 162-110(1)(b) Omit "*net amount", substitute "*assessed net amount".
110	Subsection 162-110(1) Omit "net amount to", substitute "assessed net amount to".
111	Subsection 162-110(2) Omit "net amounts", substitute "assessed net amounts".
112	Subsection 162-145(3) Omit "your *net amounts", substitute "your *assessed net amounts"
113	Paragraph 162-190(b) Omit "*net amount", substitute "*assessed net amount".

1	114 Paragraph 162-200(4)(b)
2	Omit "*net amount", substitute "*assessed net amount".
3	115 Section 165-40 (heading)
4	Repeal the heading, substitute:
5 6	165-40 Commissioner may make declaration for purpose of negating avoider's GST benefits
7	116 Section 165-40
8	Before "For the purpose", insert "(1)".
9	117 Section 165-40 (note)
10	Repeal the note.
11 12	118 At the end of section 165-40 Add:
13 14	(2) The Commissioner must take such action as he or she considers necessary to give effect to a declaration made under this section.
15	119 Paragraph 165-45(1)(a)
16	Omit "section 165-40", substitute "subsection 165-40(1)".
17	120 Subsection 165-45(3) (note)
18	Repeal the note.
19	121 Subsection 165-45(5) (note)
20	Repeal the note.
21	122 Section 165-50
22	Repeal the section, substitute:
23	165-50 Declaration has effect according to its terms
24	For the purpose of making an *assessment, a statement in a
25 26	declaration under this Subdivision has effect according to its terms, despite the provisions of this Act outside of this Division.

1	123	Section 171-1
2		Omit "GST", substitute "assessed GST".
3	124	Subsection 171-5(1)
4		Omit "GST", substitute "*assessed GST".
5	125	Subsection 171-5(1) (note)
6 7		Omit "GST and luxury car tax", substitute "assessed GST and assessed luxury car tax".
8	126	Subsection 171-5(1A)
9		Omit "GST", substitute "*assessed GST".
10	127	Subsection 171-5(1A) (note)
11 12		Omit "GST and luxury car tax", substitute "assessed GST and assessed luxury car tax".
13	128	Subsection 171-5(2)
14		Omit "GST", substitute "assessed GST".
15 16	129	Section 195-1 (note at the end of the definition of creditable acquisition)
17		After "93-5", insert ", 93-15".
18	AN	ew Tax System (Luxury Car Tax) Act 1999
19	130	Subsection 2-10(1)
20 21		Omit "luxury car tax on importations", substitute "assessed luxury car tax on importations".
21		*
22	131	Section 2-25
23		After "Parts 3-10", insert ", 4-1".
24	132	Subdivision 13-B (heading)
25		Repeal the heading, substitute:

36

1 2	Sub	division 13-B—Paying assessed luxury car tax on taxable importations of luxury cars
3	133	Section 13-20 (heading)
4		Repeal the heading, substitute:
5 6	13-2	0 Paying assessed luxury car tax on taxable importations of luxury cars
7	134	Subsection 13-20(1)
8		Omit "Luxury car tax", substitute "*Assessed luxury car tax".
9	135	Paragraph 13-20(1)(b) (note 1)
10		Omit "net amounts", substitute "assessed net amounts".
11 12	136	Paragraph 13-20(1)(b) (after note 1) Insert:
13 14 15		Note 1A: For provisions about assessment of luxury car tax on taxable importations of luxury cars, see Division 155 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
16	137	Paragraph 13-20(1)(b) (note 2)
17		Omit "luxury car tax", substitute "assessed luxury car tax".
18	138	Subsection 13-20(2)
19		Omit "luxury car tax", substitute "*assessed luxury car tax".
20	139	Subsection 13-25(1)
21		Omit "luxury car tax", substitute "*assessed luxury car tax".
22	140	Subsection 13-25(1) (note)
23 24		Omit "GST and luxury car tax", substitute "assessed GST and assessed luxury car tax".
25	141	Subsection 13-25(1A)
26		Omit "luxury car tax", substitute "*assessed luxury car tax".
27	142	Subsection 13-25(1A) (note)

1 2		Omit "GST and luxury car tax", substitute "assessed GST and assessed luxury car tax".
3	AN	ew Tax System (Wine Equalisation Tax) Act 1999
4	143	Section 2-20
5		Omit "wine tax" (last occurring), substitute "assessed wine tax".
6 7	144	Section 2-33 After "Parts 3-10", insert ", 4-1".
8 9	145	Subsection 19-25(5) Omit "Part 3-10", substitute "Parts 3-10 and 4-1".
10 11	146	Section 23-1 Omit "GST", substitute "assessed GST".
12 13	147	Subsection 23-5(1) Omit "wine tax", substitute "*assessed wine tax".
14 15	148	Paragraph 23-5(1)(b) (note 1) Omit "net amounts", substitute "assessed net amounts".
16 17	149	Paragraph 23-5(1)(b) (after note 1) Insert:
18 19		Note 1A: For provisions about assessment of wine tax on customs dealings, see Division 155 in Schedule 1 to the <i>Taxation Administration Act 1953</i> .
20 21	150	Paragraph 23-5(1)(b) (note 2) Omit "wine tax", substitute "assessed wine tax".
22 23	151	Subsection 23-5(2) Omit "wine tax", substitute "*assessed wine tax".
24	Cus	toms Act 1901
25	152	Subparagraph 71AAAL(3)(a)(i)

1 2		Omit "GST payable on the taxable importation (as defined in the GST Act)", substitute "assessed GST payable on the taxable importation".
2	152	Subparagraph 71AAAL(3)(a)(ii)
3	155	
4 5		Omit "(as defined in the Luxury Car Tax Act) is associated with the import of the goods—the luxury car tax", substitute "is associated with
6		the import of the goods—the assessed luxury car tax".
7	154	Subparagraph 71AAAL(3)(a)(iii)
8		Omit "(as defined in the Wine Tax Act) is associated with the import of
9		the goods-the wine tax", substitute "is associated with the import of
10		the goods—the assessed wine tax".
11	155	Paragraph 71AAAL(3)(b)
12		Omit "unpaid GST, luxury car tax or wine tax", substitute "unpaid
13		assessed GST, assessed luxury car tax or assessed wine tax".
14	156	Paragraph 71C(4)(b)
15		Omit "GST, luxury car tax, wine tax", substitute "assessed GST,
16		assessed luxury car tax, assessed wine tax".
17	157	Subparagraph 71C(7)(a)(i)
18		Omit "GST payable on the taxable importation (as defined in the GST
19		Act)", substitute "assessed GST payable on the taxable importation".
20	158	Subparagraph 71C(7)(a)(ii)
21		Omit "(as defined in the Luxury Car Tax Act) is associated with the
22		import of the goods-the luxury car tax", substitute "is associated with
23		the import of the goods—the assessed luxury car tax".
24	159	Subparagraph 71C(7)(a)(iii)
25		Omit "(as defined in the Wine Tax Act) is associated with the import of
26		the goods-the wine tax", substitute "is associated with the import of
27		the goods—the assessed wine tax".
28	160	Paragraph 71AAAL(7)(b)

- 28 **160 Paragraph 71AAAL(7)(b)**
- Omit "unpaid GST, luxury car tax or wine tax", substitute "unpaid
 assessed GST, assessed luxury car tax or assessed wine tax".

31 **161 Subsection 105D(3) (note)**

1		Omit "of GST", substitute "of assessed GST".
2	162	Paragraph 162(1)(b)
3 4		Omit "GST payable on the taxable importation (as defined in the GST Act)", substitute "assessed GST payable on the taxable importation".
5	163	Paragraph 162(1)(c)
6 7 8		Omit "(as defined in the Luxury Car Tax Act) is associated with the import of those goods—the luxury car tax", substitute "is associated with the import of those goods—the assessed luxury car tax".
9	164	Paragraph 162A(2)(b)
10 11 12		Omit "GST that may become payable on the taxable importation (as defined in the GST Act)", substitute "assessed GST that may become payable on the taxable importation".
13	165	Paragraph 162A(2)(c)
14 15 16		Omit "(as defined in the Luxury Car Tax Act) is associated with the import of the goods—the luxury car tax", substitute "is associated with the import of the goods—the assessed luxury car tax".
17	Fue	l Tax Act 2006
18	166	Section 44-1
19 20		Omit "net fuel amount determines", substitute "assessed net fuel amount determines".
21	167	Section 47-1
22		Repeal the section, substitute:
23	47-1	What this Division is about
24		Your entitlements to fuel tax credits cease unless they are included
25 26		in your assessed net fuel amounts within a limited period (generally 4 years).
26		
27		However, this time limit does not apply in certain limited cases.

168 Section 47-5 28

27

1		Repeal the section, substitute:
2	47-5	Time limit on entitlements to fuel tax credits
3		(1) You cease to be entitled to a fuel tax credit to the extent that it has
4		not been taken into account, in an *assessment of a *net fuel
5		amount of yours, during the period of 4 years after the day on
6		which you were required to give to the Commissioner a return for
7		the tax period or fuel tax return period to which the fuel tax credit
8		would be attributable under subsection $65-5(1)$, (2) or (3).
9		(2) Without limiting subsection (1), you also cease to be entitled to a
10		fuel tax credit for taxable fuel you acquire, manufacture or import,
11		to the extent that you did not give to the Commissioner under
12		section 61-15 during the period of 4 years after the day on which
13		the acquisition, manufacture or importation occurred a return that
14		takes the fuel tax credit into account.
15		Note: Section 47-10 sets out circumstances in which your entitlement to the
16		fuel tax credit does not cease under this section.
17	169	At the end of section 47-10
18		Add:
19		Request to treat document as tax invoice
20		(4) If:
21		(a) you requested the Commissioner to treat a document under
22		subsection 29-70(1B) of the *GST Act as a tax invoice
23		(within the meaning of that Act) for the purposes of
24		attributing an *input tax credit for fuel to a *tax period; and
25		(b) you made the request before the end of the 4-year period
26		mentioned in subsection $47-5(1)$ of this Act in relation to the
27		tax period; and
28		(c) the Commissioner agrees to the request after the end of the
29		4-year period;
30		you do not cease under subsection $47-5(1)$ to be entitled to a fuel
31		tax credit for the fuel to the extent that, had the Commissioner
32		agreed to the request before the end of the 4-year period, you
33		would not cease under that subsection to be entitled to the credit.
34	170	Section 60-1

	Omit "You v amount is w	work out your net fuel amount", substitute "Your net fuel orked out".
171	Section 61-	-1
	Omit:	
		return includes a positive net fuel amount, you must pay the
		ssioner that amount. If your return includes a negative net
	fuel am	nount, the Commissioner must pay you that amount.
	substitute:	
	If the C	commissioner assesses you as having a positive net fuel
	amount	, you must pay the Commissioner that amount. If the
		ssioner assesses you as having a negative net fuel amount, nmissioner must pay you that amount.
	the Col	minissioner must pay you that amount.
172	At the end	of section 61-1
	Add:	
	Note:	For the assessment of the net fuel amount (including self-assessment), see Division 155 in Schedule 1 to the <i>Taxation Administration Act</i> 1953.
173	Sections 6 [°]	1-5 and 61-10
	Repeal the s	ections, substitute:
61-5	5 Entitlement	to a refund
	(1) If your	*assessed net fuel amount for a *tax period or *fuel tax
		period is less than zero, the Commissioner must, on behalf
		Commonwealth, pay that *amount (expressed as a positive
		t) to you.
	Note 1:	See Division 3A of Part IIB of the <i>Taxation Administration Act 1953</i> for the rules about how the Commissioner must pay you. Division 3 of
		Part IIB of that Act allows the Commissioner to apply the amount
		owing as a credit against tax debts that you owe to the Commonwealth.
	Note 2:	Interest is payable under the Taxation (Interest on Overpayments and
		<i>Early Payments) Act 1983</i> if the Commissioner is late in paying the amount.

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1	(2) However	, if:
2	(a) the	Commissioner amends the *assessment of your *net fuel
3	ame	ount for a *tax period or *fuel tax return period; and
4	(b) you	rr *assessed net fuel amount before the amendment was
5	less	s than zero; and
6	(c) the	*amount that, because of the assessment, was:
7	(i)) paid; or
8	(ii)) applied under the <i>Taxation Administration Act 1953</i> ;
9	exc	eeded the amount (including a nil amount) that would
10	hav	been payable or applicable had your assessed net fuel
11	ame	ount always been the later assessed net fuel amount;
12	you must	pay the excess to the Commissioner as if:
13	(d) the	excess were an assessed net fuel amount for that period;
14	and	l
15	(e) that	t assessed net fuel amount were an amount greater than
16	zer	o and equal to the amount of the excess; and
17		pite section 61-10, that assessed net fuel amount became
18		able, and due for payment, by you at the time when the
19	ame	ount was paid or applied.
20	Note:	Treating the excess as if it were an assessed net fuel amount has the
21 22		effect of applying the collection and recovery rules in Part 3-10 in Schedule 1 to the <i>Taxation Administration Act 1953</i> , such as a liability
23		to pay the general interest charge under section 105-80 in that
24		Schedule.
25	61-7 When entitler	nent arises
26	Your ent	itlement to be paid an *amount under section 61-5 arises
27		Commissioner gives you notice of the *assessment of
28	your *net	fuel amount for the *tax period or *fuel tax return period.
29	Note:	In certain circumstances, the Commissioner is treated as having given
30		you notice of the assessment when you give to the Commissioner your
31 32		return (see section 155-15 in Schedule 1 to the <i>Taxation</i> Administration Act 1953).
		· · · · · · · · · · · · · · · · · · ·
33	61-10 Requiremen	t to pay an assessed net fuel amount
34	You mus	t pay your *assessed net fuel amount for a *tax period to
35		nissioner by the day on which you are required under
36		6-5 or 61-15 to give to the Commissioner your return for
37	the tax pe	eriod, if your assessed net fuel amount is greater than zero.

174	After subsection 61-15(2)
	Insert:
	(2A) You must, if required by the Commissioner, whether before or after the end of a *tax period or *fuel tax return period, give to the Commissioner, within the time required, a return or a further or fuller return for the tax period or fuel tax return period or a specified period, whether or not you have given the Commissioner a return for the tax period or fuel tax return period under subsection (1) or (2).
175	After section 61-15
	Insert:
61-1	7 Returns treated as being duly made
	A return purporting to be made or signed by or on behalf of an entity is treated as having been duly made by the entity or with th entity's authority until the contrary is proved.
176	Subsection 65-5(4)
	Omit "states a *net fuel amount that".
177	Paragraph 70-30(b)
	After "*net fuel amount", insert ", *assessed net fuel amount".
178	Paragraph 70-30(d)
	After "*net amount", insert ", assessed net amount".
179	Section 75-1
	Omit "net fuel amounts", substitute "assessed net fuel amounts".
180	Section 75-40 (heading)
	Repeal the heading, substitute:
75-4	0 Commissioner may make declaration for purpose of negating avoider's fuel tax benefits
181	Subsection 75-40(1) (note)
	Repeal the note.

1	182	At the end of section 75-40
2		Insert:
3 4		(3) The Commissioner must take such action as he or she considers necessary to give effect to a declaration made under this section.
5	183	Paragraph 75-45(1)(a)
6		Omit "section 75-40", substitute "subsection 75-40(1)".
7	184	Subsections 75-45(3) and (5) (note)
8		Repeal the note.
9	185	Section 75-50
10		Repeal the section, substitute:
11	75-5	0 Declaration has effect according to its terms
12		For the purpose of making an *assessment, a statement in a
13 14		declaration under this Subdivision has effect according to its terms, despite the provisions of this Act outside of this Division.
15	Inco	ome Tax Assessment Act 1997
16	186	Subsection 27-15(3)
17		Omit "the payment of *GST", substitute "the payment of *assessed
18		GST".
19	187	Subsection 27-15(3)
20		Omit "that payment of GST", substitute "that payment of assessed GST".
21		031.
22	Pro	duct Grants and Benefits Administration Act 2000
23	188	Subsection 15(2A)
24		Omit "that includes a net fuel amount".
25	189	Subsection 15(4) (definition of net fuel amount)
26		Repeal the definition.

Taxation Administration Act 1953
190 Subsection 8AAZLG(2) After "makes", insert "or amends".
191 Subsection 8AAZMA(1) Omit "a net amount", substitute "an assessed net amount".
192 Section 14ZQ (definition of <i>objection decision</i>) Repeal the definition.
 193 After paragraph 14ZW(1)(be) Insert: (bf) if the taxation objection is made under subsection 155-30(2) in Schedule 1 to this Act—60 days after the end of the period of 30 days mentioned in that subsection; or (bg) if the taxation objection is made under Subdivision 155-C in Schedule 1 to this Act—the period mentioned in paragraph 155-35(2)(a) in that Schedule in relation to the assessment concerned; or
194 Before subsection 14ZW(1A) Insert:
 (1AAC) The person cannot lodge a taxation objection against a private indirect tax ruling (to which subsection (1AAB) does not apply) after the end of whichever of the following ends last: (a) 60 days after the ruling was made; (b) the period mentioned in paragraph 155-35(2)(a) in Schedule 1 in relation to the assessment of the assessable amount to which the ruling relates.
195 Paragraph 14ZW(1B)(b) Omit "or (bb)", substitute ", (bb), (bf) or (bg)".
196 Subsection 14ZY(2)Repeal the subsection, substitute:(1B) If the taxation objection is an objection under subsection 155-30(2)

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1 2	202	Subparagraph 105-65(2)(a)(i) in Schedule 1 Omit "*net amount", substitute "*assessed net amount".
3 4	203	Subparagraph 105-65(2)(a)(ii) in Schedule 1 Omit "net amount", substitute "assessed net amount".
5 6	204	Subparagraph 105-65(2)(b)(i) in Schedule 1 Omit "net amount", substitute "assessed net amount".
7 8	205	Subparagraph 105-65(2)(b)(ii) in Schedule 1 Omit "net amount", substitute "assessed net amount".
9 10 11 12 13	206	 Paragraphs 105-80(2)(a) and (b) in Schedule 1 Repeal the paragraphs, substitute: (a) an *assessed net fuel amount; (b) an assessed amount of *indirect tax (including an *assessed net amount).
14 15	207	Subdivision 105-E in Schedule 1 Repeal the Subdivision.
16 17	208	Subsection 110-50(1) in Schedule 1 (note) Repeal the note.
18 19 20 21	209	Subsection 110-50(2) in Schedule 1 (cell at table item 61, column headed "Provision of GST Act under which decision is made") Repeal the cell, substitute: subsection 165-40(1)
22 23	210	Subsection 111-50(1) in Schedule 1 (note) Repeal the note.
24 25	211	Subsection 112-50(1) in Schedule 1 (note) Repeal the note.

212		Provision of sion is made	ule 1 (cell at table item 1 the <i>Fuel Tax Act 200</i> 6 e")
213	Chapter 4 in Sched	ule 1 (headi	ng)
	Repeal the heading, su	bstitute:	
Ch	apter 4—Gene	ric assess	sment, collection
	and recove	ery rules	
214	Subsection 250-10(2) in Schedı	ule 1 (table item 5)
	Repeal the item, substi	tute:	
5	assessed net amount, including amounts in respect of luxury car tax and wine equalisation tax	33-3, 33-5, 35-5(2)	A New Tax System (Goods an Services Tax) Act 1999
215	Subsection 250-10(column headed "1	•	ule 1 (table item 10,
	Omit "GST", substitute	e "assessed GS	Γ".
216	Subsection 250-10(and 12B)	2) in Schedı	ule 1 (table items 12, 12
	Repeal the items, subst	itute:	
12A	assessed GST on supplies made in settlement of claims under insurance policies	78-90	A New Tax System (Goods an Services Tax) Act 1999
12B	assessed GST on supplies made in satisfaction of debts	105-20	A New Tax System (Goods an Services Tax) Act 1999
217	Subsection 250-10(column headed "1	ľopic")	•
	Omit "luxury car tax",	substitute "asse	essed luxury car tax".

1 2 3	218	Subsection 250-10(2) in Schedule 1 (table item 20, column headed "Topic") Omit "wine tax", substitute "assessed wine tax".
4 5	219	Subsection 250-10(2) in Schedule 1 (table item 36, column headed "Topic")
6		Omit "net fuel amount", substitute "assessed net fuel amount".
7 8 9	220	Subsection 250-10(2) in Schedule 1 (table item 36, column headed "Provision") Omit "61-5(3),", substitute "61-5(2)".
10	221	Paragraph 288-20(a) in Schedule 1
11		Omit "a *net amount", substitute "an *assessed net amount".
12 13	222	Paragraphs 357-55(i) and (j) in Schedule 1 Repeal the paragraphs, substitute:
14 15 16		 (i) a *net fuel amount, or the administration of a net fuel amount; (ia) an *assessed net fuel amount, or the collection or payment of an assessed net fuel amount;
17		(j) a *net amount, or the administration of a net amount;
18 19		(ja) an *assessed net amount, or the collection or payment of an assessed net amount;
20	223	Paragraph 382-5(1)(b) in Schedule 1
21		Repeal the paragraph, substitute:
22		(b) retain those records for the longest of:
23		(i) 5 years after the completion of the transactions or acts to
24		which they relate; and
25 26		 (ii) the *period of review for any assessment of an *assessable amount to which those records, transactions
20		or acts relate; and
28		(iii) if such an assessment has been amended under
29		Subdivision 155-B-the period of 4 years mentioned in
30		paragraph 155-70(2)(a) (which provides for a refreshed
31 32		period of review) that applies to the latest such amendment.
32		amenument.

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1	Divi	sion 4—Tra	ansitional amendments
2	A No	ew Tax Syste	em (Goods and Services Tax) Act 1999
3	224	At the end	of subsection 93-10(1)
4		Add:	
5 6 7		Note 3:	Sections 105-50 and 105-55 in Schedule 1 to the <i>Taxation Administration Act 1953</i> only apply in relation to tax periods starting before 1 July 2012.
8 9 10		Note 4:	This subsection will be repealed on 1 January 2017: see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act 2012</i> .
11	225	At the end	of subsection 93-10(2)
12		Add:	
13 14		Note 3:	Section 105-50 in Schedule 1 to the <i>Taxation Administration Act 1953</i> only applies in relation to tax periods starting before 1 July 2012.
15 16 17		Note 4:	This subsection will be repealed on 1 January 2017: see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act 2012</i> .
18	226	At the end	of subsection 93-10(3)
19		Add:	
20 21		Note 3:	Section 105-55 in Schedule 1 to the <i>Taxation Administration Act 1953</i> only applies in relation to tax periods starting before 1 July 2012.
22 23 24		Note 4:	This subsection will be repealed on 1 January 2017: see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act 2012</i> .
25	Fue	l Tax Act 20	06
26	227	Subsection	47-10(1) (note)
27		Repeal the n	ote, substitute:
28 29 30 31 32		Note 1:	Section 105-50 in Schedule 1 to the <i>Taxation Administration Act 1953</i> deals with the time limit within which the Commissioner can recover indirect tax amounts, and section 105-55 in Schedule 1 to that Act deals with the time limit within which you can claim amounts relating to indirect tax.
33 34 35		Note 2:	Sections 105-50 and 105-55 in Schedule 1 to the <i>Taxation Administration Act 1953</i> only apply in relation to tax periods and fuel tax return periods starting before 1 July 2012.

51

1 2 3	Note 3:	This subsection will be repealed on 1 January 2017 (see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act 2012</i>).
4 228	Subsection	47-10(2) (note)
5	Repeal the n	ote, substitute:
6 7 8	Note 1:	Section 105-50 in Schedule 1 to the <i>Taxation Administration Act 1953</i> deals with the time limit within which the Commissioner can recover indirect tax amounts.
9 10 11	Note 2:	Section 105-50 in Schedule 1 to the <i>Taxation Administration Act 1953</i> only applies in relation to tax periods and fuel tax return periods starting before 1 July 2012.
12 13 14	Note 3:	This subsection will be repealed on 1 January 2017 (see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act 2012</i>).
15 229	Subsection	47-10(3) (note)
16	After "Note"	', insert "1".
17 230	At the end	of subsection 47-10(3)
18	Add:	
19 20 21	Note 2:	Section 105-55 in Schedule 1 to the <i>Taxation Administration Act 1953</i> only applies in relation to tax periods and fuel tax return periods starting before 1 July 2012.
22 23 24	Note 3:	This subsection will be repealed on 1 January 2017 (see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act 2012</i>).
25 Tax	cation Admin	istration Act 1953
26 231	At the end	of subsection 14ZW(1AAA)
27	Add:	
28 29 30	Note 1:	Section 105-40 in Schedule 1 to the <i>Taxation Administration Act 1953</i> only applies in relation to tax periods and fuel tax return periods starting before 1 July 2012.
31 32 33	Note 2:	This subsection will be repealed on 1 January 2017: see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act 2012</i> .
34 232	After subse	ection 14ZW(1AAB)
35	Insert:	

1	(1AABA) Subsection (1AAB) applies in relation to:
2	(a) a tax period starting before 1 July 2012; or
3	(b) a payments or refund that:
4	(i) does not relate to any tax period; and
5	(ii) relates to a liability or entitlement that arose before
6	1 July 2012.
7 8 9	Note: Subsection (1AAB) and this subsection will be repealed on 1 January 2017: see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment</i> (Assessment) Act 2012.
10	233 Before section 105-5 in Schedule 1
11	Insert:
12	105-3 Application of Subdivision
13	This Subdivision applies to:
14	(a) *tax periods, and *fuel tax return periods, starting before
15	1 July 2012; and
16	(b) *indirect tax payable by you on an importation of goods, if:
17	(i) the indirect tax does not relate to any tax periods; and
18 19	(ii) the liability to pay the indirect tax arose before 1 July 2012.
20 21 22	Note: This Subdivision will be repealed on 1 January 2017: see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act 2012.</i>
23	234 At the end of section 105-40 in Schedule 1
24	Add:
25	Note: This Subdivision will be repealed on 1 January 2017: see Part 2 of
26 27	Schedule 1 to the Indirect Tax Laws Amendment (Assessment) Act 2012.
28	235 At the end of section 105-50 in Schedule 1
29	Add:
30	Sunsetting provision
31	(4) This section applies in relation to payments and refunds that:
32	(a) relate to *tax periods, and *fuel tax return periods, that start
33	before 1 July 2012; or

(b)) do not relate to any tax periods or fuel tax return periods, relate to liabilities or entitlements that arose before 1 July 2012.
Note	
236 At the er	nd of section 105-55 in Schedule 1
Add:	
Sun	setting provision
	 s section applies in relation to payments and refunds that:) relate to *tax periods, and *fuel tax return periods, that sta before 1 July 2012; or
(b)) do not relate to any tax periods, or fuel tax return periods relate to liabilities or entitlements that arose before 1 July 2012.
Note	: This section will be repealed on 1 January 2017: see Part 2 of Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Ad</i> 2012.
	ion 110-50(2) in Schedule 1 (cell at table item (n headed "Decision")
Repeal th	ne cell, substitute:
•	a declaration that states:
*net a	mount that is (and has been at all times) a amount for a *tax period that ended before y 2012; or
the a	mount that is (and has been at all times) mount of *GST on a *taxable importation, e GST was payable before 1 July 2012
	ion 112-50(2) in Schedule 1 (cell at table item n headed "Decision")

Schedule 1 Assessment of amounts under indirect tax laws

Part 1 Amendments commencing on 1 July 2012

24 Repeal the item, substitute:

making a declaration that states the amount that is (and has been at all times) the *net fuel amount for a *tax period, or *fuel tax return period, that ended before 1 July 2012

Division 5—Application of amendments and savings provision

3 239 Application of amendments

- (1) The amendments made by Divisions 1, 2 and 3 of this Part apply in relation to payments and refunds that relate to tax periods, and fuel tax return periods, starting on or after 1 July 2012.
- 7 (2) The amendments made by Divisions 1, 2 and 3 of this Part also apply in 8 relation to payments and refunds that:
 - (a) do not relate to any tax periods or fuel tax return periods; and

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(b) relate to liabilities or entitlements that arose on or after 1 July 2012.

12 240 Application of amendments—declarations

- 13Despite item 239, item 2 of the table in subsection 350-10(1) in14Schedule 1 to the Taxation Administration Act 1953 applies, in relation15to declarations under the A New Tax System (Goods and Services Tax)16Act 1999 or the Fuel Tax Act 2006, as mentioned in subsection
- 17 350-10(2) in that Schedule.

18 241 Savings provision

19 (1) A specification:

	•	
20		(a) made by the Commissioner for the purposes of subsection
21		78-90(1) of the A New Tax System (Goods and Services Tax)
22		<i>Act 1999</i> ; and
23		(b) in force just before the commencement of this item;
24	has e	ffect, from that commencement, as if it had been made for the

purposes of paragraph 78-90(1A)(b) of that Act as in force after that
 commencement.

27 (2) A specification:

1	(a) made by the Commissioner for the purposes of subsection
2	105-20(1) of the A New Tax System (Goods and Services
3	<i>Tax) Act 1999</i> ; and
4	(b) in force just before the commencement of this item;
5	has effect, from that commencement, as if it had been made for the
6	purposes of paragraph 105-20(1A)(b) of that Act as in force after that
7	commencement.
8	

	2017
A N	ew Tax System (Goods and Services Tax) Act 1999
242	Subsection 17-20(2)
	Repeal the subsection, substitute:
	(2) The matters must relate to correction of errors that were may working out *net amounts for tax periods to which subsection applies.
243	Paragraph 17-20(2A)(b)
	Omit "if the earlier tax period started on or after 1 July 2012—".
244	Section 93-1
	Omit:
	However, this time limit does not apply in certain limited ca
245	Subsections 93-10(1), (2) and (3)
	Repeal the subsections.
A N	ew Tax System (Goods and Services Tax Transition) 1999
246	Section 15IA
	Repeal the section.
Fue	el Tax Act 2006
247	Section 47-1
	Omit:

1 2	248	Subsections 47-10(1), (2) and (3) Repeal the subsections.
3 4	249	Subsection 47-10(4) (heading) Repeal the heading.
5 6	250	Subsection 47-10(4) Omit "(4)".
7 8	251	Subsection 60-10(2) Repeal the subsection, substitute:
9 10 11		 (2) The matters must relate to correction of errors that were made in working out *net fuel amounts to which subsection (3) or (4) applies.
12 13	252	Paragraph 60-10(3)(b) Omit "if the earlier tax period started on or after 1 July 2012—".
14 15 16	253	Paragraph 60-10(4)(b) Omit "if the earlier fuel tax return period started on or after 1 July 2012—".
17	Inco	ome Tax Assessment Act 1997
18 19 20	254	Subsection 995-1(1) (definition of <i>reviewable indirect tax decision</i>) Repeal the definition.
21	Tax	ation Administration Act 1953
22 23	255	Subsections 14ZW(1AAA), (1AAB) and (1AABA) Repeal the subsections.
24 25	256	Subsection 14ZW(1AAC) Omit "(to which subsection (1AAB) does not apply)".
26	257	Section 105-1 in Schedule 1

1		Omit:		
2 3		(a)	how assessments effect;	are made or amended and their
4		(b)	review of assessm	nents;
5 6	258	Subdivisions 105 Repeal the Subdivisi		n Schedule 1
7 8	259	Sections 105-50 a Repeal the sections.	and 105-55 in S	Schedule 1
9 10	260	Subsection 110-5 Repeal the item.	0(2) in Schedu	Ile 1 (table item 61)
11 12	261	Subsection 112-5 Repeal the item.	0(2) in Schedu	ile 1 (table item 1)
13	262	Subsection 350-1		ile 1 (table item 2)
14	2	Repeal the item, sub a notice of assessmer *assessable amount	nt of an (a	 a) the assessment was properly made; and b) except in proceedings under Part IVC of this Act on a review or appeal relating to the assessment—the amounts and particulars of the assessment are correct.
15 16	263	Subsection 350-1 Repeal the subsectio		ıle 1
17	264	Application of am	endments	
18	(1)	The amendments ma	de by this Part ap	ply in relation to payments and

(1) The amendments made by this Part apply in relation to payments and
 refunds that relate to tax periods, and fuel tax return periods, starting on
 or after 1 July 2012.

1	(2)	The amendments made by this Part also apply in relation to payments
2		and refunds that:
3		(a) do not relate to any tax periods or fuel tax return periods; and
4		(b) relate to liabilities or entitlements that arose on or after 1 July
5		2012.
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Part 3—Minerals Resource Rent Tax (Consequential 2 **Amendments and Transitional Provisions)** 3 Act 2012 4 265 Subsection 2(1) (table item 3, column 2) 5 Before "Schedule 1", insert "Part 1 of". 6 266 Subsection 2(1) (table item 3, column 2) 7 Omit "However, the provision(s) do not commence at all if that Act 8 does not receive the Royal Assent before 1 July 2012.". 9 267 Subsection 2(1) (table item 6, column 2) 10 Before "Schedule 1", insert "Part 1 of". 11 268 Subsection 2(1) (table item 6, column 2) 12 Omit "However, the provision(s) do not commence at all if that Act 13 does not receive the Royal Assent before 1 July 2012.". 14 269 Part 2 of Schedule 2 15 Repeal the Part. 16 270 Effect of repeal 17 To avoid doubt, Part 2 of Schedule 2 to the Minerals Resource Rent Tax (1)18 (Consequential Amendments and Transitional Provisions) Act 2012 is 19 taken never to have commenced. 20 (2)Anything done under the *Administrative Decisions (Judicial Review)* 21 Act 1977 or the Taxation Administration Act 1953 as amended by that 22 Part (disregarding item 269 of this Schedule and this item) is taken to 23 have been done under that Act as amended by: 24 (a) this Act; and 25 (b) Part 1 of Schedule 2, and Part 2 of Schedule 3, to the 26 Minerals Resource Rent Tax (Consequential Amendments 27 and Transitional Provisions) Act 2012. 28 271 Item 90 of Schedule 3 (note) 29 Repeal the note. 30 31

Schedule 2—Correcting errors in working out amounts under indirect tax laws

A New Tax System (Goods and Services Tax) Act 1999
1 Subsection 17-20(2)

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6	1 Subsection	17-20(2)
7	Repeal th	e subsection, substitute:
8	(2) The	matters must relate to correction of errors:
9	(a)	that were made in working out *net amounts to which
10		subsection (2A) applies; and
11	(b)	that do not relate to amounts:
12		(i) that have ceased to be payable by you because of
13		section 105-50 in Schedule 1 to the Taxation
14		Administration Act 1953; or
15		(ii) to which, because of section 105-55 in that Schedule,
16		you are not entitled.
17	Note:	
18 19		Schedule 1 to the Indirect Tax Laws Amendment (Assessment) Act 2012.
17		
20		subsection applies to a *net amount for a tax period (the
21		<i>fer tax period</i>) if:
22	(a)	the earlier tax period precedes the tax period mentioned in
23		subsection (1); and
24	(b)	if the earlier tax period started on or after 1 July 2012—the
25		tax period mentioned in subsection (1) starts during the
26		*period of review for the *assessment of the *net amount.
27	2 Section 19	5-1
28	Insert:	
29	perio	od of review, for an *assessment, has the meaning given by
30		on 155-35 in Schedule 1 to the <i>Taxation Administration Act</i>
31	1953	?.

1 Fuel Tax Act 2006

3 At the end of Subdivision 60-A
Add:
60-10 Determinations relating to how to work out net fuel amount
(1) The Commissioner may make a determination that, in the
circumstances specified in the determination, a *net fuel amoun
for a *tax period or a *fuel tax return period may be worked out take account of other matters in the way specified in the
determination.
(2) The matters must relate to correction of errors:
(a) that were made in working out *net fuel amounts to which subsection (3) or (4) applies; and
(b) that do not relate to amounts:
(i) that have ceased to be payable by you because of
section 105-50 in Schedule 1 to the Taxation
Administration Act 1953; or
(ii) to which, because of section 105-55 in that Schedule
you are not entitled.
Note: Paragraph (2)(b) will be repealed on 1 January 2017 (see Part 2 of
Schedule 1 to the <i>Indirect Tax Laws Amendment (Assessment) Act</i> 2012).
(3) This subsection applies to a *net fuel amount for a *tax period (t
<i>earlier tax period</i>) if:
(a) the earlier tax period precedes the tax period mentioned in subsection (1); and
(b) if the earlier tax period started on or after 1 July 2012—th
tax period mentioned in subsection (1) starts during the
*period of review for the *assessment of the net fuel amou
(4) This subsection applies to a *net fuel amount for a *fuel tax retu
period (the <i>earlier fuel tax return period</i>) if:
(a) the earlier fuel tax return period precedes the fuel tax return
period mentioned in subsection (1); and
(b) if the earlier fuel tax return period started on or after 1 Jul
2012—the fuel tax return period mentioned in subsection

1	starts during the *period of review for the *assessment of the
2	net fuel amount.
3	(5) If the circumstances mentioned in subsection (1) apply in relation
4	to a *tax period or a *fuel tax return period applying to you, you
5	may work out your *net fuel amount for the tax period or fuel tax
6	return period in that way.
7	4 Section 110-5
7 8	4 Section 110-5 Insert:
7 8 9	
	Insert:
9	Insert: <i>period of review</i> , for an *assessment, has the meaning given by
9 10	Insert: <i>period of review</i> , for an *assessment, has the meaning given by section 155-35 in Schedule 1 to the <i>Taxation Administration Act</i>

Schedule 3—Net amounts

4	A	New Tax Syste	em (Goods and Services Tax) Act 1999
5	1	Subsection 17	7-5(2)
6		Repeal the su	ubsection, substitute:
7		(2) Howeve	er, the *net amount for the tax period:
8 9			ay be increased or decreased if you have any *adjustments r the tax period; and
10 11			ay be increased or decreased under Subdivision 21-A of the Vine Tax Act; and
12 13			ay be increased or decreased under Subdivision 13-A of the New Tax System (Luxury Car Tax) Act 1999.
14 15 16		Note 1:	Under Subdivision 21-A of the Wine Tax Act, amounts of wine tax increase the net amount, and amounts of wine tax credits reduce the net amount.
17 18 19		Note 2:	Under Subdivision 13-A of the <i>A New Tax System (Luxury Car Tax)</i> <i>Act 1999</i> , amounts of luxury car tax increase the net amount, and luxury car tax adjustments alter the net amount.
20	2	Subsection 12	23-15(1)
21		Omit "net an	nount", substitute "net amount".
22	3	Subsection 12	23-15(1)
23 24		Omit "metho method".	d" (last occurring), substitute "simplified accounting
25	4	After subsecti	ion 123-15(1)
26		Insert:	
27 28		(1A) Howeve tax perio	er, the *net amount worked out under subsection (1) for the od:
29 30			ay be increased or decreased under Subdivision 21-A of the Vine Tax Act; and
31 32		(b) ma	ay be increased or decreased under Subdivision 13-A of the <i>New Tax System (Luxury Car Tax) Act 1999</i> .

1 2 3	Note 1:	Under Subdivision 21-A of the Wine Tax Act, amounts of wine tax increase the net amount, and amounts of wine tax credits reduce the net amount.
4 5 6	Note 2:	Under Subdivision 13-A of the <i>A New Tax System (Luxury Car Tax)</i> <i>Act 1999</i> , amounts of luxury car tax increase the net amount, and luxury car tax adjustments alter the net amount.
7	5 Subsection 12	26-5(2)
8	Repeal the su	ubsection (including the note), substitute:
9 10	tax perio	
11 12		ay be increased or decreased if you have any *adjustments r the tax period; and
13 14	(b) m	ay be increased or decreased under Subdivision 21-A of the Vine Tax Act; and
15 16		ay be increased or decreased under Subdivision 13-A of the New Tax System (Luxury Car Tax) Act 1999.
17	Note 1:	See Part 2-4 for the basic rules on adjustments.
18 19 20	Note 2:	Under Subdivision 21-A of the Wine Tax Act, amounts of wine tax increase the net amount, and amounts of wine tax credits reduce the net amount.
21 22 23	Note 3:	Under Subdivision 13-A of the <i>A New Tax System (Luxury Car Tax)</i> <i>Act 1999</i> , amounts of luxury car tax increase the net amount, and luxury car tax adjustments alter the net amount.
24	6 Paragraph 16	2-105(a)
25	• •	, insert ", 123-15".
26	7 Section 195-1	(definition of net amount)
27		efinition, substitute:
28	net amo	<i>bunt</i> , for a tax period, has the meaning given by
29		17-5. However:
30	(a) it	has the meaning given by section 162-105 if the tax period
31	is	an *instalment tax period; or
32		has the meaning given by section 123-15 if a choice under
33		ivision 123 to apply a *simplified accounting method has
34 35		fect during the tax period, and paragraph (a) does not pply; or

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1	(c) it has the meaning given by section 126-5 if you are liable for
2	GST on a *gambling supply that is attributable to the tax
3	period, and paragraphs (a) and (b) do not apply.
4 5	Note:Subdivision 21-A of the Wine Tax Act and Subdivision 13-A of the A New Tax System (Luxury Car Tax) Act 1999 can affect the net amount.
6	A New Tax System (Luxury Car Tax) Act 1999
7	8 Section 13-5 (heading)
8	Repeal the heading, substitute:
9	13-5 Net amounts increased by amounts of luxury car tax
10	9 Section 13-5
11	Omit "adding".
12	A New Tax System (Wine Equalisation Tax) Act 1999
13	10 Section 21-5 (heading)
14	Repeal the heading, substitute:
15	21-5 Net amounts increased by amounts of wine tax
16	11 Subsection 21-5(1)
17	Omit "adding".
18	12 Section 21-15 (heading)
19	Repeal the heading, substitute:
20	21-15 Net amounts reduced by amounts of wine tax credits
21	13 Section 21-15
22	Omit "subtracting".
23	

Schedule 4—Minor amendments

4	A New Tax System (Goods and Services Tax) Act 1999
5	1 Subparagraphs 38-185(3)(f)(ii) and (4)(f)(ii)
6 7	Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute "*Wine Tax Act".
8	2 Section 48-1 (note)
9 10	Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute "Wine Tax Act".
11	3 Section 51-1 (note)
12 13	Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute "Wine Tax Act".
14	4 Section 149-15 (heading)
15	Repeal the heading, substitute:
16	149-15 GST law applies to registered government entities
17	5 Section 149-15
18	Omit "this Act", substitute "the *GST law".
19	6 Subsection 162-5(4)
20	Repeal the subsection.
21 22 23	Note: This item repeals a subsection made redundant by the repeal of section 16 of the <i>A New Tax System (Goods and Services Tax Transition) Act 1999</i> by the <i>Tax Laws Amendment</i> (<i>Repeal of Inoperative Provisions</i>) <i>Act 2006</i> .
24	7 Section 165-1
25 26	Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute "Wine Tax Act".
27	8 Paragraph 177-12(4)(c)
28	Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute
29	"*Wine Tax Act".

1 9	Section 195-1 (definition of <i>local entry</i>) Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute
3	"*Wine Tax Act".
4 10	Section 195-1 (definition of <i>tax period</i>)
5	Repeal the definition, substitute:
6 7 8 9	 <i>tax period</i> means a tax period applying to you under: (a) Division 27 (about quarterly and one month tax periods); or (b) section 48-73 (about GST groups with incapacitated entities); or
10 11 12 13 14	 (c) section 57-35 (about resident agents); or (d) section 58-35 (about representatives of incapacitated entities); or (e) section 151-40 (about annual tax periods); or (f) section 162-55 (about instalment tax periods).
15 11	Section 195-1 (definition of <i>wine tax</i>)
16 17	Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute "*Wine Tax Act".
18 12	Section 195-1
19	Insert:
20 21	<i>Wine Tax Act</i> means the <i>A New Tax System</i> (<i>Wine Equalisation Tax</i>) <i>Act 1999</i> .
22 13	Section 195-1 (definition of <i>wine tax law</i>)
23 24	Omit "A New Tax System (Wine Equalisation Tax) Act 1999", substitute "*Wine Tax Act".
25 F	uel Tax Act 2006
	Subsection 43-10(7)
27	Omit "amount", substitute "*amount".
28 15 29	5 Paragraphs 47-10(1)(b) and (3)(b) Omit "tax period", substitute "*tax period, or *fuel tax return period,".

16 Application of amendments 1 The amendments made by item 15 of this Schedule apply, and are taken 2 to have applied, in relation to acquisitions, manufacturing, importations 3 and adjustments that are taken into account in: 4 (a) returns given to the Commissioner under section 61-15 of the 5 6

- Fuel Tax Act 2006 on or after 1 July 2010; or
- (b) amendments of such returns.

Income Tax Assessment Act 1997 8

17 Subsection 995-1(1) 9

Insert: 10

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Deputy Commissioner means a Deputy Commissioner of Taxation.

18 Subsection 995-1(1) 12

Insert: 13

Second Commissioner means a Second Commissioner of 14 Taxation. 15

Taxation Administration Act 1953 16

19 Subsection 250-10(2) in Schedule 1 (after table item 12) 17

12A	Insert: GST on supplies made in settlement of claims under insurance policies	78-90	A New Tax System (Goods and Services Tax) Act 1999
12B	GST on supplies made in satisfaction of debts	105-20	A New Tax System (Goods and Services Tax) Act 1999
20 \$	in satisfaction of debts	in Schedu	

Omit "Second Commissioner or a Deputy Commissioner", substitute "*Second Commissioner or a *Deputy Commissioner".

21 Paragraph 255-45(1)(b) in Schedule 1 22

Omit "Second Commissioner or a Deputy Commissioner", substitute 23 "*Second Commissioner or a *Deputy Commissioner". 24

1 22 Paragraph 355-30(2)(a) in Schedule 1

Omit "Second Commissioner of Taxation", substitute "*Second
 Commissioner".

4 23 Paragraphs 355-55(1)(c) and 355-70(1)(c) in Schedule 1

5 Omit "Second Commissioner" (first occurring), substitute "*Second 6 Commissioner".

24 Paragraph 357-100(b) in Schedule 1

7

8 Omit "Second Commissioner or a Deputy Commissioner", substitute
 9 "Second Commissioner or a *Deputy Commissioner".