Government Bill

As reported from the committee of the whole House

### Key to symbols used in reprinted bill

#### As reported from the committee of the whole House

text inserted text deleted

#### Hon Todd McClay

# Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill

Government Bill

#### **Contents**

		Page
1	Title	14
2	Commencement	14
	Part 1	
	Child support remedial matters	
	Amendments to Child Support Act 1991	
3	Child Support Act 1991 amended	16
4	Section 2 amended (Interpretation)	16
5	Section 3A amended (Transitional and savings provisions relating to amendments to this Act)	17
6	Section 4A amended (Overview of child support payable under formula assessment)	17
7	Section 8 amended (Who may apply for formula assessment)	17
8	Section 13 amended (Notification by Commissioner of application)	17
9	New section 13A inserted (Cases where formula assessment to be refused)	17
	13A Cases where formula assessment to be refused	17
10	Section 25 amended (When liability to pay child support ceases)	18
11	Section 27 replaced (Election by receiving carer to end formula assessment)	18
	27 Election by receiving carer to end formula assessment	18
12	Section 32 amended (Minimum annual rate of child support)	19
13	Section 34 amended (Child support income amount)	20
14	Section 35 amended (Adjusted taxable income)	20
15	Section 35A amended (Living allowance)	20

<ul> <li>Section 39A amended (Commissione into account)</li> <li>Section 40AA amended (Interpretation)</li> </ul>	n for purposes of sections 40	20 21
17 Section 40AA amended (Interpretation		21
to 45)		<b>4</b> 1
18 Section 40 amended (Estimated taxab	le income)	21
19 Section 41 amended (Effect of election		21
20 Section 42 amended (Revocation of e elections)		21
21 Section 44 amended (End-of-year rec	onciliation)	21
Section 44A amended (Determining i	,	21
return filed)	. 1: 1 000/ 6	<b>~</b> 1
23 Section 45 repealed (Penalty if estimated actual income)		21
Section 51 amended (Exception in res		22
voluntary agreement where formula a	ssessment in force)	
25 Section 88 amended (Notice of assess of child support)	ment of formula assessment	22
26 Section 88A amended (Details in noti	ces of assessments)	22
27 Section 89L amended (Application fo	*	23
28 Section 90 amended (Objections to ap		23
29 Section 91 amended (Objections to as		23
30 Section 96C amended (Matters as to v satisfied before making determination	which Commissioner must be	23
31 Section 96D amended (Determination		24
32 Section 96X amended (Commissione:	· · · · · · · · · · · · · · · · · · ·	24 24
and liable parent who is not subject p	arent)	
Section 96Y amended (Election by re parent who is not subject parent to be proceedings)	•	24
34 Section 96Z amended (Written repres	entations by parties)	25
35 Section 96ZA amended (Procedure for		25
36 Section 98 amended (Minimum liabil support)	,	25
37 Section 99 amended (Declarations in	respect of sten-parents)	25
38 Section 102 amended (Appeals against	1 1 /	25
Commissioner)		
39 Section 103 amended (Appeals against	st assessments)	26
40 Section 105 amended (Matters as to v		26
before making order)		
New sections 106A and 106B inserted	1	27
106A Further provision on orders		 27
situations if income increase		
106B Further provision on orders situations		27

42	Section 107 amended (Implementation of orders)	28
43	Section 129 replaced (Right to choose payment method)	28
	Right to choose voluntary automatic deductions or other payment method	28
44	Section 130 amended (Defaulters to pay child support by automatic deduction)	29
44A	Section 135G amended (Discretionary relief for residual incremental penalty debt)	29
44B	Section 135GA amended (Discretionary relief for residual penalty-only debt)	29
44C	New section 135JA inserted (Relief from incremental penalties unpaid before deduction plan made on or after 1 April 2016)	30
	135JA Relief from incremental penalties unpaid before deduction plan made on or after 1 April 2016	30
44D	Section 135L amended (Writing-off of incremental penalties if non-compliance with arrangement)	31
<u>44E</u>	Section 152B amended (Offsetting child support payments)	<u>32</u>
45	Section 154 amended (Deduction notice)	32
46	Section 158 amended (Life of deduction notices)	32
47	Section 180 amended (Payee may uplift financial support debt)	32
48	Section 240 amended (Secrecy)	33
49	Section 276 amended (Transitional and savings provisions relating	33
	to amendments to Act)	
50	Schedule 1 amended	33
	Amendments to Child Support Amendment Act 2013	
51	Child Support Amendment Act 2013 amended	37
52	Section 2 amended (Commencement)	37
53	Section 37 and cross-heading above section 37 repealed	37
54	Section 38 and cross-heading above section 38 repealed	38
55	Section 43 amended (New section 135FA inserted)	38
56	Section 44 amended (Discretionary relief for residual incremental penalty debt)	38
57	Section 45 amended (New section 135GA inserted)	38
58	Section 57 repealed (New section 152B inserted)	38
59	Section 58 and cross-heading above section 58 repealed	38
60	Section 59 amended (Payee may uplift financial support debt)	38
61	Section 60 amended (New sections 180A to 180C inserted)	39
	180D Sections 180B and 180C to cover child support penalties	39
62	Section 61 repealed (Direct payment to payee)	39
63	Section 62 replaced (New section 276 substituted)	39
	62 Section 276 amended	39
64	Section 63 amended (Schedule 1 amended)	39
	11 Insertion of sections 180A and 180C (Writing off of child support debt)	40

	Amendment to Social Security Act 1964	
64A	Section 70A of Social Security Act 1964 amended (Rates of	40
	benefits for sole parents may be reduced)	
	Part 2	
	Annual rates of income tax	
65	Annual rates of income tax for 2015–16 tax year	40
	Part 3	
	Amendments to Income Tax Act 2007	
66	Income Tax Act 2007	40
67	Section CD 18 amended (Dividend reduced if foreign tax paid on	40
	company's income)	
68	Section CD 39 amended (Calculation of amount of dividend when	41
	property made available)	
69	Section CD 44 amended (Available capital distribution amount)	41
69B	Section CE 1C amended (Exception: overseas accommodation)	41
70	Section CE 1E amended (Exception: accommodation provided to ministers of religion)	41
71	Section CF 3 amended (Withdrawals from foreign superannuation	42
	scheme)	
72	Section CG 7B amended (Disposals or applications after earlier deductions)	44
73	New section CG 7C inserted (Disposal or rerecognition of	44
	derecognised non-depreciable assets)	
	CG 7C Disposal or rerecognition of derecognised non- depreciable assets	44
74	Section CQ 2 amended (When attributed CFC income arises)	45
75	Section CQ 5 amended (When FIF income arises)	45
75B	Section CW 16B amended (Accommodation expenditure: out-of-	45
	town secondments and projects)	
75C	Section CW 42 amended (Charities: business income)	46
75D	Section CW 42B amended (Community housing trusts and companies)	46
76	Section CW 55BA replaced (Tertiary education institutions)	47
	CW 55B Tertiary education institutions and subsidiaries A	47
77	Section CX 48 repealed (Amounts remitted as condition of new	48
	start grant)	
78	Section CX 56C amended (Distributions to investors by listed PIEs)	48
79	Section CZ 10 repealed (Transitional relief for calculation of attributed repatriation dividends: 2 July 1992)	48
<u>79B</u>	Section CZ 27 amended (Prior bad debt deductions clawback)	<u>48</u>

80	Section CZ 29 amended (Accommodation expenditure: Canterbury earthquake relief)	48
81	New section CZ 33 inserted (Transitional exception for accommodation provided to ministers of religion)	49
	CZ 33 Transitional exception for accommodation provided to ministers of religion	49
82	Section DA 5 repealed (Treatment of expenditure for commercial fit-out)	50
83	New section DB 22B inserted (Amounts paid for commercial fit- out for building)	50
	DB 22B Amounts paid for commercial fit-out for building	50
84	Section DB 31 amended (Bad debts)	51
85	Section DB 34 amended (Research or development)	52
86	Section DB 35 amended (Some definitions)	53
87	Section DB 37 amended (Expenses in application for patent)	53
87B	Section DB 40B amended (Expenditure in unsuccessful development of software)	53
88	Section DF 1 amended (Government grants to businesses)	53
89	Section DG 4 amended (Meaning of private use for this subpart)	53
90	Section DG 9 amended (Apportionment formula)	54
91	Section DG 11 amended (Interest expenditure: close companies)	54
92	Section DG 12 amended (Interest expenditure: group companies)	56
93	Section DG 13 amended (Interest expenditure: corporate shareholders)	57
94	Section DG 14 amended (Interest expenditure: non-corporate shareholders)	58
95	Section DG 16 amended (Quarantined expenditure when asset activity negative)	58
96	Section DN 6 amended (When FIF loss arises)	58
97	Section DT 3 replaced (Acquisition of privileges and permits)	59
	DT 3 Acquisition of privileges and permits	59
98	Section DT 8 replaced (Acquisition of certain petroleum mining assets)	59
	DT 8 Acquisition of certain petroleum mining assets	59
99	New heading and section DV 26 inserted (Deduction for reinstatement of R&D tax losses)	60
	Reinstatement of R&D tax losses	
	DV 26 Deduction for reinstatement of R&D tax losses	60
100	Section DZ 4 amended (Expenditure on abandoned exploratory well before 16 December 1991)	60
101	Section DZ 5 amended (Farm-out arrangements for petroleum mining before 16 December 1991)	61
102	Section EC 31 amended (Enhanced production)	61

103	Section EC 41 amended (Reduction: bloodstock not previously used for breeding in New Zealand other than as shuttle stallions)	61
104	Section EE 16 amended (Amount resulting from standard calculation)	61
105	New section EE 18B inserted (Cost: some depreciable intangible property)	62
	EE 18B Cost: some depreciable intangible property	62
106	Section EE 18B amended (Cost: some depreciable intangible property)	62
107	Section EE 19 amended (Cost: fixed life intangible property)	63
108	Section EE 32 amended (Election in relation to certain depreciable property acquired on or after 1 April 2005)	63
109	Section EE 33 amended (Annual rate for fixed life intangible property)	63
110	Section EE 34 amended (Annual rate for patent granted in 2005– 06 or later income year)	64
111	New section EE 34B inserted (Annual rate for design registrations)	64
111	EE 34B Annual rate for design registrations	64
112	Section EE 44 amended (Application of sections EE 48 to EE 52)	65
113	Section EE 47 amended (Application of sections EE 48 to EE 32) Section EE 57 amended (Base value in section EE 56 when none of sections EE 58, EE 59, and EZ 22(1) applies)	65
114	Section EE 60 amended (Total deductions in section EE 56)	65
115	Section EE 61 amended (Meaning of annual rate)	66
116	Section EE 67 amended (Other definitions)	66
118	Section EM 1 amended (Australian non-attributing shares and	67
110	attributing FDR method interests)	07
119	Section EM 6 amended (Income and expenditure for fair dividend rate hedge portions)	67
120	Section EW 9 amended (Persons to whom financial arrangements rules apply)	67
121	Section EW 15D amended (IFRS financial reporting method)	67
121B	Section EW 15G amended (Modified fair value method)	68
122	Section EW 33C amended (Consideration in foreign currency: some agreements for sale and purchase)	68
123	Section EW 46 repealed (Consideration when debtor released as condition of new start grant)	68
124	Section EX 16 amended (Income interests for certain purposes)	68
125	Section EX 20B amended (Attributable CFC amount)	68
126	Section EX 20C amended (Net attributable CFC income or loss)	68
127	Section EX 21 amended (Attributable CFC amount and net	69
	attributable CFC income or loss: calculation rules)	0)
128	Section EX 21D amended (Non-attributing active CFC: default test)	69

129	Section EX 21E amended (Non-attributing active CFC: test based on accounting standard)	69
130	Section EX 24 amended (Companies moving to or from New Zealand)	70
131	Section EX 25 amended (Change of CFC's balance date)	70
132	Section EX 31 amended (Exemption for ASX-listed Australian companies)	70
133	New section EX 33 inserted (Exemption for Australian regulated superannuation savings)	71
	EX 33 Exemption for Australian regulated superannuation savings	71
134	Section EX 35 amended (Exemption for interest in FIF resident in Australia)	71
135	Section EX 44 amended (Five calculation methods)	71
136	Section EX 50 amended (Attributable FIF income method)	71
137	New section EX 52A inserted (Fair dividend rate method: use of different forms)	72
	EX 52A Fair dividend rate method: use of different forms	72
138	Section EX 52 amended (Fair dividend rate method: usual method)	73
139	Section EX 53 amended (Fair dividend rate method for unit- valuing funds and others by choice)	73
140	Section EX 58 amended (Additional FIF income or loss if CFC owns FIF)	74
141	Section EX 62 amended (Limits on changes of method)	74
142	Section EX 63 amended (Consequences of changes in method)	75
143	Section EX 72 amended (Commissioner's default assessment power)	75
144	Section EZ 5 amended (Reduction: bloodstock not previously used for breeding in New Zealand: pre-1 August 2006)	75
145	New section EZ 32G inserted (Person deriving pension from foreign superannuation scheme and returning as income before 1 April 2014)	75
	EZ 32G Person deriving pension from foreign superannuation scheme and returning as income before 1 April 2014	75
146	New section EZ 69B inserted (IFRS financial reporting method: equity or other comprehensive income)	76
	EZ 69B IFRS financial reporting method: equity or other comprehensive income	76
147	Section EZ 70 amended (Insurance for Canterbury earthquake damage of property: deemed sale and purchase)	76
148	Section EZ 76 amended (Consideration for property or services: non-IFRS foreign ASAPs before 2014–15 income year)	77
149	Section FB 1 replaced (What this subpart does)	77
	FB 1 When this subpart applies	77

149B	New section FB 1B inserted (Meaning of settlement of relationship property)	77
	FB 1B Meaning of settlement of relationship property	77
149C	Section FB 1B replaced (Meaning of settlement of relationship property)	77
	FB 1B Meaning of settlement of relationship property and property	77
149D	Section FB 1B amended (Meaning of settlement of relationship property and property)	78
149E	New section FB 1C inserted (Obligations for periods before and from transfer of property)	78
	FB 1C Obligations for periods before and from transfer of property	78
150	Section FC 1 amended (What this subpart does)	78
151	Section FC 4 replaced (Property transferred to charities or to close relatives and others)	79
	FC 4 Property transferred to charities or to close relatives and others	79
151B	Section FC 4 amended (Property transferred to charities or to close relatives and others)	80
152	Section FC 6 amended (Forestry assets transferred to close relatives)	80
153	Section FE 1 amended (What this subpart does)	80
153B	Section FE 2 amended (When this subpart applies)	80
154	Section FE 4 amended (Some definitions)	80
155	Section FE 12 amended (Calculation of debt percentages)	80
156	Section FE 18 amended (Measurement of debts and assets of worldwide group)	81
157	Section FE 28 amended (Identifying members of New Zealand group)	81
158	Section FE 31D replaced (Worldwide group for entity with New Zealand parent depending on non-resident owning body)	81
	FE 31D Worldwide group for entity controlled by non-resident owning body or trustee	81
159	Section FO 12 amended (Financial arrangements: resident's	82
	restricted amalgamation, companies in wholly-owned group)	
160	Section FO 13 amended (Financial arrangements: resident's	82
	restricted amalgamation, calculation method unchanged)	
161	Section GB 8 repealed (Arrangements involving attributed	83
	repatriation from CFCs)	
162	Section GB 9 amended (Temporary disposals of direct control or	83
	income interests)	
163	Section GB 11 amended (Temporary increases in totals for control interest categories)	83

164	Section GB 13 amended (When combination of changes reduces income)	83
165	New section GB 15BA inserted (CFC income or loss: arrangements for inclusion of CFC in test group)	83
	GB 15B CFC income or loss: arrangements for inclusion of CFC  A in test group	83
166	Section GB 27 amended (Attribution rule for income from	84
100	personal services)	0.
167	Section HC 10 amended (Complying trusts)	85
168	Section HC 27 amended (Who is a settlor?)	85
169	Section HC 29 amended (Settlors' liability to income tax)	85
170	Section HC 33 amended (Choosing to satisfy income tax liability of trustee)	85
171	Section HG 10 amended (Disposal of livestock)	86
172	Section HM 42 amended (Exit calculation option)	86
173	Section HM 43 amended (Quarterly calculation option)	86
174	Section HM 44 amended (Provisional tax calculation option)	87
175	Section HR 3 amended (Definitions for section HR 2: group investment funds)	87
176	Section HR 8 amended (Transitional residents)	87
177	Section HZ 4B amended (Qualifying companies: transition into partnership)	88
178	Section HZ 4D amended (Qualifying companies: transition into	88
	sole traderships)	
179	Section IQ 1A amended (When this subpart applies)	88
180	Section LA 7 amended (Remaining refundable credits: tax credits under social policy schemes)	88
181	New section LB 4B inserted (Tax credit for R&D tax losses)	89
	LB 4B Tax credit for R&D tax losses	89
182	Section LD 1 amended (Tax credits for charitable or other public benefit gifts)	89
183	Section LD 3 amended (Meaning of charitable or other public benefit gift)	89
184	Subpart LH repealed (Tax credits for expenditure on research and development)	89
185	Heading after section LP 6 deleted (Supplementary dividend holding companies)	89
186	Section LU 1 amended (Tax credits for mineral miners)	90
187	Section MA 1 amended (What this Part does)	90
188	Section MB 1 amended (Adjustments for calculation of family	90
	scheme income)	
188B	Section MB 4 amended (Family scheme income of major	90
	shareholders in close companies)	
188C	Section MB 7 amended (Family scheme income of settlor of trust)	91

188D	Section MB 9 repealed (Family scheme income from deposits in main income equalisation accounts)	92
189	Section MB 13 amended (Family scheme income from other	92
109	payments)	92
190	Section MC 5 amended (Third requirement: residence)	92
191	Section MF 6 amended (Overpayment or underpayment of tax	92
171	credit)	72
192	New subpart MX inserted (Tax credits for R&D tax losses)	92
	Subpart MX—Tax credits for R&D tax losses	
	MX 1 When subpart applies	92
	MX 2 Corporate eligibility criteria	93
	MX 3 Wage intensity criteria	94
	MX 4 R&D loss tax credits	95
	MX 5 Cancellation of R&D tax losses	96
	MX 5B Deduction if increase in basic tax rate for company	96
	MX 6 Reinstatement of R&D tax losses and R&D repayment	97
	tax	,
193	Section OB 1 amended (General rules for companies with	99
	imputation credit accounts)	
194	New section OB 47B inserted (Tax paid by recipients of R&D loss	100
	tax credits)	
	OB 47B Tax paid by recipients of R&D loss tax credits	100
195	Table O2 amended (Imputation debits)	100
196	Section OP 27 amended (Consolidated ICA payment of schedular	101
	income tax)	
197	Section OP 50 amended (Consolidated ICA refund of schedular	101
	income tax)	
198	Table O19 amended (Imputation credits of consolidated imputation	101
	groups)	
198B	Table O20 amended (Imputation debits of consolidated imputation	102
	groups)	
199	Section RC 7 amended (Estimation method)	102
200	Section RC 17 amended (When GST ratio must not be used)	102
201	Section RC 18 amended (Changing calculation method)	102
202	Section RD 27 amended (Determining fringe benefit values)	102
203	Section RD 35 amended (Employment-related loans: value using	103
	market interest rates)	
204	Section RE 18B amended (Capital value increase under inflation-	103
	indexed instruments: RWT cap)	
205	Section RF 2 amended (Non-resident passive income)	104
206	Section RM 10 amended (Using refund to satisfy tax liability)	104
207	Section RP 17 amended (Tax pooling intermediaries)	104
208	Section RP 17B amended (Tax pooling accounts and their use)	104
209	Section RP 19 amended (Transfers from tax pooling accounts)	105

210	Section RP 19B amended (Transfers for certain expected tax liabilities)	106
211	New cross-heading inserted (Refunds for life insurers)	106
212	New cross-heading (Tax pooling intermediaries) and section RZ 12 inserted (Adjustments to interest in requests made after commencement)	106
	Tax pooling intermediaries	
	RZ 12 Adjustments to interest in requests made after commencement	106
213	Section YA 1 amended (Definitions)	107
214	Section YC 10 amended (Shareholders holding less than 10% direct interests)	115
215	Schedule 6 amended (Prescribed rates: PIE investments and retirement scheme contributions)	115
216	Schedule 14 amended (Depreciable intangible property)	115
217	New schedule 22 inserted (Proscribed R&D activities)	116
218	Schedule 32 amended (Recipients of charitable or other public benefit gifts)	116
218B	New schedule 34 inserted (Community housing trusts and	<u>116</u>
	companies: income and assets of beneficiaries and clients)	
219	Amendments to certain sale-related terms and definitions	116
220	Amendments to lists of defined terms	116
	Part 4	
	Amendments to other enactments	
	Amendments to Tax Administration Act 1994	
221	Tax Administration Act 1994 amended	117
222	Section 3 amended (Interpretation)	117
223	Section 15E amended (Revocation of approval)	117
224	Section 24O repealed (Certain information required from	117
	agricultural, horticultural, or viticultural employers)	
225	Section 33AA amended (Exceptions to requirement for return of income)	117
226	Section 33A amended (Annual returns of income not required)	118
227	Section 41 amended (Annual returns by persons who receive family assistance credit)	119
229	Sections 68D, 68E, and 68F repealed	119
230	New section 70C inserted (Statements in relation to R&D loss tax	119
	credits and R&D repayment tax)	
	70C Statements in relation to R&D loss tax credits and R&D repayment tax	119
231	Section 80D amended (Commissioner must issue income statement)	119
232	Section 80KV replaced (Statement of family scheme income)	119

	80KV Statement of family scheme income	120
232B	Section 81 amended (Officers to maintain secrecy)	120
233	Section 81A amended (Disclosure of information under approved information sharing agreement)	120
234	Section 89AB amended (Response periods)	120
235	New section 89AC inserted (Response period when initiating notice filed late)	120
	89AC Response period when initiating notice filed late	121
236	Section 89M amended (Disclosure notices)	121
237	Section 92AAA repealed (Determination on cost of timber)	121
238	New section 97C inserted (Assessment of R&D repayment tax)	121
	97C Assessment of R&D repayment tax	121
239	Section 113C repealed (Amended assessments for attributed repatriation dividends)	122
240	Section 120B amended (Persons excluded)	122
241	Section 138G amended (Effect of disclosure notice)	122
242	Section 139AA amended (Non-electronic filing penalty)	122
243	Section 139B amended (Late payment penalty)	122
244	Section 141A amended (Not taking reasonable care)	122
245	Section 177D repealed (Relief to taxpayers to whom new start grants payable)	122
246	Section 183ABA amended (Remission in circumstances of emergency event)	123
247	Section 185 amended (Payment out of Crown Bank Account)	123
<u>247B</u>	Section 225D amended (Regulations: community housing trusts and companies)	<u>123</u>
	Amendments to Goods and Services Tax Act 1985	
248	Goods and Services Tax Act 1985 amended	123
249	Section 2 amended (Interpretation)	123
250	Section 5 amended (Meaning of term supply)	123
251	Section 10 amended (Value of supply of goods and services)	124
251BA	Section 20 amended (Calculation of tax payable)	124
251B	Section 21B amended (Adjustments when person or partnership becomes registered after acquiring goods and services)	124
251C	Section 21HB amended (Transitional rules relating-related to treatment of dwellings)	124
251D	New section 21HC inserted (Transitional rules relating to members	125
	of unit title bodies corporate)	
	21HC Transitional rules relating to members of unit title bodies corporate	<u>125</u>
252	Section 48A repealed (Relief from tax where new start grant made)	126
253	Section 51 amended (Persons making supplies in course of taxable activity to be registered)	126
254	Section 52 amended (Cancellation of registration)	126

		Amendments to Income Tax Act 2004	
255	Income	Tax Act 2004 amended	126
256		etion CF 4 inserted (Person deriving pension from foreign nuation scheme and returning as income before 1 April	126
	CF 4	Person deriving pension from foreign superannuation scheme and returning as income before 1 April 2014	127
257	Section	DB 23 amended (Bad debts)	127
257B		HH 4 amended (Trustee income)	127
258		NG 1 amended (Application of NRWT rules)	128
258B	Section	OB 1 amended (Definitions)	128
		Amendments to Income Tax Act 1994	
259	Income	Tax Act 1994 amended	129
260		etion CC 5 inserted (Person deriving pension from foreign nuation scheme and returning as income before 1 April	129
	CC 5	Person deriving pension from foreign superannuation scheme and returning as income before 1 April 2014	129
260B	Section	HH 4 amended (Trustee income)	129
261	Section	NG 1 amended (Application of NRWT rules)	130
261B	Section	OB 1 amended (Definitions)	131
		Amendments to Income Tax Act 1976	
261C	Income	Tax Act 1976 amended	132
261D	Section	226 amended (Interpretation)	132
261E	Section	228 amended (Trustee income)	132
	Amend	lments to Taxation (Annual Rates, Employee Allowances, and Remedial Matters) Act 2014	
262		n (Annual Rates, Employee Allowances, and Remedial ) Act 2014 amended	133
<del>263</del>	Section	2 amended (Commencement)	133
263B	Section	32 amended (New section CW 42B inserted)	133
264	Section	129 amended (New section HR 12 inserted)	133
<del>265</del>	Section	144 amended (Section YA 1 amended)	134
	A	mendment to Taxation (Livestock Valuation, Assets Expenditure, and Remedial Matters) Act 2013	
265B		104 amended (Schedule 20 amended (Expenditure on , horticultural, aquacultural, and forestry improvements))	134
		Amendment to Finance Act (No 2) 1990	
266		3 of the Finance Act (No 2) 1990 amended (Meaning of d unit trust)	134

	Amendment to Goods and Services Tax (Grants and Subsidies) Order 1992
267	Schedule to Goods and Services Tax (Grants and Subsidies) Order 1992 amended (Non-taxable grants and subsidies)
	Schedule 1 135 New schedule 22 inserted
	Schedule 1B New schedule 34 inserted
	Schedule 2 Amendments to sale-related terms and definitions in Income Tax Act 2007
	Schedule 3 Amendments to lists of defined terms in Income Tax Act 2007
The l	Parliament of New Zealand enacts as follows:
1	Title
	This Act is the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act <b>2015</b> .
2	Commencement
(1)	This Act comes into force on the date on which it receives the Royal assent, except as provided in this section.
(2)	<b>Part 1</b> comes into force on the day after the date on which this Act receives the Royal assent except—
	(a) sections 5, 15, 23, 28(2), 49(1) and (2), and <del>50(2)</del> <u>50(1AA)</u> and <u>(2)</u> to (7) come into force on 1 April 2015:
	(b) sections 31(2), 40(3) and (4), 41(2), and 44A to 44D come into force on 1 April 2016:
	(c) <b>sections 52, 56, and 57</b> come into force on the date on which this Act receives the Royal assent:
	(d) sections 4(3) and (4) and 50(9), 50(9), and 64A come into force on the first day of the month following the month in which this Act receives the Royal assent.
(3)	<b>Sections 249(4), 250(1), and 253(1)</b> come into force on 1 October 1986.
(3B)	Sections 261D and 261E come into force on 1 April 1988.
(3C)	<b>Sections 260B(1) and (3) and 261B(1) and (3)</b> come into force on 1 April 1995.
(4)	Sections 260B(2) and (4), 261, and 261B(2) and (4) come into force on

1 April 1997.

(5)

(5)	Section 250(3) comes into force on 10 October 2000.	
(6)	Section 260 comes into force on 31 March 2005.	
(7)	<b>Sections 257, 257B, 258, and 258B</b> come into force on 1 April 2005.	
(8)	Section 242 comes into force on 1 October 2007.	
(9)	Section 256 comes into force on 31 March 2008.	5
(10)	Sections 84(4) and (7), 97, 98, 100, 101, 103, 108, 120, 144, 149, 149B, 149E, 150, 151, 152, 157(1), (2), and (3), 159, 160, 167, 169, 170, 175, 176, 183, 190, 193, 196, 197, 198, 199, 202, 205, 213(42), (49), (50), (62), (70), (72), (73), and (74), 223, 224, 244, and 247 come into force on 1 April 2008.	10
(11)	<b>Sections 75C, 76, and 213(67) and (75)</b> come into force on 1 July 2008.	
(12)	Section 171 comes into force on 1 April 2009.	
(13)	<b>Section 157(4), (5), (6), and (7)</b> come into force on 30 June 2009.	
(14)	Sections 128 and 129 come into force on 1 July 2009.	
(14B)	Section 151B comes into force on 6 October 2009.	15
(15)	<b>Section 213(17) and (18)</b> come into force on 5 January 2010.	
(16)	<b>Sections 78, 172, 173, and 174</b> come into force on 1 April 2010.	
(17)	<b>Section 80</b> comes into force on 4 September 2010.	
(17B)	Section 218(2B) and (2C) come into force on 28 March 2011.	
(18)	Sections 82, 83, 87B, 105, 109(2), (3), and (5), 122, 149C, 188, 188B, 188C, 188D, 189, 213(33B), (33C), (54), and (62B), and 251C come into force on 1 April 2011.	20
(19)	Section 249(5) comes into force on 20 June 2011.	
(20)	<b>Sections 134 and 140(2) and (7)</b> come into force on 1 July 2011.	
(21)	Section 213(51) comes into force on 29 August 2011.	25
(21B)	Sections 251BA and 251D come into force on 1 October 2011.	
(22)	Section 69 comes into force on 28 March 2012.	
(23)	Section 215 comes into force on 1 April 2012.	
(24)	<b>Sections 89, 90, 91, 92, 93, 94, and 95</b> come into force on 1 April 2013.	
(25)	Section 84(1) Sections 79B and 84(1), (2), (3), (5), and (6) come into force on 20 May 2013.	30
(26)	<b>Sections 81 and 213(14) and (37)</b> come into force on 1 July 2013.	
(26B)	Section 265B comes into force on 17 July 2013.	
(27)	Sections 71(1), (3), (5), (6), (8B), (8C), (8D), (8E), (8F), (8G), (8H), (9), and (9B), 75(1), 96(1), 121(1) and (2), 133, 136, 140(1), (3), (6), and (8), 145, 168, 186, $\frac{213(22)}{(23)}$ , (23), (29), (34), and (48), 226,	35

**231, and 251(1)** come into force on 1 April 2014.

(28)	<b>Sections 75D and 264 75D, 218B, 247B, and 264</b> come into force on 14 April 2014.	
(29)	Section 218(1) comes into force on 20 June 2014.	
(30)	<b>Sections 204, 263, and 263B, and 265</b> come into force on 30 June 2014.	
(31)	<b>Sections 207, 208, 209, 210, 211, and 212</b> come into force on 3 July 2014.	5
(32)	<b>Sections 249(3), 250(2), 251(2), 251B, 253(2), and 254</b> come into force on the date of introduction of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill.	
(33)	Sections 69B, 70, 71(2), (4), (7), and (8), 72, 73, 75B, 85, 86, 87, 88, 99, 102, 104, 106, 107, 109(1), (4), and (6), 110, 111, 112, 113, 114, 115, 116, 121(3) and (4), 146, 153, 153B, 154, 155, 156, 158, 180, 181, 182, 184, 187, 192, 194, 195, 206, 213(2), (6), (7), (8), (9), (10), (11), (12), (13), (16), (27), (29B), (31), (33), (38), (39), (40), (45), (46), (47), (52), (56), (57), (57B), (57C), (58), (59), (61), (68), and (69), 216, 217, 218(2), (3), and (4), 219, 229, 230, 237, and 238 come into force on 1 April 2015.	16
(34)	Sections 118, 119, 126, 137, 138, 139, 147, 165, 191, 200, 201, 213(43) and (71), 225, 232B, 240, 243, and 267 come into force on 1 April 2016.	20
	Part 1	
	Child support remedial matters	
	Amendments to Child Support Act 1991	
3	Child Support Act 1991 amended	
	Sections 4 to 50 amend the Child Support Act 1991.	25
4	Section 2 amended (Interpretation)	
(1)	In section 2(1), definition of <b>last relevant tax year</b> , paragraph (a), delete "and has no adjustments of the sort referred to in section 35(1),".	
(2)	In section 2(1), replace the definition of <b>receiving carer</b> with:	
	receiving carer means—	30
	(a) a carer of a qualifying child who the Commissioner determines under section 17 is a receiving carer of the child; or	
	(b) a person who is entitled to receive child support under section 58(1) or 68(1)	
(3)	In section 2(1), definition of <b>social security benefit</b> , replace paragraph (c)(iii)	35

(iii) subject to subsection (1A), jobseeker support:

with:

(4)	After	section 2(1), insert:	
(1A)	socia	reference to jobseeker support in <b>paragraph (c)(iii)</b> of the definition of all security benefit in subsection (1) does not include jobseeker support and under section 88C(2) or (3) of the Social Security Act 1964.	
5		on 3A amended (Transitional and savings provisions relating to ndments to this Act)	5
(1)		e heading to section 3A, replace "Transitional" with "Application, tran- nal,".	
(2)	In se	ction 3A, replace "transitional" with "application, transitional,".	
6		on 4A amended (Overview of child support payable under formula ssment)	10
	In se	ction 4A(1), delete "by a liable parent".	
7	Secti	on 8 amended (Who may apply for formula assessment)	
	Repl	ace section 8(1) with:	
(1)	•	parent or carer of a qualifying child may apply to the Commissioner for a ula assessment of child support payable in respect of the child.	15
8	Secti	on 13 amended (Notification by Commissioner of application)	
(1)	In se (1),"	ction 13(2), delete ", in order to ascertain the matters listed in subsection	
(2)	After	section 13(3), insert:	20
(4)		Commissioner's duty to ascertain the matters listed in subsection (1) is ect to <b>section 13A</b> .	
9		section 13A inserted (Cases where formula assessment to be refused) section 13, insert:	
13A		s where formula assessment to be refused	25
(1)	The Commissioner must refuse to make a formula assessment in respect of a qualifying child if <b>subsection (2) or (4)</b> applies.		
(2)		subsection applies if the applicant is living with a parent of the child in a iage, civil union, or de facto relationship.	
(3)	How	ever, subsection (2) does not apply if—	30
	(a) (b)	the applicant is a parent of the child; and the child has—	
		(i) a parent with whom the applicant is not living in a marriage, civil union, or de facto relationship; or	

This subsection applies if the applicant is a non-parent carer of the child who

sioner determines is a receiving carer.

a non-parent carer with whom the applicant is not living in a marriage, civil union, or de facto relationship and who the Commis-

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may be).

	(a)	a social security beneficiary by virtue of paragraph (a), (c), or (d) of the definition of social security benefit in section 2(1); or	
	(b)	a social security beneficiary by virtue of paragraph (b) of that definition where the unsupported child's benefit is granted in respect of child C.	
	In de	termining whether to accept the election, the Commissioner—	5
	(a)	may act on the basis of any information accompanying the notice of election and any other information in the Commissioner's possession; and	
	(b)	is not required to conduct any enquiries or investigations into the matter.	
		he purposes of this section, a <b>recognised carer of child C</b> is a person who her of the following at the time the Commissioner receives the notice of ion:	10
	(a)	a receiving carer of child C under the formula assessment:	
	(b)	a parent of child C who is not a receiving carer of child C under the formula assessment but who provides at least 28% of ongoing daily care to child C.	15
		Commissioner's acceptance of the election is final, unless overturned in dance with <b>subsection (8) or (9)</b> .	
The acceptance may be overturned, wholly on the basis of information in the Commissioner's possession at the time of the acceptance,—			
	(a)	under Part 6, on an objection to the acceptance made under <b>section 90(1)(bb)</b> ; or	
	(b)	under Part 7, on an appeal against the Commissioner's disallowance of an objection to the acceptance made under <b>section 90(1)(bb)</b> .	
The Commissioner may overturn the acceptance if a person who the Commissioner regarded as being a recognised carer of child C when accepting the election is a social security beneficiary of the kind referred to in <b>subsection</b> (4)(a) or (b) on the day referred to in <b>section 25(5)(a)</b> or (b) (as the case			25

# way approved by the Commissioner. 12 Section 32 amended (Minimum annual rate of child support)

person applying for a new formula assessment in respect of child C).

(1) In section 32, after "child support payable", insert "under a formula assessment".

Without affecting the acceptance, subsequent changes may be made to the receiving carers or liable parents, or to their entitlements or liabilities, under the formula assessment in respect of times before the day referred to in **section 25(5)(a) or (b)** (as the case may be) (and the acceptance does not prevent a

A notice of election must be given using an approved form or given in another

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(2)	In section 32(b), replace "qualifying children of the liable parent that each"
	with "the liable parent's qualifying children in respect of whom a formula as-
	sessment applies that each receiving".

#### 13 Section 34 amended (Child support income amount)

In section 34(1), replace "relevant tax" with "child support".

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#### 14 Section 35 amended (Adjusted taxable income)

- (1) Replace section 35(1) to (5) with:
- (1) A person's **adjusted taxable income** for a child support year is
  - the person's income from employment for the calendar year immediately preceding the start of the child support year if, in the most recent tax year, the person's taxable income was derived solely from withholding income; or

(b) if **paragraph** (a) does not apply, the person's taxable income in the tax year immediately preceding the most recent tax year, inflated by the inflation percentage for the child support year.

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- (2) Replace section 35(7) with:
- (7) This section is subject to—
  - (a) sections 38 to 39A (which relate to ascertaining taxable income, etc);
  - (b) sections 40AA to 44A (which permit elections for adjusted taxable income to be assessed using estimated taxable income).

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#### 15 Section 35A amended (Living allowance)

Replace section 35A(2)(a) to (c) with:

- (a) for every person other than a person identified in **paragraph** (b), the rate set out in clause 1 of Schedule 3A of the Social Security Act 1964 (ignoring the reference to Income Test 1):
- (b) for a person granted a supported living payment under section 40B or 40D of the Social Security Act 1964 who is, for the purposes of that benefit, a single beneficiary with 1 or more dependent children, the rate set out in clause 1(c) of Schedule 6 of that Act (ignoring the reference to Income Test 1).

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## 16 Section 39A amended (Commissioner may take overseas income into account)

- (1) Replace section 39A(3)(b) with:
  - (b) references to "tax year" and "relevant tax year" are references to—
    - (i) income periods of the relevant country that most appropriately correspond to the equivalent New Zealand periods; or

(ii)

(2)

the circumstances:

In section 39A(3)(d) to (g), delete "taxable".

such other periods as the Commissioner considers appropriate in

17	Section 40AA amended (Interpretation for purposes of sections 40 to 45)	
(1)	In section 40AA, definition of <b>election</b> , replace "original taxable income" with "income referred to in <b>section 35(1)(a) or (b)</b> ".	5
(2)	In section 40AA, repeal the definition of <b>original taxable income</b> .	
18	Section 40 amended (Estimated taxable income)	
(1)	In section 40(1), replace "the taxable income" with "the income".	
(2)	In section 40(2) and (4)(e), replace "original taxable income" with "original adjusted taxable income".	10
19	Section 41 amended (Effect of election)	
	Replace section 41(1) with:	
(1)	If the Commissioner accepts an election made by a person, the Commissioner must determine the person's adjusted taxable income by calculating the person's annualised estimated taxable income.	15
20	Section 42 amended (Revocation of election and subsequent elections)	
	In section 42(2)(b), replace "original taxable income" with "original adjusted taxable income".	
21	Section 44 amended (End-of-year reconciliation)	20
(1)	In section 44(1), replace "based on the income amount determined under subsection (2)" with "treating the amount determined under subsection (2) as the person's adjusted taxable income".	
(2)	In section 44(2), replace "income amount to be used for" with "amount to be treated as the person's adjusted taxable income for the purposes of".	25
(3)	In section $44(2)(a)$ , replace "the value of any adjustments made under section $41(1)(b)$ " with "nil".	
(4)	In section $44(2)(b)(i)$ , delete ", and adjusted in accordance with section $41(1)(b)$ ".	
22	Section 44A amended (Determining income amount if no tax return filed)	30
	In section 44A(2), replace "used" with "treated as the person's adjusted taxable income".	
23	Section 45 repealed (Penalty if estimated income less than 80% of actual income)	
	Repeal section 45.	35
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24	Section 51 amended (Exception in respect of child support voluntary
	agreement where formula assessment in force)

- (1) In the heading to section 51, replace "in force" with "applies".
- (2) In section 51(a), replace "is in force requiring one party to the agreement to pay child support to the other" with "applies".
- (3) Replace section 51(b) with:
  - (b) the Commissioner has not accepted an election under **section 27** to end the formula assessment as it applies in respect of the child.

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## Section 88 amended (Notice of assessment of formula assessment of child support)

Replace section 88(2) with:

- (2) As a minimum, the notice of assessment must set out, in relation to each qualifying child to whom the notice relates, the matters identified in section 88A so far as they are relevant to the assessment as it applies in respect of the child.
- (2A) However, in no case may a notice of assessment reveal any more detail about another person who is a parent or carer than the person's name (subject to subsection (5)) and, in relation to a qualifying child, the person's proportion of care and care cost percentage.

#### 26 Section 88A amended (Details in notices of assessments)

- (1) In section 88A(1), replace "A notice of assessment given to a liable parent 20 must set out all of the following that are applicable in relation to each qualifying child to whom the notice relates" with "The matters referred to in **section 88(2)** for a notice of assessment given to a liable parent are as follows".
- (2) In section 88A(1)(f), after "income", insert "or such other details as the Commissioner considers appropriate of any income of the liable parent taken into account in making the assessment".
- (3) In section 88A(1)(g), replace "amount of the dependent child allowance for each dependent child" with "sum of any dependent child allowances to which the liable parent is entitled".
- (4) In section 88A(2), replace "A notice of assessment given to a parent of a child who is a receiving carer must set out all of the following that are applicable in relation to each qualifying child to whom the notice relates" with "The matters referred to in **section 88(2)** for a notice of assessment given to a parent of a child who is a receiving carer are as follows".
- (5) In section 88A(2)(f), after "income", insert "or such other details as the Commissioner considers appropriate of any income of the parent taken into account in making the assessment".

(6)	each dependent child" with "sum of any dependent child allowances to which the parent is entitled".	
(7)	In section 88A(3), replace "A notice of assessment given under this section to a non-parent receiving carer of a child must set out all of the following that are applicable in relation to each qualifying child to whom the notice relates" with "The matters referred to in <b>section 88(2)</b> for a notice of assessment given to a non-parent receiving carer of a child are as follows".	5
27	Section 89L amended (Application for determination) After section 89L(3), insert:	10
(4)	The determinations that the Commissioner may make under this subpart are not limited by the terms of the application.	
<b>28</b> (1)	Section 90 amended (Objections to appealable decisions) After section 90(1)(ba), insert:	
	<ul> <li>(bb) a decision to accept an election under section 27:</li> <li>(bc) a decision not to accept an election under section 27 (including a decision to overturn the acceptance of an election under section 27(9)):</li> </ul>	15
(2)	In section 90(1)(d), delete "45 or".	
29	Section 91 amended (Objections to assessments)	
(1)	In section 91(1), after "an assessment", insert ", other than an amended assessment,".	20
(2)	After section 91(1), insert:	
(1A)	An objection to an amended assessment may be made on any or all of the grounds listed in subsection (1)(b) to (d), but—	
	(a) on no other ground; and	25
	(b) only if the matters covered by the objection are attributable to the amendment of the assessment.	
(3)	In section 91(2), replace "who is affected by the assessment" with "to whom the Commissioner is required to give notice of the assessment under section 88 or 89".	30
(4)	Repeal section 91(3).	
30	Section 96C amended (Matters as to which Commissioner must be satisfied before making determination)	
(1)	In section 96C(2)(b), after "105(3)", insert "; and".	
(2)	After section 96C(2)(b), insert:	35
	(c) section 105(2)(d) has effect subject to section 105(3D).	

In section 96C(3), after "Subsections", insert "(3C) and".

(3)

<b>31</b>	Section 96D amended (Determinations that may be made)	
1)	After section 96D(1)(b), insert:	
	(ba) <b>section 106A</b> (further provision on orders for re-establishment costs situations if income increases):	5
2)	After <b>section 96D(1)(ba)</b> (as inserted by <b>subsection (1)</b> of this section), insert:	
	(bb) <b>section 106B</b> (further provision on orders for offsetting of liabilities situations):	
(3)	After section 96D(1), insert:	10
1A)	The determinations that the Commissioner may make under subsection (1) are not limited by the terms of the application under section 96B.	
32	Section 96X amended (Commissioner to notify receiving carers and liable parent who is not subject parent)	
1)	In the heading to section 96X, replace "who is not subject parent" with "with rights of election under section 96Y".	15
(2)	In section 96X, replace "the receiving carers and any liable parent who is not the subject parent" with "any receiving carer or liable parent who has rights of election under section 96Y".	
33	Section 96Y amended (Election by receiving carer or by liable parent who is not subject parent to become party or discontinue proceedings)	20
1)	In the heading to section 96Y, delete "who is not subject parent".	
(2)	In section 96Y(1), replace "receiving carer, or any liable parent who is not the subject parent," with "relevant person (see subsection (8))".	
(3)	In section 96Y(2), replace "receiving carer, or a liable parent who is not a subject parent," with "relevant person".	25
(3) (4)	· // 1	25
	ject parent," with "relevant person".  In section 96Y(3), replace "receiving carer or liable parent" with "relevant per-	25 30
(4)	ject parent," with "relevant person".  In section 96Y(3), replace "receiving carer or liable parent" with "relevant person" in each place.  In section 96Y(4), replace "receiving carer or by a liable parent who is not the	
(4) (5)	ject parent," with "relevant person".  In section 96Y(3), replace "receiving carer or liable parent" with "relevant person" in each place.  In section 96Y(4), replace "receiving carer or by a liable parent who is not the subject parent" with "relevant person".  In section 96Y(5), replace "receiving carer or liable parent who is not the sub-	
<ul><li>4)</li><li>5)</li><li>6)</li></ul>	ject parent," with "relevant person".  In section 96Y(3), replace "receiving carer or liable parent" with "relevant person" in each place.  In section 96Y(4), replace "receiving carer or by a liable parent who is not the subject parent" with "relevant person".  In section 96Y(5), replace "receiving carer or liable parent who is not the subject parent" with "relevant person".  In section 96Y(6), replace "receiving carer or liable parent who is not the subject parent" with "relevant person".	

However, if there is more than 1 relevant person, the Commissioner must not

(7)

			the proceedings unless each relevant person has elected under sub- o discontinue them.	
(8)	In this s	sectio	on and sections 96Z and 96ZA, relevant person means—	
	(a) a	rece	eiving carer who is not the subject parent; or	5
	(b) a	liab	le parent who is not the subject parent.	
34	Section	96 <b>Z</b>	Z amended (Written representations by parties)	
(1)	Replace	e sect	tion 96Z(2)(b)(ii) with:	
	(	ii)	in the case of a relevant person ( <i>see</i> <b>section 96Y(8)</b> ), within 14 days after the date on which the relevant person is sent notification under section 96X.	10
(2)			6Z(3), replace "the receiving carer or liable parent who is not the nt" with "a relevant person".	
(3)			6Z(4), replace "receiving carer or liable parent who is not the subwith "relevant person".	15
(4)			6Z(5), replace "receiving carer or liable parent who is not the subwith "relevant person".	
35	Section	96 <b>Z</b>	A amended (Procedure for making determination)	
			6ZA(4), replace "receiving carer or liable parent who is not the subwith "relevant person ( <i>see</i> <b>section 96Y(8)</b> )".	20
36	Section	1 98 a	amended (Minimum liability in respect of child support)	
			8(2A), replace "qualifying children of the liable parent" with "the t's qualifying children in respect of whom a formula assessment ap-	
37	Section	1 99 a	amended (Declarations in respect of step-parents)	25
(1)	In secti	on 99	9(1), delete "receiving".	
(2)	Replace	e sect	tion 99(3) with:	
(3)	Subject	to se	ection 125, the parties to the proceeding are—	
	(a) t	he ap	oplicant for the declaration under this section; and	
		-	erson whom the application seeks to be declared to be a step-parent e child (if that person is not the applicant); and	30
	` ′	•	ther person who is a parent or carer of the child when the applicas made.	
38			amended (Appeals against decisions of Commissioner) tion 102(3) with:	35

(2)	0.1.1.	-4.4-		
(3)	missi		section 125, the parties to the appeal are the objector and the Com-	
39	Secti	on 103	3 amended (Appeals against assessments)	
(1)	In se		103(1), replace "any person affected by the assessment" with "the	5
(2)	Repla	ace sec	ction 103(3) with:	
(3)	Subje missi		section 125, the parties to the appeal are the objector and the Com-	
(3)			103(6), replace "the persons concerned," with "a person affected by nent that was objected to,".	10
40		Section 105 amended (Matters as to which court must be satisfied before making order)		
(1)	In sec	ction 1	105(2)(c)(iii), replace "interest." with "interest; or".	
(2)	After	section	on 105(2)(c), insert:	
		Re-e	stablishment costs situation if income increases	15
	(d)	relation and ded	the application in relation to the child of the provisions of this Act ing to formula assessment of child support would result in an unjust inequitable determination of the level of child support to be proviby the liable parent for the child in respect of a child support year use—	20
		(i)	the adjusted taxable income of a parent of the child for the child support year includes income from relevant additional work (see subsections (3A) to (3C)); and	
		(ii)	some or all of the income from relevant additional work has been used, or will be used, by the parent to meet, wholly or partly, actual and reasonable costs incurred to re-establish himself or herself, and any child or other person that he or she has a duty to maintain, after the child's parents ceased to live together in a marriage, civil union, or de facto relationship.	25
(3)			<b>105(2)(d)(ii)</b> (as inserted by <b>subsection (2)</b> of this section), retionship." with "relationship; or".	30
(4)			tion 105(2)(d) (as inserted by subsection (2) of this section), in-	
		Offse	etting of liabilities situation	
	(e)	if 2 j	it would be just and equitable to offset one liability against another, persons are each liable to pay in respect of the other an amount of support under a formula assessment (whether or not those amounts become due and payable).	35

(5)

After section 105(3), insert:

(3A)	parei addit	<b>ubsection (2)(d)</b> , relevant additional work means work done by the nt during the relevant 3-year period that, in quantity or nature or both, is ional to work that he or she did before the child's parents ceased to live her in a marriage, civil union, or de facto relationship.				
(3B)	starti	ubsection (3A), the relevant 3-year period means the 3-year period ng on the date on which the child's parents ceased to live together in a iage, civil union, or de facto relationship.	5			
(3C)	perio moti	For the purpose of calculating that 3-year period, the court may exclude a period or periods of resumed cohabitation with, or each with, the sole or main motive of reconciliation if that period does not exceed, or those periods in aggregate do not exceed, 3 months.				
(3D)		ground in <b>subsection (2)(d)</b> applies only in relation to child support in ect of the child support year starting on 1 April 2016 or a later child support year.				
41	New	sections 106A and 106B inserted	15			
(1)	Afte	section 106, insert:				
106A	Furt	ther provision on orders for re-establishment costs situations if income eases				
	105(	amount that an order under section 106 on the ground in <b>section 2)(d)</b> excludes, or in effect excludes, from the parent's adjusted taxable me is not to exceed the lesser of the following:	20			
	(a) (b)	so much of the income from relevant additional work as has been used, or will be used, by the parent as referred to in <b>section 105(2)(d)(ii)</b> : 30% of the parent's adjusted taxable income.				
(2)	` /	section 106A (as inserted by subsection (1) of this section), insert:	25			
		her provision on orders for offsetting of liabilities situations				
(1)	An o	rder under section 106 on the ground in <b>section 105(2)(e)</b> may provide ne offsetting of liabilities in cases involving all or any of the following:				
	(a)	liabilities in respect of the 2 persons caring at different times for the same child:	30			
	(b)	liabilities in respect of the 2 persons caring at the same time for 2 or more different children:				
	(c)	liabilities in respect of different child support years:				
	(d)	liabilities in respect of child support years ending before 1 April 2016 (that is, the date of commencement of this section and <b>section 105(2)(e)</b> ):	35			
	(e)	liabilities under different formula assessments.				
(2)	Subs	section (1) does not limit section 105(2)(e).				

(3)		rder under section 106 on the ground in <b>section 105(2)(e)</b> may not apply spect of—	
	(a)	any liability of a person in respect of a period if during that period the person the other person is expected to be, or (as the case requires) was, a social security beneficiary; or	5
	(b)	a penalty payable under section 134.	
(3A)	tion child	<b>105(2)(e)</b> if the liability of 1 of the persons in respect of the other to pay support in respect of a particular month under 1 or more formula assess (the <b>relevant liability</b> )—	10
	(a)	has been offset to any extent under section 152B; or	
	(b)	has been reduced to any extent by virtue of section 34 or 35 as in force before 1 April 2015 (including as applied on and after that date by <b>clause 1A</b> of Schedule 1), if the relevant liability is in respect of a month before April 2015.	15
(3B)	The o	order may not apply in respect of the relevant liability to any extent.	
(4)	In relation to a liability in respect of a child support year ending before 1 April 2015, any order on the ground in <b>section 105(2)(e)</b> is to be made under section 106 as in force before that date in accordance with <b>clause 1A</b> of Schedule 1 and the orders that may be made include an order varying the annual rate of child support payable by a parent in respect of that child support year.		
(6)		rder under section 106 on the ground in <b>section 105(2)(e)</b> may be made on an application made on or after 1 April 2016.	
42	Secti	on 107 amended (Implementation of orders)	
	After	section 107(3), insert:	25
(4)	under relati under ficati	out limiting subsections (1) to (3), the Commissioner may, in taking action r any of those subsections, apply some or all of the provisions of this Act ng to the amount of child support payable in relation to a receiving carer r a formula assessment (for example, sections 36A to 36C) with the modions the Commissioner considers necessary to achieve fully the intention e court's order.	30
43		on 129 replaced (Right to choose payment method) ace section 129 with:	
<b>129</b> (1)	Subje	t to choose voluntary automatic deductions or other payment method ect to sections 130 and 131, any person who is liable to pay financial supunder this Act must pay the money so payable to the Commissioner—by way of automatic deduction under Part 10 from source deduction nayments paid by an employer of the person, if the conditions in sub-	35

section (2) are met; or

	(b)		se conditions are not met, by any other payment method acceptable e Commissioner.				
(2)	The conditions are that—						
	(a)	-	erson is, or will be, the recipient of source deduction payments from mployer; and	5			
	(b)	the person chooses, in a way acceptable to the Commissioner, for deductions in respect of future payments of financial support to be made from source deduction payments paid by the employer; and					
	(c)		Commissioner does not consider automatic deductions inappropriate e person's case.	10			
44		on 130 ction)	amended (Defaulters to pay child support by automatic				
	Repla	ce sec	etion 130(b) with:				
	(b)	that p	payment, and those further payments, of financial support are to be —	15			
		(i)	by way of automatic deduction under Part 10; or				
		(ii)	if the Commissioner considers automatic deduction inappropriate in the person's case, by another payment method acceptable to the Commissioner.				
44A		on 135 Ity del	GG amended (Discretionary relief for residual incremental ot)	20			
(1)	Replace section 135G(1)(b) with:						
	(b) the Commissioner is satisfied—						
		(i)	that recovery of the incremental penalties would place the liable person in serious hardship; or	25			
		(ii)	that it would be fair and reasonable to grant relief.				
(2)	In sec	tion 1	35G(2), replace "(1)(b)" with "(1)(b)(i)".				
44B	Section 135GA amended (Discretionary relief for residual penalty-only debt)						
(1)	Repla	ce sec	etion 135GA(1)(b) with:	30			
	(b)	the C	commissioner is satisfied—				
		(i)	that recovery of those penalties would place the liable person in serious hardship (as defined in section 135G(3)); or				
		(ii)	that it would be fair and reasonable to grant relief.				
(2)	Repla	ce sec	tion 135GA(2)(b) with:	35			
	(b)		commissioner is satisfied that those penalties relate to, or arise from, or all of that written-off benefit component; and				

the Commissioner is satisfied—

(c)

		(1)	that recovery of those penalties would place the liable person in serious hardship (as defined in section 135G(3)); or		
		(ii)	that it would be fair and reasonable to grant relief.		
(3)	In sec	tion 1	35GA(3), replace "(1)(b) or (2)(b)" with "(1)(b)(i) or (2)(c)(i)".	5	
<b>14C</b>			n 135JA inserted (Relief from incremental penalties unpaid action plan made on or after 1 April 2016)		
	After	sectio	n 135J, insert:		
135J <i>A</i>			m incremental penalties unpaid before deduction plan made on april 2016	10	
(1)	For th	ne purp	poses of this section,—		
		-	<b>plan</b> means a plan made on or after 1 April 2016 by the Commisation to a liable person—		
	(a)		s a plan for the collection, by way of automatic deduction under 10 from relevant payments, of—	15	
		(i)	the amount of the initial debt; and		
		(ii)	the amount of financial support (if any) that the liable person will become liable to pay during the term of the plan; and		
	(b)	that is	s not made with the agreement of the liable person		
	owes	in resp	, in relation to a deduction plan, means the amount the liable person pect of financial support and related initial late payment penalties at deduction plan is made	20	
	notice	e giver	eduction notice, in relation to a deduction plan, means a deduction by the Commissioner under section 154 for the purpose of collects in accordance with the deduction plan	25	
	relevant payments means payments of—				
	(a)		ne specified in paragraph (a) of the definition of withholding insection 2(1); or		
	(b)		ngs related compensation (as defined in section 82(9) of the Tax inistration Act 1994); or	30	
	(c)	a ben	efit of the kind referred to in section 131; or		
	(d)		ic grant or an independent circumstances grant under the Student vances Regulations 1998		
	revie	w date	e means—		
	(a)	the d made	ay that is 26 weeks after the date on which the deduction plan is ; and	35	

	(b)	each of the days on which there expire periods of 26 weeks that consecutively succeed the first period of 26 weeks described in <b>paragraph (a)</b> ; and	
	(c)	the day on which the deduction plan expires.	
(2)	with	deduction plan has been made and the deduction plan has been complied up until a particular review date in accordance with <b>subsection (3)</b> , the missioner must, on that review date,—	5
	(a)	review the incremental penalties in relation to the initial debt of the liable person that were unpaid at the time the deduction plan was made; and	10
	(b)	write off those penalties proportionally in accordance with <b>subsection (4)</b> .	
(3)	up u	the purposes of <b>subsection (2)</b> , a deduction plan has been complied with ntil a particular review date if all of the deductions and payments required a made under relevant deduction notices by that date have been made in rdance with those notices.	15
(4)		the purposes of <b>subsection (2)</b> , the proportion of incremental penalties must be written off must be calculated in accordance with the following ula:	
		$\mathbf{r} = [(\mathbf{a} \times \mathbf{c}) \div \mathbf{b}] - \mathbf{d}$	20
	when		
	r	is the amount of incremental penalty that is to be written off	
	a	is the total amount of the initial debt that has been paid since the deduction plan was made	
	b	is the initial debt	25
	c	is the total amount of incremental penalties related to the initial debt of the liable person that were unpaid at the time the deduction plan was made	
	d	is the total amount of incremental penalties related to the initial debt of the liable person that have already been written off in accordance with this section since the deduction plan was made.	30
(5)	who	incremental penalty that is written off under this section has been paid in e or in part, the Commissioner must refund to the liable person the whole art of the incremental penalty that has been paid.	
44D		ion 135L amended (Writing-off of incremental penalties if non- pliance with arrangement)	35
	Afte	r section 135L(2), insert:	
(2A)	Sub	section (2B) applies if,—	

	(a)	tion ment	e time of a review date in relation to a deduction plan under <b>sec-135JA</b> , there has been a failure to make any deduction and payin accordance with a relevant deduction notice (as defined in <b>sec-135JA</b> ); and			
	(b)	duction define failur penal	Commissioner is satisfied, in respect of each failure to make a de- con and payment in accordance with a relevant deduction notice (as ed in <b>section 135JA</b> ), that the circumstances in relation to the re would, if they were related to the payment of a debt to which a ty relates, entitle the Commissioner to grant relief under any of the sions of sections 135B to 135E.	5		
(2B)			issioner may disregard a failure to make a deduction and payment ose of applying <b>section 135JA</b> .			
<u> 14E</u>	Section	on 152	B amended (Offsetting child support payments)			
	In sec	tion 1:	52B(2), replace "the parent" with "the other parent".			
45	Section	on 154	amended (Deduction notice)	15		
	In sec 131, t sioner any p cial s	ction 1 financi r may, erson" upport	54(1), replace "Where, in accordance with section 130 or section all support is payable by way of automatic deduction, the Commisfor the purpose of collecting that financial support, give a notice to with "The Commissioner may, for the purpose of collecting finanby way of automatic deduction in accordance with any of sections give a notice to any person".	20		
<b>46</b>	Section	on 158	amended (Life of deduction notices)			
	After	section	n 158(2), insert:			
(3)	of au	tomati	ho has chosen under <b>section 129</b> to pay financial support by way c deduction under this Part may at any time choose, in a way acthe Commissioner, to stop automatic deduction.	25		
(4)			e, the Commissioner must revoke any relevant deduction notice ction (2)(a) unless section 130 or 131 applies.			
<b>47</b>	Section 180 amended (Payee may uplift financial support debt)					
	Replace section 180(2)(b) with:					
	(b)	at the	subsection (1)(b), if the payee is not a social security beneficiary time the child support is payable unless, at the time of the making election,—			
		(i)	the Commissioner has accepted an election under <b>section 27</b> that covers the liability of the liable parent to pay child support; or	35		
		(ii)	the payee elects that the liability of the liable parent to pay child support is to end under section 64 or 70.			

48	Section 240 amended (Secrecy)	
	In section 240(2)(a)(ii), replace "parent" with "spouse or partner" in each place.	
49	Section 276 amended (Transitional and savings provisions relating to amendments to Act)	5
(1)	In the heading to section 276, replace "Transitional" with "Application, transitional,".	
(2)	In section 276, replace "transitional" with "application, transitional,".	
(3)	In section 276, insert as subsection (2):	
(2)	The application, transitional, and savings provisions are set out in the following Parts of Schedule 1:	10
	Part heading Part of Schedule 1	
	Child Support Amendment Act 2013, etc: provisions 1 relating to amendments effective on 1 April 2015	
	Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act 2015	
50	Schedule 1 amended	
<u>(1A/</u>	A) In the heading to Schedule 1, replace "Transitional" with "Application,	
	transitional,".	
(1)	In Schedule 1, before clause 1, insert:	15
	Part 1	
(	Child Support Amendment Act 2013, etc: provisions relating to amendments effective on 1 April 2015	
(2)	In Schedule 1, clause 1, definition of <b>commencement date</b> , replace "Part 1 (except sections 6, 18, 19, 19A, 31, and 32) of the Child Support Amendment Act 2013 comes" with "the enactments listed in <b>clause 1A(2)</b> come".	20
(3)	In Schedule 1, clause 1, definition of <b>new assessment</b> , delete "and applying after the commencement date to the child support year ending on 31 March 2016".	
(4)	In Schedule 1, clause 1, definition of <b>new provisions</b> , replace "Part 1 of the Child Support Amendment Act 2013" with "the enactments listed in <b>clause 1A(2)</b> ".	25
(5)	In Schedule 1, clause 1, definition of <b>old provisions</b> , replace "Part 1 of the Child Support Amendment Act 2013 comes" with "the enactments listed in <b>clause 1A(2)</b> come".	30
(6)	In Schedule 1, after clause 1, insert:	

1A	Application of Act to financial support for child support years ending before 1 April 2015					
(1)	This Act applies on and after 1 April 2015 in relation to financial support in respect of a child support year ending before that date as if the amendments made by the enactments listed in <b>subclause (2)</b> had not been made.					
(2)	The	The enactments are:				
	(a)	Part 1 of the Child Support Amendment Act 2013, except sections 6, 18, 19, 19A, 31, and 32:				
	(b)	sections 206 to 215 of the Taxation (Annual Rates, Employee Allowances, and Remedial Matters) Act 2014:	10			
	(c)	<b>sections 15, 23, and 28(2)</b> of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act <b>2015</b> .				
(3)		<b>clause (1)</b> does not prevent section 179A(3) from applying in relation to neial support in respect of a child support year ending before 1 April 2015.				
<u>(3)</u>	Sub	clause (1) does not prevent—	15			
	<u>(a)</u>	section 179A(3) from applying in relation to child support payments in respect of a child support year ending before 1 April 2015; or				
	<u>(b)</u>	where section 179A(3) applies in relation to any such payments, relief being given under section 135F(a)(i) in respect of any related penalties.				
(4)	<b>Subclause (1)</b> does not limit the application of sections 17 to 19 of the Interpretation Act 1999 in relation to financial support in respect of a child support year ending before 1 April 2015.					
(5)	In this clause, references to financial support in respect of a child support year ending before 1 April 2015 include a reference to a penalty imposed under this Act (whether before, on, or after that date) that is treated as being of the same nature as an amount of such financial support.					
(7)	In So	chedule 1, after clause 2, insert:				
2A	Reconciliation of estimation made under old provisions					
		nout limiting <b>clause 1A</b> , old sections 44 to 45 continue to apply on and the commencement date in relation to old assessments.	30			
(8)	In Schedule 1, after clause 8, insert:					

# Part 1A

# Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act 2015

Amendment of sections 4A, 8, and 13 and insertion of new section 13A (applications for formula assessments)

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The amendments made by **sections 6 to 9** of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015** apply only in relation to applications for formula assessments made after the date on which that Act receives the Royal assent.

8B Amendment of sections 2(1), 34, 35, 40AA, 40, 41, 42, 44, and 44A (adjusted taxable income)

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The amendments made by **sections 4(1), 13, 14, and 17 to 22** of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015** apply only in relation to child support in respect of the child support year commencing on 1 April 2016 or a later child support year.

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Amendment of sections 25, 51, 90(1), and 180 and replacement of section 27 (election by receiving carer to end formula assessment, etc)

The amendments made by **sections 10, 11, 24, 28(1), 47, and 60** of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015**—

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- (a) apply only in relation to child support in respect of the child support year commencing on 1 April 2015 or a later child support year; but
- (b) do not apply in relation to a formula assessment as it applies in respect of a qualifying child if, on or before the date on which the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015** receives the Royal assent, a receiving carer of the child makes an election under section 27 of this Act that the liability of every liable parent to pay child support to the receiving carer in respect of the child under the formula assessment is to end.
- 8D Amendment of sections 88, 88A, 91, and 103 (notices of, and objections to, assessments)

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- (1) The amendments made by **sections 25, 26, 29, and 39** of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015** apply only in relation to assessments (including amended assessments) made after the date on which that Act receives the Royal assent in respect of the child support year commencing on 1 April 2015 or a later child support year (subject to **subclause (2)**).
- (2) The amendments made by **section 29(1), (2), and (4)** of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act

	on w	also apply in relation to amended assessments made on or before the date hich that Act receives the Royal assent in respect of the child support year mencing on 1 April 2015 or a later child support year.	
(3)	an ol	Commissioner must, despite section 92(1) and (2), accept for consideration ejection to an amended assessment in relation to which the amendments red to in <b>subclause (2)</b> apply if—	5
	(a)	the Commissioner gave notice of the amended assessment before the date on which the Act referred to in <b>subclause (2)</b> received the Royal assent; and	
	(b)	the objection could not have been made on or before that date because of section 91(3) (as in force on and before that date); and	10
	(c)	the objection is delivered or posted to the Commissioner after that date within a period that the Commissioner considers to be reasonable; and	
	(d)	the objection is otherwise properly made.	
8E		ndment of sections 89L and 96D (determinations that may be made ommissioner under subpart 3 of Part 5A or Part 6A)	15
	Rate: <b>201</b> !	amendments made by <b>sections 27 and 31(3)</b> of the Taxation (Annual s for 2015–16, Research and Development, and Remedial Matters) Act apply only in relation to applications made after the date on which that receives the Royal assent.	20
8F	Amendment of sections 96X, 96Y, 96Z, and 96ZA (proceedings under Part 6B)		
	for 2 apply under sent	amendments made by <b>sections 32 to 35</b> of the Taxation (Annual Rates 2015–16, Research and Development, and Remedial Matters) Act <b>2015</b> only for cases where the Commissioner's decision to start proceedings r Part 6B is made after the date on which that Act receives the Royal asin respect of the child support year commencing on 1 April 2015 or a later support year.	25
8G	Ame	ndment of section 99 (declarations in respect of step-parents)	
	2015 plies	amendment made by <b>section 37(2)</b> of the Taxation (Annual Rates for –16, Research and Development, and Remedial Matters) Act <b>2015</b> aponly in relation to proceedings on applications made after the date on h that Act receives the Royal assent.	30
8H		ndment of section 102 (appeals against Commissioner's disallowance ejections)	35
		amendment made by <b>section 38</b> of the Taxation (Annual Rates for 2015–Research and Development, and Remedial Matters) Act <b>2015</b> applies only	

in relation to objections made after the date on which that Act receives the

Royal assent.

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The amendment made by <b>section 42</b> of the Taxation (Annual Rates for 2015–
16, Research and Development, and Remedial Matters) Act 2015 applies only
in relation to orders under section 106, or determinations under section 89M,

**Amendment of section 107 (implementation of orders)** 

in relation to orders under section 106, or determinations under section 89M, 89N, 96D, or 96ZB, made after the date on which that Act receives the Royal assent in respect of the child support year commencing on 1 April 2015 or a later child support year.

# 8J Amendment of sections 130, 154, and 158 and replacement of section 129 (payment of financial support)

The amendments made by **sections 43, 44, 45, and 46** of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015** apply in relation to the payment of financial support after the date on which that Act receives the Royal assent (including where the liability to pay the financial support arises on or before that date).

(9) In Schedule 1, Part 1A (as inserted by subsection (8) of this section), before 15 clause 8A, insert:

# 8AA Amendment of definition of social security benefit in section 2

- (1) The amendments made by **section 4(3) and (4)** of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015** (the **2015** Act) apply in relation to jobseeker support granted under section 88C(2) or (3) of the Social Security Act 1964 whether the grant is made before, on, or after the day referred to in **section 2(2)(d)** of the 2015 Act.
- (2) In relation to times before that day, this Act applies on and after that day as if those amendments had not been made.

### Amendments to Child Support Amendment Act 2013

Child Support Amendment Act 2013 amendedSections 52 to 64 amend the Child Support Amendment Act 2013.

# 52 Section 2 amended (Commencement)

Replace section 2(4) with:

81

- (4) Sections 40(1), 41, 42, 44, and 45 come into force on the day after the date on which the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015** receives the Royal assent.
- (5) The rest of Part 2 comes into force on 1 April 2016.

### 53 Section 37 and cross-heading above section 37 repealed

Repeal section 37 and the cross-heading above section 37.

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Section 38 and cross-heading above section 38 repealed

Repeal section 38 and the cross-heading above section 38.

55	Secti	on 43	amended (New section 135FA inserted)	
(1)	In se	ction 4	3, replace new section 135FA(2) with:	
(2)	scrib perso	ed by on that	nissioner may grant relief to the liable person in the manner presection 135A in respect of the incremental penalties of the liable were unpaid at the time a payment agreement was entered into if ssioner is satisfied—	5
	(a)		recovery of those incremental penalties would place the liable pern serious hardship (as defined in section 135G(3)); or	10
	(b)	that i	it would be fair and reasonable to grant relief.	
(2)	In se	ction 4	3, new section 135FA(3), replace "(2)(b)" with "(2)(a)".	
56	Secti debt		amended (Discretionary relief for residual incremental penalty	
	In se	ction 4	4(3), replace "135GA(2)(b)(i)" with "135GA".	15
57	Secti	on 45	amended (New section 135GA inserted)	
(1)	In se	ction 4	5, replace new section 135GA(1)(b) with:	
	(b)		Commissioner is satisfied that recovery of those penalties would do r or both of the following:	
		(i)	place the liable person in serious hardship (as defined in section $135G(3)$ ):	20
		(ii)	involve an inefficient use of the Commissioner's resources.	
(2)	In se	ction 4	5, new section 135GA(2)(a) and (b), before "all", insert "some or".	
(3)	In se	ction 4	5, new section 135GA(2)(b)(i), replace "parent" with "person".	
58	Secti	on 57	repealed (New section 152B inserted)	25
	Repe	al sect	ion 57.	
59	Secti	on 58	and cross-heading above section 58 repealed	
	Repe	al sect	ion 58 and the cross-heading above section 58.	
60	Secti	on 59	amended (Payee may uplift financial support debt)	
	In se	ction 5	9, replace new section 180(2)(b) with:	30
	(b)		r subsection (1)(b), if the payee is a social security beneficiary (as efined) at the time of the making of the election; or	
	(c)		r subsection (1)(b), if the payee is not a social security beneficiary o defined) at the time of the making of the election, unless, at that	35
20				

(i)

the Commissioner has accepted an election under section 27 that

covers the liability of the liable parent to pay child support; or

		(ii)	the payee elects that the liability of the liable parent to pay child support is to end under section 64 or 70.		
61	Section	on 60 a	amended (New sections 180A to 180C inserted)	5	
(1)	In the	headii	ng to section 60, replace "180C" with "180D".		
(2)	In section 60, replace new section 180A(2) with:				
(2)	means in resp	s the property of the property	t component of an amount of child support, in subsection (1), roportion of that amount that is deductible under section 142 or 143 f social security benefit or unsupported child's benefit (or any lesser t would be deductible in lieu of that proportion under those sec-	10	
(3)	In sec	tion 60	0, after new section 180C, insert:		
180D	Section	ons 18	0B and 180C to cover child support penalties		
	In sec	tions 1	180B and 180C, <b>child support debt</b> includes the following:	15	
	(a)		itial late payment penalty (as defined in section 135) imposed in reto child support:		
	(b)		cremental penalty (as defined in section 135) imposed in relation to support:		
	(c)	cludir	alty imposed under section 45 as in force before 1 April 2015 (inneg as applied on and after that date by <b>clauses 1A and 2A</b> of dule 1).	20	
62	Section	on 61 r	repealed (Direct payment to payee)		
	Repea	al secti	on 61.		
63	Section	on 62 r	replaced (New section 276 substituted)	25	
	Repla	ce sect	tion 62 with:		
62	Section	on 276	amended		
	for 20 after t	015–16 The iter Support	76(2) (as inserted by <b>section 49(3)</b> of the Taxation (Annual Rates 6, Research and Development, and Remedial Matters) Act <b>2015</b> ), m relating to Part 1A of Schedule 1, insert:  Amendment Act 2013: Provisions relating 2 seffective on 1 April 2016	30	
<b>64</b> (1)			amended (Schedule 1 amended) ion 63(1).		

(2)	In section 63(2), after "this Act", insert "and amended by <b>section 50</b> of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act <b>2015</b> ".	
(3)	In section 63(2), new Part 2 of Schedule 1, repeal clause 9.	
(4)	In section 63(2), new Part 2 of Schedule 1, after clause 10, insert:	5
11	Insertion of sections 180A and 180C (Writing off of child support debt)	
(1)	In relation to child support in respect of a child support year ending before 1 April 2015, section 180A(1)(a) applies as if the reference to the receiving carer were to the qualifying custodian.	
(2)	In relation to child support in respect of a child support year ending before 1 April 2015 (including any penalty referred to in <b>section 180D(a) to (c)</b> relating to such child support), section 180C(a) applies as if the reference to the receiving carer were to the qualifying custodian.	10
	Amendment to Social Security Act 1964	
<u>64A</u>	Section 70A of Social Security Act 1964 amended (Rates of benefits for sole parents may be reduced)	15
	Replace section 70A(1)(b)(v) of the Social Security Act 1964 with:	
	(v) jobseeker support, except where granted under section 88C(2) or (3); or	
	Part 2	20
	Annual rates of income tax	
65	Annual rates of income tax for 2015–16 tax year	
	Income tax imposed by section BB 1 of the Income Tax Act 2007 must, for the 2015–16 tax year, be paid at the basic rates specified in schedule 1 of that Act.	
	Part 3	25
	Amendments to Income Tax Act 2007	
66	Income Tax Act 2007	
	This Part amends the Income Tax Act 2007.	
67	Section CD 18 amended (Dividend reduced if foreign tax paid on company's income)	30
	In section CD 18(3), definition of <b>total tax paid</b> , replace "the country" with "the country or territory".	

68	Section CD 39 amended (Calculation of amount of dividend when property made available)						
(1)	Repe	Repeal section CD 39(13).					
(2)	Repe	al section CD 39(14).					
(3)		ction CD 39, list of defined terms, delete "attributed repatriation" and zealand repatriation amount".	5				
69	Secti	on CD 44 amended (Available capital distribution amount)					
(1)	After	section CD 44(7)(d), insert:					
	(db)	an amount is derived by the company that is attributable to the difference between the consideration for disposal or acquisition of livestock and the value of that livestock under section EC 4C (Value and timing of transfers); or	10				
(2)	After	section CD 44(9), insert:					
	Capit	tal losses amount: herd scheme					
(9B)	For the purposes of this section, a company incurs a capital loss if it incurs a loss that is attributable to the difference between the consideration for disposal or acquisition of livestock and the value of that livestock under section EC 4C.						
69B	Secti	on CE 1C amended (Exception: overseas accommodation)					
<del>(1)</del>	In sec	etion CE 1C(1), "section CE 1B(1)" is replaced by "section CE 1B".					
(1)	In sec	etion CE 1C(1), replace "section CE 1B(1)" with "section CE 1B".	20				
(2)	Insert after section CE 1C(1) After section CE 1C(1), insert:						
	Inclu	sion of allowances or payments					
(1B)	For the purposes of subsection (1), the provision of accommodation at or near an overseas work location includes an accommodation allowance or an amount paid for or towards the provision of the accommodation when the amount of the allowance or payment is—		25				
	(a)	the actual cost to the employee for the accommodation; or					
	(b)	a reasonable estimate of the expenditure that is likely to be incurred by the employee, or group of employees, for whom the amount is payable.					
70		on CE 1E amended (Exception: accommodation provided to ministers ligion)	3(				
	After	section CE 1E(3), insert:					

Calculation of remuneration for purposes of section

(1) that is provided to the person.

(3B) For the purposes of subsection (3)(a), the calculation of the amount of the item **remuneration** excludes the value of accommodation described in subsection

# 71 Section CF 3 amended (Withdrawals from foreign superannuation scheme)

- (1) Replace section CF 3(1), other than the heading, with:
- (1) This section applies when a New Zealand resident derives a benefit (a **foreign superannuation withdrawal**), other than a pension or annuity, that arises from an interest in a foreign superannuation scheme (the **scheme**) that—
- 5

- (a) is not a FIF superannuation interest; and
- (b) is acquired—

(i)

(i) when the person is a non-resident or is treated under a double tax agreement as being resident in a foreign country or territory:

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- (ii) in a transaction referred to in subsection (21)(b) or (d) from a person who acquired the interest in the scheme when being a non-resident or when treated under a double tax agreement as being resident in a foreign country or territory.
- (2) Replace **section CF 3(1)**, other than the heading, with:

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- (1) This section applies when a New Zealand resident derives a benefit (a **foreign superannuation withdrawal**) that is not a pension or annuity and arises from an interest in a foreign superannuation scheme (the **scheme**) that—
  - (a) is not a FIF superannuation interest and is acquired
    - when the person is a non-resident or is treated under a double tax agreement as being resident in a foreign country or territory:
    - (ii) in a transaction referred to in subsection (21)(b) or (d) from a person who acquired the interest in the scheme when being a non-resident or when treated under a double tax agreement as being resident in a foreign country or territory:

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(b) is a FIF superannuation interest (a **low-value FIF superannuation interest**) from which the person does not have FIF income or loss because the person, although not acting as a trustee, does not meet the requirements of sections CQ 5(1)(d) and DN 6(1)(d) (which relate to when FIF income and FIF loss arise).

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- (3) Replace section CF 3(3), other than the heading, with:
- (3) A foreign superannuation withdrawal is not income of the person under subsection (2)(d) if—
  - (a) the benefit is an interest of the person in the scheme that is withdrawn on the death of the person or under a relationship agreement arising from an event (the **relationship cessation**) that occurs when,—

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(i) for a marriage or civil union of the person, the marriage or civil union is dissolved or the person and the person's spouse or civil union partner separate or begin to live apart (whether or not they continue to live in the same residence):

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- (ii) for a de facto relationship of the person, the de facto relationship ends; and
- (b) immediately before the death or the relationship cessation, the person is a New Zealand resident who is treated under no double tax agreement as being resident in a foreign country or territory; and
- (c) the interest withdrawn is immediately reinvested as an interest, in a foreign superannuation scheme outside Australia, of another person who is—
  - (i) a spouse, civil union partner, or de facto partner of the person immediately before the death or the relationship cessation; and
  - (ii) a New Zealand resident who is treated under no double tax agreement as being resident in a foreign country or territory.
- (4) In section CF 3(5), before paragraph (a), replace "interest in the scheme" with "interest in the scheme, other than a low-value FIF superannuation interest,".
- (5) In section CF 3(8)(a), before subparagraph (i), replace "begins" with "if the person is a non-resident when they acquire the interest, begins".
- (6) After section CF 3(8)(a), insert:
  - (ab) if the person is a resident who is treated under a double tax agreement as being resident in a foreign country or territory when they acquire the interest in the scheme, begins on the date when the person becomes, for the first time after acquiring the interest, a New Zealand resident who is treated under no double tax agreement as being resident in a foreign country or territory and who owns the interest in the scheme:
- (7) After section CF 3(8)(ab), insert:
  - (ac) if the person is a resident when they acquire the interest and paragraph(ab) does not apply, begins when they acquire the interest:
- (8) Insert, after section CF 3(9)(b)(i). After section CF 3(9)(b)(i), insert:
  - (ib) the interest is not a low-value FIF superannuation interest; and
- (8B) Replace section CF 3(20), other than the heading, with:
- (20) For the purposes of this section, if a person acquires, under an arrangement with a foreign superannuation scheme that provides for contributions to the superannuation scheme by or for the person, rights (benefit rights) in the foreign superannuation scheme to benefit as a member or beneficiary from distributions by the superannuation scheme, the person holds an interest in the foreign superannuation scheme under the arrangement for the period beginning when the person acquires benefit rights under the arrangement and ending when the arrangement ends.
- (8C) Replace the heading to section CF 3(21) with "When person acquires rights".

(8D)	ing when a person who acquires rights in a foreign superannuation scheme acquires an interest in the foreign superannuation scheme,—".				
(8E)	In section CF 3(21)(a), replace "the interest" with "the rights".				
(8F)	In sec	tion C	F 3(21)(b), replace "the interest" with "the corresponding rights".	5	
(8G)	In sec	tion C	F 3(21)(c), replace "the interest" with "the existing rights".		
(8H)	Repla	ce sec	tion CF 3(21)(d)(i) with:		
		(i)	having owned the existing rights from the time the former owner acquired the existing rights; and		
(9)	Repla	ce sec	tion CF 3(21)(d)(iv) with:	10	
		(iv)	having been a New Zealand resident who is treated under no double tax agreement as being resident in a foreign country or territory and as having owned the existing rights during the assessable period of the former owner, at the time of the transfer, for the interest consisting of the rights; and	15	
(9B)	In sec	tion C	F 3(21)(d)(v), replace "the interest" with "the existing rights".		
72	Section deduction		7B amended (Disposals or applications after earlier		
(1)			CG 7B(1)(c), after "in the lodging of a patent application with a secification", insert "or a design registration application,".	20	
(2)			CG 7B(2)(b), after "in the lodging of a patent application with a secification", insert "or a design registration application,".		
(3)	In sec	tion C	G 7B, list of defined terms, insert "design registration application".		
(4)	Subs	ectio	ns (1) and (2) apply for the 2015–16 and later income years.		
73	New section CG 7C inserted (Disposal or rerecognition of derecognised non-depreciable assets)				
(1)	After	sectio	n CG 7B, insert:		
<b>CG 7</b>	C Dis	posal	or rerecognition of derecognised non-depreciable assets		
	When	this s	ection applies		
(1)	This section applies when, for a non-depreciable intangible asset, a person has been allowed a deduction under <b>section DB 34</b> (Research or development because <b>section DB 34(3)</b> applies and—				
	(a)		ntangible asset is disposed of in an income year for consideration s not income under another provision of this Act:		
	(b)		ntangible asset is rerecognised for financial reporting purposes in an ne year.	35	

	Dispo	sal for	r consideration		
(2)		ectio	<b>tion (1)(a)</b> applies, an amount equal to the deduction described in <b>(1)</b> is income of the person for the income year, unless <b>subsec</b> plies.		
	Specia	al case	e: disposal for consideration less than deduction	5	
(3)	descri	bed ir	<b>ion (1)(a)</b> applies and the consideration is less than the deduction a <b>subsection (1)</b> , then, despite <b>subsection (2)</b> , an amount equal deration is income of the person for the income year.		
	Rerece	ogniti	on		
(4)			<b>(1)(b)</b> applies, an amount equal to the deduction described in <b>(1)</b> is income of the person for the income year.	10	
	Relati	onship	p with subpart EE		
(5)			poses of subpart EE (Depreciation), the person is treated as never deduction described in <b>subsection (1)</b> .		
	Defined	in this	Act: deduction, dispose, income, income year	15	
(2)	<b>Subsection (1)</b> applies for the 2015–16 and later income years.				
74	Sectio	n CQ	2 amended (When attributed CFC income arises)		
(1)			CQ 2(2), replace the subsection heading with "Special rule: taxable s under the attributable FIF income method".		
(2)	In sec	tion C	CQ 2, list of defined terms, delete "attributed repatriation".	20	
75	Sectio	n CQ	5 amended (When FIF income arises)		
(1)	After	sectio	on CQ 5(1)(c)(ii), insert:		
		(iii)	the exemption for Australian regulated superannuation savings in section EX 33 (Exemption for Australian regulated superannuation savings):	25	
(2)	In sec	tion C	CQ 5(1)(c)(xiv), replace "non-resident's annuity" with "annuity".		
(3)	tralian gardle EX 2	CFC ss of 1B (N	CQ 5(3), replace "whether or not the CFC is a non-attributing Austrumer section EX 22 (Non-attributing Australian CFCs)" with "rewhether the CFC is a non-attributing active CFC under section Non-attributing active CFCs) or a non-attributing Australian CFC on EX 22 (Non-attributing Australian CFCs)".	30	
75B	Section CW 16B amended (Accommodation expenditure: out-of-town secondments and projects)				
			CW 16B(5), definition of <b>project of limited duration</b> , replace para- and (c) with:	35	
	(b)		h is carried out under a contract between an employer (the <b>contract</b>		

and

75C (1)

<u>(1)</u>

(2)

75D (1)

<del>(2)</del>

<u>(1)</u>

(c)		lation to which the engagement of an employee of the contractor at istant workplace—	
	(i)	has, at the outset, clear start and end dates; and	
	(ii)	involves work that, apart from incidental activities, is undertaken solely for the purposes of the project; and	5
	(iii)	in the contractor's expectation at the start of the project, will last for a period of no more than 3 years	
Secti	on CV	V 42 amended (Charities: business income)	
Repl	ace sec	etion CW 42(1)(c) with:	
<del>(c)</del>	trusto	erson with some control over the business, other than the trustee or ees, the society, or the institution, is able to direct or divert, to their benefit or advantage, an amount derived from the business.	10
Repl	ace sec	etion CW 42(1)(c) with:	
<u>(c)</u>	-	erson with some control over the business is able to direct or divert nount derived from the business to the benefit or advantage of,—	15
	<u>(i)</u>	if <b>subparagraph</b> (ii) does not apply, a person other than the trust, society, or institution except for a purpose of the trust, society, or institution:	
	(ii)	if a trust, society, or institution (the <b>operating entity</b> ) is carrying on the business for or for the benefit of another trust, society, or institution (the <b>controlling entity</b> ), a person other than the operating entity or the controlling entity except for a purpose of the operating entity or the controlling entity.	20
	ction ( vantag	CW 42(5), words before paragraph (a), delete "to their own benefit e".	25
Secti	on CV	V 42B amended (Community housing trusts and companies)	
In se	ection (	CW 42B(2), words before the paragraphs, replace "a trust and its a company (as applicable, the <b>entity</b> ) whose activities are predom-th "a trustee or company (the <b>entity</b> ) whose activities involve".	
Repl	ace sec	etion CW 42B(2)(c) with:	30
<del>(c)</del>	able	erson with some control over the activities, other than the entity, is to direct or divert, to their own benefit or advantage, an amount defrom the activities.	
In se	ection (	CW 42B(2), words before the paragraphs, replace "a trust and its	

trustees, or a company (as applicable, the entity), whose activities are predom-

inantly the provision of housing" with "a trustee or company (the entity)

whose activities involve the provision of housing or housing assistance".

Replace section CW 42B(2)(c) with:

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<u>(2)</u>

(3)

<del>(4)</del>

<u>(4)</u>

(5)

**76** (1)

CW

(1)

(2)

(i)

<u>(c)</u>	-	erson with some control over the activities is able to direct or divert mount derived from the activities to the benefit or advantage of,—	
	<u>(i)</u>	if <b>subparagraph</b> (ii) does not apply, a person other than the entity except for a purpose of the entity or a charitable purpose:	
	(ii)	if the entity (the <b>operating entity</b> ) is carrying on the activities for or for the benefit of a community housing entity or charity (the <b>controlling entity</b> ), a person other than the operating entity or the controlling entity except for a purpose of the operating entity or the controlling entity or for a charitable purpose.	5
trust		CW 42B(3), words before the paragraphs, replace "a trust and its a company (as applicable, the <b>entity</b> )" with "a trustee or company".	10
		CW 42B(3)(a), replace "beneficiaries or clients of the entity" with ies of the trust or clients of the entity".	
Rep	lace sec	etion CW 42B(3)(a) and (b) with:	15
<u>(a)</u>	entit	e than 15% of the people who become beneficiaries or clients of the y on a date that is or is after 14 April 2014 have, on that date, ince or assets exceeding a value (the <b>entry threshold</b> ) set out in	
		edule 34 (Community housing trusts and companies: income and as of beneficiaries and clients) that is relevant to the beneficiary or t:	20
<u>(b)</u>	who tially bene	has income and assets not exceeding the entry thresholds is substandifferent from the provision of housing or housing assistance to a ficiary or client who has income or assets exceeding an entry hold.	25
In se	ection (	CW 42B(4) delete "to their own benefit or advantage".	
		V 55BA replaced (Tertiary education institutions)	
Rep	lace sec	etion CW 55BA with:	
55BA	Terti	ary education institutions and subsidiaries	30
Exer	npt inc	ome	
		t of income derived by a tertiary education institution or a tertiary ubsidiary is exempt income.	
Terti	iary ed	ucation subsidiary	
		ion, a <b>tertiary education subsidiary</b> , for a tertiary education instins a company—	35
(a)		hich the tertiary education institution, alone or together with other ary education institutions, holds—	

voting interests in the company adding up to 100%; or

		(ii)	market value interests in the company adding up to 100%, when a market value circumstance exists; and	
	(b)	contro	e no person, other than a tertiary education institution, with some of over the company is able to direct or divert, to their own benefit vantage, an amount derived from the company.	5
	Contr	ol over	r company	
(3)	as hav	ving so	poses of <b>subsection (2)(b)</b> , for an income year, a person is treated ome control over the company and as being able to direct or divert m the company if, in the corresponding tax year, they are described W 42(5)(a) and (b).	10
	No co	ntrol c	over company	
(4)	CW 4	12(7)(a	rposes of <b>subsection (2)(b)</b> , a person described in section ) and (b) is not treated as having some control over the company use of the factors in section CW 42(7)(a) and (b).	
	Benef	ît or a	dvantage	15
(5)		-	poses of <b>subsection (2)(b)</b> , a benefit or advantage is one that benefit or advantage under section CW 42(1)(c) and (8).	
			Act: amount, company, exempt income, income, market value circumstance, market ertiary education institution, tertiary education subsidiary, voting interest	
(2)	Subs	ectio	<b>(1)</b> applies for the 2008–09 and later income years.	20
77	Section grant		48 repealed (Amounts remitted as condition of new start	
	Repea	al secti	on CX 48.	
78	Section	on CX	56C amended (Distributions to investors by listed PIEs)	
(1)	In sec	tion C	X 56C(1)(a), replace "resident" with "resident in New Zealand".	25
(2)		ction C Zealan	EX 56C, list of defined terms, replace "resident" with "resident in d".	
79			10 repealed (Transitional relief for calculation of attributed dividends: 2 July 1992)	
	Repea	al secti	on CZ 10.	30
79B	Section	on CZ	27 amended (Prior bad debt deductions clawback)	
		ction C	CZ 27(2), replace "section DB 31(4B)" with "section DB 31(3B),	
80			29 amended (Accommodation expenditure: Canterbury relief)	35
	In sec	ction (	CZ 29(3), insert, as a subsection heading, "Modified definition of mited duration".	

# New section CZ 33 inserted (Transitional exception for accommodation provided to ministers of religion)

After section CZ 32, insert:

CZ 33	<b>Transitional exception</b>	for accommodation	provided to ministers of
1	religion		

When this section applies

(1) This section applies for the period that starts on 1 July 2013 and ends on 31 March 2015 when accommodation is provided to a person who is a minister of religion and the property in which the accommodation is provided is supplied by the religious society or organisation of which they are a minister.

Income

(2) Despite section CE 1 (Amounts derived in connection with employment), the value of the accommodation is income of the person but is limited to the extent described in **subsection (3)**.

Limited amount

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(3) The amount of income for an income year is calculated using the formula—remuneration  $\times$  (1 – adjustment).

Definition of items in formula

- (4) In the formula,—
  - (a) **remuneration** is the amount that equals 10% of the remuneration that the person receives for the income year for the performance of their duties as a minister from the religious society or organisation of which they are a minister:
  - (b) **adjustment** is the adjustment referred to in **subsection (6)**, and is the part of the amount that is the value of the accommodation for the income year apportioned to work-related use, expressed as a decimal fraction of the total value of the accommodation.

Calculation of remuneration for purposes of section

(5) For the purposes of **subsection (4)(a)**, the calculation of the amount of the item **remuneration** excludes the value of the accommodation described in **subsection (1)** that is provided to the person.

Adjustments

- (6) An adjustment referred to in **subsection (4)(b)** is as follows:
  - (a) if the person to whom the accommodation is provided uses part of the accommodation wholly or mainly for work purposes related to their duties as a minister, the amount is apportioned between that business use and private use:

	(b)		ore than 1 person referred to in <b>subsection (1)</b> shares in the acmodation provided, the amount is apportioned equally between a.	
	Part	years		
(7)	inco	me yea	rposes of this section, if accommodation is provided for part of an ar, the references to income year are read as references to the rele- of the income year.	5
	Меа	ning of	fminister of religion	
(8)	For t	he pur	poses of this section, minister of religion—	
	(a)	mear	ns a person—	10
		(i)	who is ordained, commissioned, appointed, or otherwise holds an office or position, regardless of their title or designation, as a minister of a religious denomination or community that meets the charitable purpose of the advancement of religion; and	
		(ii)	whose duties are related mainly to the practice, study, teaching, or advancement of religious beliefs; and	15
		(iii)	whose accommodation is used as an integral part of performing their duties; and	
	(b)		not include a member of a religious society or order referred to in on CW 25 (Value of board for religious society members).	20
	Defin	ed in this	s Act: accommodation, amount, business, income, income year, minister of religion	
82	Sect	ion DA	<b>A</b> 5 repealed (Treatment of expenditure for commercial fit-out)	
(1)	Repe	eal sect	aion DA 5.	
(2)	Sub	sectio	on (1) applies for the 2011–12 and later income years.	
83		section	n DB 22B inserted (Amounts paid for commercial fit-out for	25
(1)	Afte	r sectio	on DB 22, insert:	
DR 2	22B A	mount	ts paid for commercial fit-out for building	
<i>DD</i> .			section applies	
(1)			n applies when a person incurs expenditure relating to a building.	30
( )			g whether expenditure of capital nature	
(2)	For to	the pur	pose of determining whether the expenditure is capital in nature, exelating to an item of commercial fit-out for the building is treated as to the building.	
			s Act: commercial fit-out	35
(2)	Sub	sectio	on (1) applies for the 2011–12 and later income years.	

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84	Section	DB 31	amended	(Bad	debts)

(1)	) Replace	section DE	31(3	) with:
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Deduction: financial arrangement debt: dealers and holders

- (3) A person is allowed a deduction, quantified in **subsection (3B)**, for an amount of a bad debt owing under a financial arrangement to which the financial arrangement rules apply, if—
  - (a) the person carries on a business for the purpose of deriving assessable income; and
  - (b) the business includes dealing in or holding financial arrangements that are the same as, or similar to, the financial arrangement; and
  - (c) a requirement of subsection (1)(a) is met for the bad debt; and
  - (d) the person is not associated with the person owing the amount written off.

Amount of deduction under subsection (3)

- (3B) For the purposes of **subsection (3)**, the amount of the deduction for the amount owing under the financial arrangement is the lesser of—
  - (a) the amount provided by subsection (4B); and
  - (b) the amount provided by subsection (5).
- (2) Replace section DB 31(4B), (4C), (4D), and (4E) with:

Amount for purposes of subsections (3) and (3B)

(4B) For the purposes of subsections (3) and (3B), the amount is the least of—

- (a) the amount of consideration that the person pays for acquiring the financial arrangement:
- (b) the amount owing under the financial arrangement:
- (c) the amount calculated using the following formula, treating the calculation of a negative amount as zero:

amount owing – limited recourse consideration.

Definition of items in formula

- (4C) In the formula in subsection (4B)(c),—
  - (a) **amount owing** is the lesser of—

(i) the amount of consideration that the person pays for acquiring the financial arrangement:

- (ii) the amount owing under the financial arrangement:
- (b) **limited recourse consideration** is the amount of consideration paid to the person under a limited-recourse arrangement that relates to the financial arrangement.

	Limite	ed reco	ourse: base price adjustment	
(4D)	ment, base amountotal a	then t price nt equ imoun	the person is allowed a deduction, at the time the person performs a adjustment for the related limited-recourse arrangement, of an all to the amount owing under the financial arrangement minus the at of deductions for the financial arrangement under subsections (2) have arisen before the base price adjustment.	5
(3)			DB 31(5B), replace "a debt (the <b>debt</b> )" with "an amount owing incial arrangement (the <b>debt</b> )".	
(4)	Repla	ce sec	tion DB 31(6)(b)(iii) with:	10
		(iii)	the general limitations still apply, except that <b>subsection (3)</b> overrides the capital limitation for a financial arrangement held as part of a business that includes dealing in or holding financial arrangements.	
(5)			<b>DB 31(6)(b)(iii)</b> , replace "subsection (3) overrides" with "sub-3) and (4D) override".	15
(6)			ns (1), (2), (3), and (5) apply for a debt that goes bad in the later income year.	
(7)	Subs	ectio	<b>n (4)</b> applies for the 2008–09 and later income years.	
85	Section	n DB	34 amended (Research or development)	20
(1)	After	section	n DB 34(2), insert:	
	Expen	diture	e on derecognised non-depreciable assets	
(3)	Subse	ction	(1) applies to a person who—	
	(a)		s expenditure, on the development of an intangible asset that is not exiable intangible property,—	25
		(i)	on or after 7 November 2013; and	
		(ii)	before the intangible asset is derecognised or written off by the person as described in <b>paragraph (b)</b> ; and	
	(b)		eognises or writes off the intangible asset for financial reporting pursunder—	30
		(i)	paragraph 112(b) of the new reporting standard; or	
		(ii)	paragraph 5.14 of the old reporting standard.	
(2)			DB 34(7), replace "that is not interest" with "that is not interest and in subsection (2), (4), or (5)".	
	15 UCS	cribeu	in subsection (2), (4), or (3).	
(3)			n DB 34(7), insert:	35

(7B) A person who is allowed a deduction as provided by subsection (3) must al-

locate the deduction to the income year in which the relevant intangible asset is

under—

derecognised or written off by the person for financial reporting purposes

	(a) paragraph 112(b) of the new reporting standard; or	
	(b) paragraph 5.14 of the old reporting standard.	
(4)	<b>Subsections (1), (2), and (3)</b> apply for the 2015–16 and later income years.	5
86	Section DB 35 amended (Some definitions)	
(1)	In section DB 35(1), definition of <b>development</b> , replace "reporting standard" with "new reporting standard".	
(2)	In section DB 35(1), definition of <b>research</b> , replace "reporting standard" with "new reporting standard".	10
87	Section DB 37 amended (Expenses in application for patent)	
(1)	Replace the heading to section DB 37 with "Expenses in application for patent or design registration".	
(2)	In section DB 37(1), replace "the grant of a patent" with "the grant of a patent or of a design registration".	15
(3)	In section DB 37, list of defined terms, insert "design registration".	
(4)	<b>Subsection (2)</b> applies for the 2015–16 and later income years.	
87B	Section DB 40B amended (Expenditure in unsuccessful development of software)	
(1)	In section DB 40B(1)(a), replace "when the software is not depreciable property" with "when the copyright in the software is not depreciable property".	20
(2)	In section DB 40B(1)(b), replace "the software would have been depreciable property" with "the copyright in the software would have been depreciable property".	
(3)	Subsections (1) and (2) apply for the 2011–12 and later income years.	25
88	Section DF 1 amended (Government grants to businesses)	
(1)	After section DF 1(1), insert:	
	When this section does not apply	
(1BA	when this section does not apply	
	This section does not apply to the extent to which a payment described in subsection (1) is the payment of an R&D loss tax credit and the person's expenditure is attributable to that payment.	30
`	This section does not apply to the extent to which a payment described in subsection (1) is the payment of an R&D loss tax credit and the person's expend-	30
(2)	This section does not apply to the extent to which a payment described in subsection (1) is the payment of an R&D loss tax credit and the person's expenditure is attributable to that payment.	30
(2) (3) <b>89</b>	This section does not apply to the extent to which a payment described in subsection (1) is the payment of an R&D loss tax credit and the person's expenditure is attributable to that payment.  In section DF 1, list of defined terms, insert "R&D loss tax credit".  Subsections (1) and (2) apply for income years beginning on or after	35
(2) (3)	This section does not apply to the extent to which a payment described in subsection (1) is the payment of an R&D loss tax credit and the person's expenditure is attributable to that payment.  In section DF 1, list of defined terms, insert "R&D loss tax credit".  Subsections (1) and (2) apply for income years beginning on or after 1 April 2015.	

(2)	The p	person referred to in subsection (1)(a) is a natural person who—			
	(a)	owns, leases, licenses, or otherwise has the asset:			
	(b)	is associated with a person who owns, leases, licenses, or otherwise has the asset.			
(2)	Repla	ice section DG 4(3), other than the heading, with:	5		
(3)	The u	se of an asset is not private use if—			
	(a)	the asset is used to derive income for a particular period; and			
	(b)	during the period, use of the asset by the person is limited to:			
		(i) use in the ordinary course of business:			
		(ii) deriving the person's employment income.	10		
(3)	Subs	ections (1) and (2) apply,—			
	(a)	for the 2013–14 and later income years, for an item of property referred to in section DG 3(2)(a)(i) of the Income Tax Act 2007:			
	(b)	for the 2014–15 and later income years, for an item of property referred to in section DG 3(2)(a)(ii) and (iii) of the Income Tax Act 2007.	15		
90	Section	on DG 9 amended (Apportionment formula)			
(1A)	In sec	etion DG 9(1), after "for use", insert "where it is referred to".			
(1)	Repla	ice section DG 9(3)(a)(iii) with:			
		(iii) a use of the asset for which the expenditure is of a capital nature:			
(2)	Subs	ection (1) applies—	20		
	(a)	for the 2013–14 and later income years, for an item of property referred to in section DG 3(2)(a)(i) of the Income Tax Act 2007:			
	(b)	for the 2014–15 and later income years, for an item of property referred to in section DG 3(2)(a)(ii) and (iii) of the Income Tax Act 2007.			
91	Section	on DG 11 amended (Interest expenditure: close companies)	25		
(1)	Repla	ace section DG 11(3), other than the heading, with:			
(3)	If the debt value for the income year is equal to or less than the asset value for the income year, the company is allowed a deduction for interest expenditure incurred for the income year of an amount calculated using the formula in <b>subsection (3B)</b> .				
(2)		section DG 11(3) insert:	50		
(2)	Form				
(3B)		ormula is—			
(- <del>-</del> )		nterest expenditure × (income-earning days + capital-use days)			
			35		

	Defir	ition o	f items in formula	
(3C)	In the	e formi	ula in subsection (3B),—	
	(a)		<b>est expenditure</b> is the amount of interest expenditure incurred by ompany for the income year:	
	(b)	which	<b>ne-earning days</b> is the number of days in the income year for the company derives income from the use of the asset, other than upt income, including days on which—	5
		(i)	the use of the asset is described in section DG 4(3) to (5):	
		(ii)	the asset has become unavailable for use because another person who had earlier reserved the asset for their own use, subsequently did not take advantage of that reservation:	10
		(iii)	a fringe benefit tax liability arises:	
	(c)	asset	<b>al-use days</b> is the number of days in the income year on which the is used in such a way that the expenditure relating to the use is of a al nature:	15
	(d)	set is	<b>ted days</b> is the number of days in the income year on which the asin use, each of which is not an income-earning day as described in <b>graph (b)</b> .	
(3)	In se (4)".	ection 1	DG 11(5), replace "the formula" with "the formula in subsection	20
(4)	In se	ction D	OG 11(6)(a) replace "section DG 9(2)" with "subsection (3B)".	
(5)		ction ]	DG 11(6)(b) replace "item <b>expenditure</b> " with "item <b>interest ex</b> -	
(6)	After	sectio	n DG 11(6) insert:	
	Dedu	ctions	for interest expenditure in excess of reduced amounts	25
(6B)	culat	ed und	ny is allowed a deduction for the amount of interest expenditure caler <b>subsection (6C)</b> to the extent to which the amount would be a nder Part D (Deductions) in the absence of this subpart.	
	Form	ıula		
(6C)	The f	formula	a is—	30
			interest expenditure – reduced amount.	
			f items in formula	
(6D)	In the		ula in subsection (6C),—	
	(a)		<b>est expenditure</b> is the amount of interest expenditure incurred by ompany for the income year:	35
	(b)		<b>ced amount</b> is the reduced amount of interest expenditure calculasing the formula in subsection (4).	
(7)	In se	ction D	OG 11, replace the example with:	

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Exam	nl	`
∟∧aııı	pig	7

Holiday Home Ltd holds a holiday home with a rateable value of \$200,000. The company has debt of \$40,000, with associated interest expenditure of \$4,000. Since the debt value is less than the asset value, all the interest expenditure must be apportioned (section DG 11(3)-(3C)).

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Boat Ltd has a charter boat whose adjusted tax value is \$60,000. The company has debt of \$100,000, with associated interest expenditure of \$10,000. Since the debt value is more than the asset value, the company must apportion the interest expenditure of 6000 (section DG 11(4)—60). The formula is 10000 x (60000/1000) = 6000

The remaining interest expenditure of \$4,000 is not subject to apportionment under subpart DG and is allowed as a deduction under section DB 7 (section DG 11(6B)–(6D)). The formula is \$10,000–\$6,000 = \$4,000.

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# (8) Subsections (1), (2), (3), (4), (5), (6), and (7) apply,—

(a) for the 2013–14 and later income years, for an item of property referred to in section DG 3(2)(a)(i) of the Income Tax Act 2007:

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- (b) for the 2014–15 and later income years, for an item of property referred to in section DG 3(2)(a)(ii) and (iii) of the Income Tax Act 2007.
- 92 Section DG 12 amended (Interest expenditure: group companies)
- (1) In section DG 12(3)(a), replace "section DG 9(2)" with "section DG 11(3B)".

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- (2) In section DG 12(3)(b), replace "item expenditure" with "item interest expenditure".
- (2B) In section DG 12(6), replace "the formula" with "the formula in subsection (5)".
- (3) In section DG 12(7)(a), replace "section DG 9(2)" with "section 25 DG 11(3B)".
- (4) In section DG 12(7)(b), replace "item **expenditure**" with "item **interest expenditure**".
- (5) After section DG 12(7) insert:
  - Deductions for interest expenditure in excess of reduced amounts

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- (7B) Company B is allowed a deduction for the amount of interest expenditure calculated under **subsection (7C)** to the extent to which the amount would be a deduction under Part D (Deductions) in the absence of this subpart.
  - **Formula**
- (7C) The amount of interest expenditure is calculated using the formula—interest expenditure reduced amount.

- Definition of items in formula
- (7D) In the formula in subsection (7C),—

(a)

subsection (6)(a):

interest expenditure is the amount of interest expenditure described in

	(b)	<b>reduced amount</b> is the reduced amount of interest expenditure calculated using the formula in subsection (5).	
(6)	Subs	ections (1), (2), (3), (4), and (5) apply,—	5
	(a)	for the 2013–14 and later income years, for an item of property referred to in section DG 3(2)(a)(i) of the Income Tax Act 2007:	
	(b)	for the 2014–15 and later income years, for an item of property referred to in section DG 3(2)(a)(ii) and (iii) of the Income Tax Act 2007.	
93	Section	on DG 13 amended (Interest expenditure: corporate shareholders)	10
(1)	applie	etion DG 13(1), replace the words before paragraph (a) with "This section es to a company that is not in the same group of companies as another any ( <b>company A</b> ), that is a close company or qualifying company, —".	
(2)		etion DG 13(1)(b), replace the words before subparagraph (i) with "the any is 1 or more of—".	15
(3)		ection DG 13(5)(a), replace "section DG 9(2)" with "section 1(3B)".	
(4)		etion DG 13(5)(b), replace "item expenditure" with "item interest exiture".	20
(5)		ection DG 13(9)(a), replace "section DG 9(2)" with "section 1(3B)".	
(6)		etion DG 13(9)(b), replace "item expenditure" with "item interest exiture".	
(7)	After	section DG 13(9) insert:	25
	Dedu	ctions for interest expenditure in excess of reduced amounts	
(9B)	culate deduc	ompany is allowed a deduction for the amount of interest expenditure cal- ed under <b>subsection (9C)</b> to the extent to which the amount would be a ection under Part D (Deductions) in the absence of this subpart.	•
(0.G)	Form		30
(9C)	The fo	ormula is—	
	D - C	interest expenditure – reduced amount.	
(OD)	v	ition of items in formula	
(9D)		formula in <b>subsection (9C)</b> ,— <b>interest expenditure</b> is the amount of interest expenditure incurred by	35
	(a)	the company for the income year:	33
	(b)	<b>reduced amount</b> is the reduced amount of interest calculated using the formula in subsection (7).	

for the 2013-14 and later income years, for an item of property referred

Subsections (1), (2), (3), (4), (5), (6), and (7) apply,—

(8)

		to in section DG 3(2)(a)(i) of the Income Tax Act 2007:						
	(b)	for the 2014–15 and later income years, for an item of property referred to in section DG 3(2)(a)(ii) and (iii) of the Income Tax Act 2007.	5					
94		ion DG 14 amended (Interest expenditure: non-corporate eholders)						
(1)	appli	ction DG 14(1), replace the words before paragraph (a) with "This section es for a person, for an income year and a company ( <b>company A</b> ) that is a company or qualifying company, when—".	10					
(2)		ection DG 14(1)(b), replace the words before subparagraph (i) with "the on—".						
(3)	Sub	sections (1) and (2) apply,—						
	(a)	for the 2013–14 and later income years, for an item of property referred to in section DG 3(2)(a)(i) of the Income Tax Act 2007:	15					
	(b)	for the 2014–15 and later income years, for an item of property referred to in section DG 3(2)(a)(ii) and (iii) of the Income Tax Act 2007.						
95		ion DG 16 amended (Quarantined expenditure when asset activity tive)						
(1)	In se	ction DG 16(1)(a), replace "expenditure" with "expenditure or loss".	20					
(2)	Sub	Subsection (1) applies—						
	(a)	for the 2013–14 and later income years, for an item of property referred to in section DG 3(2)(a)(i) of the Income Tax Act 2007:						
	(b)	for the 2014–15 and later income years, for an item of property referred to in section DG 3(2)(a)(ii) and (iii) of the Income Tax Act 2007.	25					
96	Sect	ion DN 6 amended (When FIF loss arises)						
(1)	Afte	section DN 6(1)(c)(ii), insert:						
		(iii) the exemption for Australian regulated superannuation savings in section EX 33 (Exemption for Australian regulated superannuation savings):	30					
(2)	In se	ction DN 6(1)(c)(iv), replace "regime" with "rules".						
(3)	tralia gard EX	ction DN 6(3), replace "whether or not the CFC is a non-attributing Aus- in CFC under section EX 22 (Non-attributing Australian CFCs)" with "re- less of whether the CFC is a non-attributing active CFC under section 21B (Non-attributing active CFCs) or a non-attributing Australian CFC r section EX 22 (Non-attributing Australian CFCs)".	35					

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97 Section DT 3 replaced (Acquisition of privileges and permits	97	Section DT 3	3 replaced	(Acquisition of	privileges and	permits
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(1) Replace section DT 3 with:

# DT 3 Acquisition of privileges and permits

When expenditure for privileges or permits incurred

(1) The consideration that a person pays to acquire a privilege or permit referred to in **subsection (2)** from a petroleum miner is incurred in the income year in which the petroleum miner disposes of the privilege or permit to the person.

Privileges and permits

- (2) **Subsection (1)** applies to the person and a privilege or permit if—
  - (a) the consideration that the person pays to acquire the privilege or permit is petroleum exploration expenditure; and
  - (b) the privilege or permit is—
    - (i) an existing privilege that is a prospecting licence granted under Part 1 of the Petroleum Act 1937:
    - (ii) a prospecting permit for petroleum:
    - (iii) an exploration permit for petroleum.

Defined in this Act: dispose, existing privilege, exploration permit, income year, pay, petroleum, petroleum miner, prospecting permit

- (2) **Subsection (1)** applies for the 2008–09 and later income years. However, **subsection (1)** does not apply to a person in relation to a tax position taken 20 by the person—
  - (a) for an arrangement entered into before the date of introduction of the Taxation (Annual Rates 2015–16, Research and Development, and Remedial Matters) Bill; and
  - (b) relying upon the definition of **petroleum exploration expenditure** as it 25 was before the amendment made by **section 213(49)**.

#### 98 Section DT 8 replaced (Acquisition of certain petroleum mining assets)

(1) Replace section DT 8 with:

# DT 8 Acquisition of certain petroleum mining assets

the petroleum mining asset to the person.

When expenditure for petroleum mining assets incurred

(1) The consideration that a person pays to acquire a petroleum mining asset, excluding a privilege or permit referred to in **subsection (2)**, from a petroleum miner is incurred in the income year in which the petroleum miner disposes of

Privileges and permits

(2) For the purposes of **subsection (1)** for a person, a privilege or permit is excluded if—

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	(a)		onsideration that the person pays to acquire the privilege or permit roleum exploration expenditure; and	
	(b)	the p	rivilege or permit is—	
		(i)	an existing privilege that is a prospecting licence granted under Part 1 of the Petroleum Act 1937:	5
		(ii)	a prospecting permit for petroleum:	
		(iii)	an exploration permit for petroleum.	
			Act: dispose, existing privilege, exploration permit, income year, pay, petroleum, petroment expenditure, petroleum miner, petroleum mining asset, prospecting permit	
(2)	subs		<b>n (1)</b> applies for the 2008–09 and later income years. However, <b>n (1)</b> does not apply to a person in relation to a tax position taken on—	10
	(a)	Taxat	n arrangement entered into before the date of introduction of the tion (Annual Rates 2015–16, Research and Development, and Real Matters) Bill; and	15
	(b)	-	ng upon the definition of <b>petroleum exploration expenditure</b> as it before the amendment made by <b>section 213(49)</b> .	
9		headiı ) tax lo	ng and section DV 26 inserted (Deduction for reinstatement of osses)	
1)	After	sectio	n DV 25, insert:	20
			Reinstatement of R&D tax losses	
OV 2	6 Dec	luction	n for reinstatement of R&D tax losses	
	Dedu	ction		
(1)	-		s allowed a deduction for the amount given by <b>section MX 6(5)</b> nent of R&D tax losses and R&D repayment tax).	25
	Alloc	ation o	of deduction	
(2)			ion is allocated to the income year in which the person incurs the of the R&D repayment tax.	
	Link	with si	ıbpart DA	
(4)			n overrides the general permission and the general limitations.  Act: deduction, general limitation, general permission, income year, R&D repayment	30
2)	Subs	ectio	<b>n (1)</b> applies for income years beginning on or after 1 April 2015.	
100			4 amended (Expenditure on abandoned exploratory well December 1991)	35
1)			OZ 4(2)(b), after "existing privilege", insert "that is a mining licence of the Petroleum Act 1937".	

**Subsection (1)** applies for the 2008–09 and later income years.

(2)

101			2.5 amended (Farm-out arrangements for petroleum mining December 1991)	
(1)	In sec	tion D	OZ 5(5), replace "subsection (4)" with "subsection (3)".	
(2)			DZ 5(5)(b), replace "existing privilege or" with "existing privilege especting licence under Part 1 of the Petroleum Act 1937 or a".	5
(3)	Subs	ectio	ns (1) and (2) apply for the 2008–09 and later income years.	
102	Section	on EC	231 amended (Enhanced production)	
(1)	Repla	ce sec	etion EC 31(1)(b) with:	
	(b)		result, in an income year or over the following 3 income years, aces more non-specified livestock that—	10
		(i)	is not replacement livestock; and	
		(ii)	is not homebred livestock; and	
		(iii)	is valued at its standard value.	
(2) (3)			EC 31(2), before paragraph (a), replace "bought" with "acquired". EC 31(2)(a), replace "bought" with "acquired".	15
(4)			ons (1), (2), and (3) apply for the 2015–16 and later income years.	
103	breed	ling in	241 amended (Reduction: bloodstock not previously used for n New Zealand other than as shuttle stallions)	20
(1)		ction I ment"	EC 41(1B)(a), replace "matrimonial agreement" with "relationship".	20
(2)	In sec	tion E	EC 41, list of defined terms,—	
	(a)	delet	e "matrimonial agreement":	
	(b)	inser	t "relationship agreement".	
(3)	Subs	ectio	<b>n (1)</b> applies for the 2008–09 and later income years.	25
104	Section	on EE	16 amended (Amount resulting from standard calculation)	
(1)	In second.	ction E	EE 16(4)(b)(i), replace "patent or" with "patent, design registration,	
(2)	After	sectio	on EE 16(4)(b)(i), insert:	
		(ib)	for a design registration to which subparagraph (i) does not apply, for a design registration application, or for industrial artistic copyright, its cost to the person, but excluding expenditure that the person incurred before 7 November 2013 or for which they are allowed a deduction under a provision of this Act outside this subpart:	30
(3)	In sec	tion E	EE 16(4)(c), replace "and EE 19" with "to EE 19".	

In section EE 16(7), replace "patent application" with "patent application and a

In section EE 16(7), heading, delete "patent".

design registration application".

(4)

(5)

(6)			EE 16, list of defined terms, insert "design registration", "design application", and "industrial artistic copyright".	5
(7)	Subs years.		ns (1), (2), (3), and (5) apply for the 2015–16 and later income	
105	New	section	EE 18B inserted (Cost: some depreciable intangible property)	
(1)	After	section	n EE 18, insert:	
EE 18	BB Co	st: soı	ne depreciable intangible property	10
	item amou	of dep	coses of <b>section EE 16</b> and this subpart, the cost to a person for an oreciable intangible property (the <b>amortising item</b> ) includes an expenditure incurred by the person for an item of intangible property <b>ying item</b> ) if—	
	(a)		nderlying item gives rise to, supports, or is an item in which the n holds, the amortising item; and	15
	(b)	the ar	mortising item is none of—	
		(i)	a patent:	
		(ii)	a patent application with a complete specification lodged on or after 1 April 2005:	20
		(iii)	plant variety rights; and	
	(c)	-	erson is denied a deduction for the expenditure under a provision le this subpart.	
	Define	d in this	Act: deduction, depreciable intangible property, plant variety rights	
(2)	Subs	ectio	<b>(1)</b> applies for the 2011–12 and later income years.	25
106	Section	on EE	18B amended (Cost: some depreciable intangible property)	
(1)	gible	propei	<b>EE 18B</b> , before paragraph (a), replace "item of depreciable intanty" with "item of depreciable intangible property or a plant variety eation".	
(2)	Repla	ce sec	etion EE 18B(b) with:	30
	(b)		mount of expenditure is incurred by the person on or after 7 Noer 2013, if the amortising item is 1 of—	
		(i)	a patent or a patent application with a complete specification lodged on or after 1 April 2005:	
		(ii)	plant variety rights:	35
		(iii)	a plant variety rights application:	
		(iv)	a design registration:	
62				

		(v) a design registration application:	
		(vi) industrial artistic copyright; and	
(3)		<b>ction EE 18B</b> , list of defined terms, insert "design registration", "design ration application", and "industrial artistic copyright".	
(4)	Subs	ections (1) and (2) apply for the 2015–16 and later income years.	5
107	Section	on EE 19 amended (Cost: fixed life intangible property)	
(1)	After	section EE 19(1), insert:	
	When	this section does not apply	
(1B)	This s 2013	section does not apply for additional costs incurred before 7 November for—	10
	(a)	a design registration:	
	(b)	a design registration application:	
	(c)	industrial artistic copyright.	
(2)		etion EE 19, list of defined terms, insert "design registration", "design ration application", and "industrial artistic copyright".	15
(3)	Subs	ection (1) applies for the 2015–16 and later income years.	
108		on EE 32 amended (Election in relation to certain depreciable erty acquired on or after 1 April 2005)	
(1)	In sec rate".	etion EE 32(2), replace "economic depreciation rate" with "economic	20
(2)		etion EE 32, list of defined terms, replace "economic depreciation rate" economic rate".	
(3)	Subs	ection (1) applies for the 2008–09 and later income years.	
109	Section	on EE 33 amended (Annual rate for fixed life intangible property)	
(1)	After	section EE 33(1)(a), insert:	25
	(ab)	a design registration for which a rate is set in <b>section EE 34B</b> :	
(2)	Repla	ce section EE 33(3)(a) with:	
	(a)	if section <b>EE 18B</b> or EE 19 apply, the item's remaining legal life from the start of the income year in which the relevant costs are recognised under the section:	30
(3)		etion EE 33(3)(b), replace "section EE 19 does not apply" with "sections BB and EE 19 do not apply".	
(4)	In sec	tion EE 33, list of defined terms, insert "design registration".	
(5)	Subs	ections (2) and (3) apply for the 2011–12 and later income years.	
(6)	Subs	ection (1) applies for the 2015–16 and later income years.	35

110	Section EE 34 amended (Annual rate for patent granted in 2005-06 or
	later income year)

- (1) Replace section EE 34(4), other than the heading, with:
- (4) If the patent is an item of fixed life intangible property to which section **EE 18B** or EE 19 applies, **legal life** is the patent's remaining legal life from the start of the income year in which the relevant costs are recognised under the section.
- (2) In section EE 34(5), replace "section EE 19 does not" with "sections **EE 18B** and EE 19 do not".
- (3) In section EE 34(6), replace "section EE 19 does not apply to the patent, and has not" with "sections **EE 18B** and EE 19 do not apply to the patent, and have not".
- (4) In the heading to section EE 34(7), replace "section EE 19" with "section EE 18B or EE 19".
- (5) In section EE 34(7), replace "section EE 19 does not apply to the patent, but 15 has" with "sections **EE 18B** and EE 19 do not to the patent, but have".
- (6) **Subsections (1), (2), (3), and (5)** apply for the 2015–16 and later income years.

# 111 New section EE 34B inserted (Annual rate for design registrations)

(1) After section EE 34, insert:

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#### EE 34B Annual rate for design registrations

When this section applies

- (1) This section applies to an item that is a design registration (the **design**). *Rate*
- (2) The rate is the rate calculated using the formula— 1 ÷ legal life.

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Definition of item in formula

- (3) In the formula, **legal life** is set out in whichever of **subsections (4) to (7)** applies to the design.
  - When section EE 18B or EE 19 applies to design

- (4) If the design is an item to which section **EE 18B** or EE 19 applies, **legal life** is the design's remaining legal life from the start of the income year in which the relevant costs are recognised under the section.
  - When no depreciation loss for design application
- (5) If sections **EE 18B** and EE 19 do not apply to the design and the person has been denied a deduction for an amount of depreciation loss for the design's design registration application (the **design application**), **legal life** is the design's

	remaining legal life from the first time a cost is recognised for the design under this subpart.	
	When depreciation loss for design application	
(6)	If sections <b>EE 18B</b> and EE 19 do not apply to the design, and have not applied to the design application while the person has owned it, and the person has been allowed a deduction for an amount of depreciation loss for the design application, <b>legal life</b> is the remaining legal life of the design application from the first time a cost is recognised for the application under this subpart.	5
	When section EE 18B or EE 19 applied to design application	
(7)	If sections <b>EE 18B</b> and EE 19 do not apply to the design, but have applied to the design application while the person has owned it, and the person has been allowed a deduction for an amount of depreciation loss for the design application, <b>legal life</b> is the remaining legal life of the design application from the first time a cost is recognised for the design under this subpart.	10
	How rate expressed	15
(8)	The rate calculated using the formula is expressed as a decimal and rounded to 2 decimal places, with numbers at the midpoint or greater being rounded up and other numbers being rounded down.	
	Defined in this Act: deduction, depreciation loss, design registration, design registration application, income, legal life, own	20
2)	<b>Subsection (1)</b> applies for the 2015–16 and later income years.	
12	Section EE 44 amended (Application of sections EE 48 to EE 52)	
1)	After section EE 44(2)(b), insert:	
	(bb) a person's design registration application has concluded because a design registration is granted to the person in relation to the application:	25
(2)	In section EE 44, list of defined terms, insert "design registration" and "design registration application".	
(3)	<b>Subsection (1)</b> applies for the 2015–16 and later income years.	
113	Section EE 57 amended (Base value in section EE 56 when none of sections EE 58, EE 59, and EZ 22(1) applies)	30
(1)	In section EE 57(3)(cb), replace "a patent application, a patent" with "a patent application, a patent, a design registration, a design registration application".	
(2)	In section EE 57, list of defined terms, insert "design registration" and "design registration application".	
(3)	<b>Subsection (1)</b> applies for the 2015–16 and later income years.	35
14		
	Section EE 60 amended (Total deductions in section EE 56)	
1)	After section EE 60(3)(a)(i), insert:	

	(ib)	if the item is a design registration, for the design registration application in relation to which the item was granted:	
(2)		EE 60(5)(a)(i), replace "subparagraph (ii) or (iii)" with "subpara-(iii), or (iv)".	
(3)	After sect	ion EE 60(5)(a)(iii), insert:	5
	(iv)	if the item is a design registration and the person acquired the design registration application in relation to which the design registration was granted, the date on which the person acquired the design registration application; or	
(4)	In section or (iii)".	EE 60(5)(b)(i), replace "subparagraph (ii)" with "subparagraph (ii)	10
(5)	After sect	ion EE 60(5)(b)(ii), insert:	
	(iii)	if the item is a design registration and the person acquired the design registration application in relation to which the design registration was granted, the beginning of the month in which the person acquired the design registration application; or	15
(6)		EE 60, list of defined terms, insert "design registration" and "design on application".	
(7)	Subsection come year	ions (1), (2), (3), (4), and (5) apply for the 2015–16 and later incres.	20
115	Section E	E 61 amended (Meaning of annual rate)	
(1)	In section (5B)".	EE 61(1), replace "subsections (2) to (5)" with "subsections (2) to	
<ul><li>(1)</li><li>(2)</li></ul>	<b>(5B)</b> ".	EE 61(1), replace "subsections (2) to (5)" with "subsections (2) to ion EE 61(5), insert:	
. ,	(5B)". After sect		25
. ,	(5B)". After sect Design re The rate i	ion EE 61(5), insert:	25
(2)	(5B)". After sect Design re The rate i and secti	ion EE 61(5), insert:  gistrations, applications s the rate set by section EE 34B if the item is a design registration	25
(2) (5B)	(5B)". After sect Design re The rate i and section	ion EE 61(5), insert:  gistrations, applications s the rate set by section EE 34B if the item is a design registration on EE 34B applies to the item and the person.	25
(2) (5B) (3)	(5B)". After sect Design re The rate is and section Subsect	ion EE 61(5), insert:  gistrations, applications s the rate set by <b>section EE 34B</b> if the item is a design registration on <b>EE 34B</b> applies to the item and the person.  EE 61, list of defined terms, insert "design registration".	
(2) (5B) (3) (4)	After section The rate is and section Subsection E	ion EE 61(5), insert:  gistrations, applications  s the rate set by section EE 34B if the item is a design registration on EE 34B applies to the item and the person.  EE 61, list of defined terms, insert "design registration".  ions (1) and (2) apply for the 2015–16 and later income years.	
(2) (5B) (3) (4) 116	After section The rate is and section Subsection E. In section (b) for a putha	ion EE 61(5), insert:  gistrations, applications  s the rate set by section EE 34B if the item is a design registration on EE 34B applies to the item and the person.  EE 61, list of defined terms, insert "design registration".  ions (1) and (2) apply for the 2015–16 and later income years.  E 67 amended (Other definitions)	30
(2) (5B) (3) (4) 116	After section The rate is and section Subsection E. In section (b) for that war (bb) for	ion EE 61(5), insert:  gistrations, applications  s the rate set by section EE 34B if the item is a design registration on EE 34B applies to the item and the person.  EE 61, list of defined terms, insert "design registration".  ions (1) and (2) apply for the 2015–16 and later income years.  E 67 amended (Other definitions)  EE 67, definition of legal life, replace paragraph (b) with:  an item that is a patent application, a design registration application, atent, or a design registration, means the legal life under paragraph (a) that a patent or design registration would have if granted when the rele-	25 30 35

		ment Act 1	is available as a result of section 75(1)(c) to (e) of the Copyright 1994:		
(2)			EE 67, list of defined terms, insert "design registration", "design application", and "industrial artistic copyright".		
(3)	Subse	ectio	<b>n (1)</b> applies for the 2015–16 and later income years.	5	
118			I 1 amended (Australian non-attributing shares and attributing od interests)		
	Replac	ce sec	etion EM 1(1)(b)(ii) with:		
		(ii)	uses section EX 53 (Fair dividend rate periodic method).		
119	Section hedge		I 6 amended (Income and expenditure for fair dividend rate ions)	10	
	Replac	ce sec	etion EM 6(3)(b)(ii) with:		
		(ii)	the unit valuation period described in section EX 53 (Fair dividend rate periodic method):		
120	Section apply		V 9 amended (Persons to whom financial arrangements rules	15	
(1)	Replac	ce sec	etion EW 9(2), other than the heading, with:		
(2)			(1) does not apply to a person who is not resident in New Zealand terson is described in subsection (3) or (4).		
(2)	Replace section EW 9(4)(b) with:				
	(b)	the p	erson as trustee—		
		(i)	meets the requirements of section HC 25(2)(a) (Foreign-sourced amounts: non-resident trustees) for the derivation of assessable income from a foreign-sourced amount; and		
		(ii)	meets the requirements of neither of the exceptions, to section HC 25(2), in section HC 25(3) and (4).	25	
(3)	Subse	ectio	ns (1) and (2) apply for the 2008–09 and later income years.		
121	Sectio	n EV	V 15D amended (IFRS financial reporting method)		
(1)			EW 15D(2)(ac) replace "to equity or to profit or loss" with "to ty reserves, other comprehensive income, or profit or loss".	30	
(2)			EW 15D(2)(ad) replace "to equity or to profit or loss" with "to ty reserves, other comprehensive income, or profit or loss".		
(3)	od ma	ay be	EW 15D(2)(b), replace "arising from the use of the fair value methallocated to equity reserves" with "may be allocated to equity, eves, or other comprehensive income".	35	
(4)	Subse	ectio	<b>n (3)</b> applies for the 2015–16 and later income years.		

121B Section EW 15G amended (Modified fair value met	tnoa	1
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- (1) In section EW 15G(2)(a) replace "to equity reserves" with "to equity, equity reserves, or other comprehensive income".
- (2) In section EW 15G(2)(b) replace "to equity reserves" with "to equity, equity reserves, or other comprehensive income".
- (3) In section EW 15G(2)(b)(v) replace "to equity reserves" with "to equity, equity reserves, or other comprehensive income".
- (4) In section EW 15G(3)(a), replace "to equity reserves" with "to equity, equity reserves, or other comprehensive income".
- 122 Section EW 33C amended (Consideration in foreign currency: some agreements for sale and purchase)

In section EW 33C(3), insert as a subsection heading, "Spot rates unavailable".

123 Section EW 46 repealed (Consideration when debtor released as condition of new start grant)

Repeal section EW 46.

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- 124 Section EX 16 amended (Income interests for certain purposes)
- (1) Repeal section EX 16(3)(a).
- (2) In section EX 16, list of defined terms, delete "attributed repatriation".
- 125 Section EX 20B amended (Attributable CFC amount)
- (1) In section EX 20B(9)(e), replace "performed in the accounting period." with 20 "performed in the accounting period; and".
- (2) In section EX 20B(9), after paragraph (e), insert:
  - f) a person who holds an attributing interest in the CFC files, after the date on which the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act **2015** receives the Royal assent, a return of income in which the amount attributed to the working person is determined under this section.

126 Section EX 20C amended (Net attributable CFC income or loss)

- (1) Replace section EX 20C(13)(a)(iii) with:
  - (iii) correspond to amounts that would be deductions of the CFC after the adjustments that would be made under sections CH 2 and DB 50 (which relate to adjustments for prepayments) if the CFC were a resident:
- (2) **Subsection (1)** applies for the 2016–17 and later income years.

### 127 Section EX 21 amended (Attributable CFC amount and net attributable CFC income or loss: calculation rules)

- (1) Replace section EX 21(13)(c) with:
  - (c) subpart CQ (Attributed income from foreign equity) or DN (Attributed losses from foreign equity) or this subpart to the extent to which any of the subparts would result in attributed CFC income or attributed CFC loss for the CFC:
- (2) In section EX 21, list of defined terms, delete "attributed repatriation".

### 128 Section EX 21D amended (Non-attributing active CFC: default test)

(1) After section EX 21D(1), insert:

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CFC as part of test group for part of accounting period

(1B) An interest holder who acquires, or disposes of, an interest in a CFC (the **first CFC**) after the beginning of an accounting period may choose to apply this section to group the first CFC with other CFCs as a test group for the accounting period if—

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(a) the CFCs in the test group are all acquired, or all disposed of, in the accounting period by the interest holder or by members (the wholly-owned members) of a wholly-owned group of companies that includes the interest holder; and

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- (b) for the period in the accounting period in which the interest holder holds the interest in the first CFC, the interest holder or the wholly-owned members hold an income interest under section EX 17 of more than 50% in the first CFC and in each other CFC in the test group; and
- (c) the interest holder, or the wholly-owned members, own the first CFC and each other CFC in the test group—

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- (i) at the beginning of the accounting period; or
- (ii) at the end of the accounting period; and
- (d) the requirements of subsection (1)(a), (c), and (d) are met.
- (2) **Subsection (1)** applies for income years beginning on or after 1 July 2009.

# 129 Section EX 21E amended (Non-attributing active CFC: test based on accounting standard)

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- (1) After section EX 21E(2), insert:
  - CFC as part of test group for part of accounting period
- (2B) An interest holder who acquires, or disposes of, an interest in a CFC (the **first** CFC) after the beginning of an accounting period may choose to apply this section to group the first CFC with other CFCs as a test group for the accounting period if—

the CFCs in the test group are all acquired, or all disposed of, in the ac-

(a)

		mem	ting period by the interest holder or by members (the <b>wholly-owned ibers</b> ) of a wholly-owned group of companies that includes the interest holder; and	
	(b)	the i	ne period in the accounting period in which the interest holder holds nterest in the first CFC, the interest holder or the wholly-owned bers hold an income interest under section EX 17 of more than 50% to first CFC and in each other CFC in the test group; and	5
	(c)		nterest holder, or the wholly-owned members, own the first CFC each other CFC in the test group—	10
		(i)	at the beginning of the accounting period; or	
		(ii)	at the end of the accounting period; and	
	(d)	the re	equirements of subsection (2)(a), (b), (d), and (e) are met.	
(2)	Subs	ectio	<b>n (1)</b> applies for income years beginning on or after 1 July 2009.	
130	Section	on EX	24 amended (Companies moving to or from New Zealand)	15
(1)			EX 24(3), replace "branch equivalent income or loss" with "CFC at- acome or loss".	
(2)			EX 24(4), before the formula, replace "branch equivalent income or 'CFC attributable income or loss".	
(3)			EX 24(4), formula, replace "branch equivalent income or loss" with outable income or loss".	20
(4)	In sec	ction E	EX 24, list of defined terms, delete "branch equivalent income".	
131	Section	on EX	25 amended (Change of CFC's balance date)	
(1)			EX 25(1)(b), replace "attributed CFC income or loss or attributed rewith "attributed CFC income or loss".	25
(2)			EX 25(3)(d), replace "attributed CFC income or on attributed repath "attributed CFC income".	
(3)			EX 25(4), replace "attributed CFC income or attributed repatriation" uted CFC income".	
(4)	In sec	ction E	EX 25, list of defined terms, delete "attributed repatriation".	30
132	Section	on EX	31 amended (Exemption for ASX-listed Australian companies)	
	Repla	ice sec	etion EX 31(2)(c)(ii) with:	
		(ii)	at the earliest date in the income year on which the person owns shares in the company, if the person does not own shares in the company at the beginning of the income year; or	35

# 133 New section EX 33 inserted (Exemption for Australian regulated superannuation savings)

	supe	erannuation savings)	
	After	er section EX 32, insert:	
EX 3	3 Exe	emption for Australian regulated superannuation savings	
	A pe	erson's rights in a FIF are not an attributing interest if—	5
	(a)	the person is a natural person; and	
	(b)	the FIF is a foreign superannuation scheme that is—	
		(i) an Australian approved deposit fund:	
		(ii) an Australian exempt public sector superannuation scheme:	
		(iii) an Australian regulated superannuation fund:	10
		(iv) an Australian retirement savings account.	
	sector	ned in this Act: attributing interest, Australian approved deposit fund, Australian exempt pur superannuation scheme, Australian regulated superannuation fund, Australian retirement succount, FIF, foreign superannuation scheme	
134		tion EX 35 amended (Exemption for interest in FIF resident in tralia)	15
(1)	Repla	lace section EX 35(a) with:	
	(a)	for the total period in the year for which the person has rights in the F the item <b>income interest</b> calculated under section EX 50(4) for the p son and the FIF is 10% or more; and	-
(2)	In se	ection EX 35, list of defined terms, delete "direct income interest".	
(3)	Subs	section (1) applies for income years beginning on or after 1 July 2011.	
135	Secti	tion EX 44 amended (Five calculation methods)	
(1)		ection EX 44(1), before paragraph (a), replace "FIF income or loss" we income or loss from an attributing interest".	vith 25
(2)	In se	ection EX 44, list of defined terms,—	
	(a)	delete "fair dividend rate":	
	(b)	insert "attributing interest" and "fair dividend rate method".	
136	Secti	tion EX 50 amended (Attributable FIF income method)	
(1)	(an <b>i</b> ı tribu	ection EX 50(6), before the formula, replace "an indirect income interindirect attributing interest) in the foreign company that would be an uting interest for the person if held as a direct income interest" with "an ct attributing interest in the foreign company".	at-
(2)	In se	ection EX 50, list of defined terms,—	

insert "indirect attributing interest" and "taxed FIF connection".

delete "taxed FIF relationship":

(a)

(b)

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(3)	<b>Subsection (1)</b> applies for the 2014–15 and later income years.
137	New section EX 52A inserted (Fair dividend rate method: use of different forms)

(1)	After	sectio	n EX 51, insert:	
EX 5	2A Fa	air div	idend rate method: use of different forms	5
	When	this s	ection applies	
(1)	intere		n applies when a person calculates FIF income from an attributing a FIF for an income year (the <b>current year</b> ) under the fair dividend l.	
	When	n perso	on must use fair dividend rate periodic method	10
(2)	-		hust use the fair dividend rate periodic method under section EX 53 buting interest for the current year if the person—	
	(a)	is a u	nit trust or other entity that—	
		(i)	makes investments for the benefit of other persons (the <b>invest-ors</b> ); and	15
		(ii)	assigns each investor an interest in a proportion of the net returns from the investments; and	
		(iii)	determines the value of each investor's interests for each of a number of periods making up the income year:	
	(b)	the ir	ne attributing interest, uses the fair dividend rate periodic method for acome year ending before the beginning of the current year and uses air dividend rate annual method under section EX 52 for an income included in the period that is the shortest of—	20
		(i)	the 4-year period ending before the beginning of the current year:	
		(ii)	the period from the beginning of the income year in which the person acquired the attributing interest and ending before the beginning of the current year:	25
		(iii)	the period from the beginning of the 2015–16 income year and ending before the beginning of the current year.	
	When	n perso	on must use fair dividend rate annual method	30
(3)	-		ust use the fair dividend rate annual method for the attributing inter- current year if the person uses for the attributing interest—	
	(a)		air dividend rate annual method for the income year ending before eginning of the current year; and	
	(b)		air dividend rate periodic method for an income year included in the d that is the shortest of—	35
		(i)	the 4-year period ending before the beginning of the current year:	

	(ii)	the period from the beginning of the income year in which the person acquired the attributing interest and ending before the beginning of the current year:	
	(iii)	the period from the beginning of the 2015–16 income year and ending before the beginning of the current year.	5
		s Act: attributing interest, fair dividend rate annual method, fair dividend rate method, ate periodic method, FIF, FIF income, income year, unit trust	
(2)	Subsection	on (1) applies for the 2016–17 and later income years.	
138	Section EX	X 52 amended (Fair dividend rate method: usual method)	
(1)	Replace the <b>od</b> ".	e heading to section EX 52 with "Fair dividend rate annual meth-	10
(2)	Replace sec	etion EX 52(1)(b) with:	
	· /	t required under <b>section EX 52A</b> to use the fair dividend rate perimethod; and	
	` /	not choose under section EX 53 to use the fair dividend rate periodethod.	15
(3)		EX 52(2), replace "the fair dividend rate method" with "the fair divinual method".	
(4)	In section I the FDR in	EX 52(7)(a), after "FDR interest", insert "from the shareholding for terest".	20
(5)	In section I the FDR in	EX 52(7)(b), after "FDR interest", insert "from the shareholding for terest".	
(6)		EX 52(10)(a), before subparagraph (i), replace "reorganisation" with ation affecting the shareholding for the FDR interest".	
(7)		EX 52(10)(b), replace "reorganisation" with "reorganisation affect-reholding for the FDR interest".	25
(8)		EX 52(14C), replace "the fair dividend rate method" with "the fair te annual method".	
(9)		EX 52, list of defined terms, insert "fair dividend rate annual meth- ir dividend rate periodic method".	30
(10)		ons (1), (2), (3), (4), (5), (6), (7), and (8) apply for the 2016–17 come years.	
139		X 53 amended (Fair dividend rate method for unit-valuing funds by choice)	
(1)	In section	EX 53, replace the heading with "Fair dividend rate periodic	35

method".

(2)

Replace section EX 53(1) and (1B) with:

	When	n this section applies	
(1)	the fa	section applies when a person (the <b>interest holder</b> ), who calculates undair dividend rate method the FIF income from an attributing interest in for an income year,—	
	(a)	is required under <b>section EX 52A</b> to use the fair dividend rate perio method:	dic 5
	(b)	determines the market value of the attributing interest for each period a day (the <b>unit valuation period</b> ) in the income year and—	of
		(i) is not required to use the fair dividend rate periodic method; and	1
		(ii) chooses to use the fair dividend rate periodic method.	10
(3)	In secod".	ection EX 53, list of defined terms, insert "fair dividend rate periodic me	th-
(4)	Subs	section (2) applies for the 2016–17 and later income years.	
140	Secti	ion EX 58 amended (Additional FIF income or loss if CFC owns FIF	7)
(1)		ace section EX 58(1)(ab) with:	15
` /	(ab)	as a result of an income interest of the CFC in a FIF, the person has indirect attributing interest in the FIF for the accounting period; and	an
(1B)	In sec	ection EX 58(1)(b), delete "because section EX 21(33) applies,".	
(2)	Repla	ace section EX 58(4)(b) with:	
	(b)	otherwise apply the calculation rules in sections EX 44 to EX 61, for period when the person held the income interest in the CFC, as if person directly held the attributing interest in the FIF; and	
(3)	Repla	ace section EX 58(4)(b) with:	
	(b)	otherwise apply the calculation rules in sections EX 44 to EX 61 to CFC and the CFC's interest in the FIF, for the period when the persheld the indirect attributing interest; and	
(4)		ection EX 58(6), replace the subsection heading with "Non-attributing A an CFCs and non-attributing active CFCs".	us-
(5)	tralia gardl	ection EX 58(6), replace "whether or not the CFC is a non-attributing A an CFC under section EX 22 (Non-attributing Australian CFCs)" with "less of whether the CFC is a non-attributing active CFC under section EX 22".	re- 30
(6)	In sec	ection EX 58, list of defined terms, insert "indirect attributing interest".	
(7)	Subs	section (2) applies for income years beginning on or after 1 July 2011.	
(8)	Subs	sections (1) and (3) apply for the 2014–15 and later income years.	35
141	Secti	ion EX 62 amended (Limits on changes of method)	
(1)	Repe	eal section EX 62(2)(a).	

(1)

(2)	Repe	al sect	ion EX 62(6)(a).	
(3)			EX 62(6)(b), replace "other than under paragraph (a)" with "other ge from the branch equivalent method".	
(4)	In se	ction E	EX 62, list of defined terms,—	
	(a)	delet	e "settlor":	5
	(b)	inser	t "branch equivalent method" and "gifting settlor".	
142	Secti	ion EX	X 63 amended (Consequences of changes in method)	
(1)			EX 63(1)(b), replace ", the accounting profits method, or the branch method" with "or the accounting profits method".	
(2)	In se	ction E	EX 63, list of defined terms, delete "branch equivalent method".	10
143	Secti	ion EX	72 amended (Commissioner's default assessment power)	
			EX 72(2), replace "FIF income or loss, or , FIF income or loss, or epatriation" with "or FIF income or loss".	
144			5 amended (Reduction: bloodstock not previously used for New Zealand: pre-1 August 2006)	15
(1)		ection ?	EZ 5(1)(b)(i), replace "matrimonial agreement" with "relationship".	
(2)	In se	ction E	EZ 5, list of defined terms,—	
	(a)	delet	e "matrimonial agreement":	
	(b)	inser	t "relationship agreement".	20
145			n EZ 32G inserted (Person deriving pension from foreign ation scheme and returning as income before 1 April 2014)	
	After	section	on EZ 32F, insert:	
EZ 3			deriving pension from foreign superannuation scheme and as income before 1 April 2014	25
	When	n this s	ection applies	
(1)			n applies when a person has, before 1 April 2014, an interest in a erannuation scheme and—	
	(a)	the in sion;	nterest would be an attributing interest in the absence of this provi- and	30
	(b)	on an	nd after 1 April 2014, the interest is not a FIF superannuation inter- and	
	(c)	the p	erson—	
		(i)	does not, before 1 April 2014, derive from the foreign superannuation scheme a payment that is a withdrawal:	35

		(ii)	derives payments, each of which is a pension, from the foreign superannuation scheme before 1 April 2014 and includes each payment in a return of income, for the income year of the payment, that is received by the Commissioner by the due date for the return of income.	5
	No FI	F inco	me or loss from interest	
(2)	-		is treated as having no FIF income or loss from the interest for the re 1 April 2014.	
			Act: attributing interest, Commissioner, FIF income, FIF superannuation interest, for- ation scheme, income year, loss, return of income	10
146			EZ 69B inserted (IFRS financial reporting method: equity or rehensive income)	
(1)	After	section	n EZ 69, insert:	
EZ 69	9B IFI		ancial reporting method: equity or other comprehensive	15
	When	this se	ection applies	
(1)	This s	ection	applies when—	
	(a)	IFRS comp	on EW 15D(2)(b) (IFRS financial reporting method) modifies an rule so that the person must allocate an amount of equity or other rehensive income for a financial arrangement to the 2015–16 inyear for tax purposes; and	20
	(b)	equity the pe	erson does not allocate, for the financial arrangement, an amount of y or other comprehensive income to the 2014–15 income year that erson would be required to allocate if the requirement referred to in <b>graph (a)</b> applied for the 2014–15 income year.	25
	Chang	ge of s	preading method	
(2)	to the chang EW 2 EW 2 EW 2	e alloc e of 26(2) ( 7 (Spr 6(6) de	from the non-allocation treatment described in <b>subsection (1)(b)</b> ation treatment described in <b>subsection (1)(a)</b> is treated as a spreading method for the 2015–16 income year under section (Change of spreading method). Sections EW 26(3) and (4) and reading method adjustment formula) apply accordingly, but section be not apply.  Act: financial arrangement, IFRS, income year	30
(2)			<b>(1)</b> applies for the 2015–16 and later income years.	
147			70 amended (Insurance for Canterbury earthquake damage of eemed sale and purchase)	35

In section EZ 70, heading, replace "deemed sale and purchase" with "treat-

ment as disposal and reacquisition".

76

(1)

(2)		ction EZ 70(2), heading, replace "Deemed sale and repurchase" with tment as disposal and reacquisition".	
148		on EZ 76 amended (Consideration for property or services: non-IFRS gn ASAPs before 2014–15 income year)	
	EW 3	etion EZ 76(1)(a), replace "which section EW 32" with "which section 2 (Consideration for agreement for sale and purchase (ASAP) of property vices, hire purchase agreement, specified option, or finance lease)".	5
149	Section	on FB 1 replaced (What this subpart does)	
(1)	Repla	ce section FB 1 with:	
FB 1	When	this subpart applies	10
	ship p	subpart applies when property is transferred on a settlement of relation-property.	
(2)		ection (1) applies for the 2008–09 and later income years.	
. ,		section FB 1B inserted (Meaning of settlement of relationship	15
1470	prope	` <u> </u>	13
(1)	After	section FB 1, insert:	
FB 11	B Mea	ning of settlement of relationship property	
		s subpart, <b>settlement of relationship property</b> means a transaction beparties to a relationship agreement that creates a disposal and acquisition operty.	20
		l in this Act: relationship agreement, settlement of relationship property	
(2)	Subs	ection (1) applies for the 2008–09 and later income years.	
149C	Section	on FB 1B replaced (Meaning of settlement of relationship property)	
(1)	Repla	ce section FB 1B with:	25
FB 11	B Mea	ning of settlement of relationship property and property	
	In this	s subpart,—	
	(a)	<b>settlement of relationship property</b> means a transaction between parties to a relationship agreement that creates a disposal and acquisition of property:	30
	(b)	<b>property</b> includes a look-through interest for a look-through company.	
		I in this Act: look-through company, look-through interest, property, relationship agreement, ent of relationship property	
(2)	Subs	ection (1) applies for income years beginning on or after 1 April 2011.	

### 149D Section FB 1B amended (Meaning of settlement of relationship property and property)

Replace section FB 1B(a) with:

(a)	settlement of relationship property means a transaction under a rela-
	tionship agreement that creates a disposal and acquisition of property be-
	tween—

e- 5

- (i) a person who is a party to the relationship agreement or is associated with a party to the agreement:
- (ii) another person who is a party to the relationship agreement or is associated with a party to the agreement:

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# 149E New section FB 1C inserted (Obligations for periods before and from transfer of property)

(1) After section FB 1B, insert:

### FB 1C Obligations for periods before and from transfer of property

Obligations relating to period before transfer

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- (1) A transferor of property on a settlement of relationship property remains responsible for all tax obligations relating to the property and the period ending immediately before the transfer.
  - Obligations relating to period from transfer
- (2) In determining the tax obligations relating to property transferred on a settlement of relationship property and the period beginning with the transfer,—

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- (a) the transferee is treated as—
  - (i) acquiring the property at the cost of the property to the transferor; and
  - (ii) acquiring the property on the date on which the transferor acquired the property; and

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- (iii) acquiring and holding the property with the status, intention, and purpose of the transferor in relation to the property:
- (b) the transferor is treated as having not owned the property.

Relationship with sections FB 2 to FB 21

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- (3) Sections FB 2 to FB 21 override this section.

  Defined in this Act: property, settlement of relationship property, tax
- (2) **Subsection (1)** applies for the 2008–09 and later income years.

#### 150 Section FC 1 amended (What this subpart does)

- (1) In section FC 1, replace the heading with "Disposals to which this subpart 35 applies".
- (2) Replace section FC 1(1)(c) with:

(c)

the transfer of property on a distribution by a trustee of a trust to a bene-

		ficiary of the trust, unless the distribution is part of an arrangement under which the beneficiary pays an amount for the property that would reasonably be expected to be paid on a disposal at arm's length:	
(3)	In se	ction FC 1, list of defined terms, insert "property".	5
(4)	Sub	section (2) applies for the 2008–09 and later income years.	
151		ion FC 4 replaced (Property transferred to charities or to close ives and others)	
(1)	Repl	ace section FC 4 with:	
FC 4	Prop	perty transferred to charities or to close relatives and others	10
	Whe	n this section applies	
(1)		section applies in the circumstances described in section FC 1(1)(a) or (b) a tax-base property is transferred on a person's death if—	
	(a)	each beneficiary of the deceased person is described in <b>subsection (2)</b> ; and	15
	(b)	no life interest in the property is created; and	
	(c)	no trust over the property is created, other than a trust to execute the will and administer the estate; and	
	(d)	the net income of the estate is distributed as described in <b>subsection</b> (3).	20
	Bene	ficiaries of deceased	
(2)	A be	neficiary of the deceased person must be—	
	(a)	a close relative of the deceased person:	
	(b)	a person exempt under section CW 41, CW 42, or CW 43 (which relate to exempt income of charities).	25
	Inco	me from estate must be distributed	
(3)		e the administration of the estate is continuing, the net income of the ess distributed to the extent allowed—	
	(a)	under the will or the rules governing intestacy; and	
	(b)	by the trustee's legal obligations.	30
	Tran	sfer subject to subpart FB	
(4)	is tr	transfer, including any intervening transfer to an executor or administrator, eated as a transfer of property on a settlement of relationship property r subpart FB (Transfers of relationship property).	
		ed in this Act: close relative, net income, property, settlement of relationship property, tax-base rty, trustee	35
(2)	Sub	section (1) applies for the 2008–09 and later income years.	

151B		n FC 4 an	nended (Property transferred to charities or to close hers)		
(1)	In sec	tion FC 4	<b>1(1)</b> , replace "FC 1(1)(a) or (b)" with "FC 1(1)(b)".		
(2)		tion FC 4	<b>4(4)</b> , delete ", including any intervening transfer to an executor".		
(3)	<del>In se</del>	tion FC 4	1, in the list of defined terms, insert "property".		
152	Section	n FC 6 an	nended (Forestry assets transferred to close relatives)		
(1)	Repla	e section	FC 6(2), other than the heading, with:		
(2)	or adr		orestry asset, including any intervening transfer to an executor is treated as a transfer of property on a settlement of relation-		
	(a)		tion FB 6 (Timber or right to take timber), when the forestry nber or a right to take timber:		
	(b)	under sect is standing	tion FB 7 (Land with standing timber), when the forestry asset g timber.		
(2)	Subs	ection (1)	applies for the 2008–09 and later income years.		
153	Section	n FE 1 an	nended (What this subpart does)		
(1)	Replace section FE 1(a)(iii) section FE 1(1)(a)(iii) with:				
		sett led	controlled by a trustee of a trust, if 50% or more by value of lements on the trust are from persons who are, or are control-by, non-residents or non-resident owning bodies and who act concert:		
<del>(2)</del>	<del>In sec</del>	ion FE 1,	list of defined terms, delete "trustee".		
(3)	Subs	ection (1)	applies for the 2015–16 and later income years.		
153B	Section	n FE 2 an	nended (When this subpart applies)		
(1)	Repla	e section	FE 2(1)(cb)(i) with:		
		afte if o	ding total ownership interests in the company of 50% or more, or adjustment to the extent necessary to avoid multiple counting winership interests in the company would otherwise be counted the than once:		
(2)	Subs	ection (1)	applies for the 2015–16 and later income years.		
154	Section	n FE 4 an	nended (Some definitions)		
	In sec	ion FE 4	list of defined terms, delete "control interest".		

Section FE 12 amended (Calculation of debt percentages)

In section FE 12(5)(a), replace "FE 31" with "FE 31, FE 31D,".

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155

(1)

(2)	In section FE 12(5)(b), replace "FE 31B to FE 32" with "FE 31B, FE 31C, and FE 32".	
(3)	<b>Subsections (1) and (2)</b> apply for the 2015–16 and later income years.	
156	Section FE 18 amended (Measurement of debts and assets of worldwide group)	
(1)	In section FE 18(3B)(b)(ii), replace "section FE 3(e)" with "section FE 3(1)(d)".	
(2)	<b>Subsection (1)</b> applies for the 2015–16 and later income years.	
157	Section FE 28 amended (Identifying members of New Zealand group)	
(1)	In section FE 28(2)(b), before subparagraph (i), replace "company that is resident" with "company that is not a member of the New Zealand banking group of a registered bank and is resident".	10
(2)	In section FE 28(2)(b)(iii), replace "parent; or" with "parent; and".	
(3)	Delete section FE 28(2)(b)(iv).	
(4)	In section FE 28(2)(b), before subparagraph (i), replace "company that" with "company that is not a member of the New Zealand banking group of a registered bank and".	15
(5)	In section FE 28(2)(b)(iii), replace "parent; or" with "parent."	
(6)	Delete section FE 28(2)(b)(iv).	
(7)	<b>Subsections (4), (5), and (6)</b> apply for income years beginning on or after 1 July 2009.	20
158	Section FE 31D replaced (Worldwide group for entity with New Zealand parent depending on non-resident owning body)	
(1)	Replace section FE 31D with:	
FE 3	1D Worldwide group for entity controlled by non-resident owning body or trustee	25
	A worldwide group for an excess debt entity is made up of the entity itself and the entity's New Zealand group if—	
	(a) the entity would not meet the requirements of section FE 2 in the absence of section FE 2(1)(cb):	30
	(b) the entity's New Zealand parent is identified to be the trustee of the entity by section FE 26(4D).	
	Defined in this Act: excess debt entity, trustee	

**Subsection (1)** applies for the 2015–16 and later income years.

(2)

159	Section FO 12 amended (Financial arrangements: resident's restricted
	amalgamation, companies in wholly-owned group)

- (1) In section FO 12(1)(d), replace "unless section IE 2 (Treatment of tax losses by amalgamating company) applies when the tax losses are those of the consolidated group" with "except to the extent to which the loss balance is attributed to the amalgamated company under section IE 2 (Treatment of tax losses by amalgamating company)".
- (2) **Subsection (1)** applies for the 2008–09 and later income years.

# 160 Section FO 13 amended (Financial arrangements: resident's restricted amalgamation, calculation method unchanged)

(1) Replace section FO 13(2) with:

Disposal and acquisition

(2) The amalgamating company is treated as having disposed of the financial arrangement for consideration, and the amalgamated company is treated as having acquired the financial arrangement for that consideration.

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Base price adjustment and income or expenditure

- (3) For the income year of the amalgamation,—
  - (a) the amalgamating company must calculate a base price adjustment under section EW 31 (Base price adjustment formula) as modified by **subsection (4)**; and
  - (b) the amalgamated company has an amount of income or expenditure determined under **subsection (5)**.

Base price adjustment for amalgamating company

(4) For the income year of the amalgamation, the consideration for the disposal and acquisition of the financial arrangement is an amount that results in the base price adjustment for the amalgamating company under section EW 31 representing for the amalgamating company an allocation that is fair and reasonable, as between the amalgamating company and the amalgamated company, of the income or expenditure relating to the financial arrangement that the amalgamating company would have derived or incurred in the income year if the amalgamation had not taken place.

Income or expenditure of amalgamated company

- (5) For the income year of the amalgamation, the amalgamated company has an amount of income or expenditure that represents for the amalgamated company an allocation that is fair and reasonable, as between the amalgamating company and the amalgamated company, of the income or expenditure relating to the financial arrangement that the amalgamating company would have derived or incurred in the income year if the amalgamation had not taken place.
- (2) **Subsection (1)** applies for the 2008–09 and later income years, unless **subsection (3)** applies.

(3)	<b>Subsection (1)</b> does not apply for a person and a financial arrangement if the person has taken a tax position for the financial arrangement—			
	(a)	relying on section FO 13 in the absence of the amendment made by <b>subsection (1)</b> ; and		
	(b)	for the 2008–09 or a later income year; and	5	
	(c)	in a tax return filed before the date on which the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill is introduced.		
161		ion GB 8 repealed (Arrangements involving attributed repatriation CFCs)	10	
	Repe	eal section GB 8.		
162		ion GB 9 amended (Temporary disposals of direct control or income rests)		
(1)		ection GB 9(1)(b), replace "attributed CFC income or attributed repatri- "with "attributed CFC income".	15	
(2)		ection GB 9(1)(d), before subparagraph (i), replace "attributed CFC income tributed repatriation" with "attributed CFC income".		
(3)	In se	ection GB 9, list of defined terms, delete "attributed repatriation".		
163		ion GB 11 amended (Temporary increases in totals for control interest gories)	20	
(1)		ection GB 11(1)(d), before subparagraph (i), replace "attributed CFC ine or attributed repatriation" with "attributed CFC income".		
(2)	In se	ection GB 11, list of defined terms, delete "attributed repatriation".		
164	Sect	ion GB 13 amended (When combination of changes reduces income)		
(1)		ection GB 13(1)(b), replace "attributed CFC income or attributed repatri- "with "attributed CFC income".	25	
(2)		ection GB 13(1)(e), before subparagraph (i), replace "attributed CFC ine or attributed repatriation" with "attributed CFC income".		
(3)	In se	ection GB 13, list of defined terms, delete "attributed repatriation".		
165		section GB 15BA inserted (CFC income or loss: arrangements for usion of CFC in test group)	30	
(1)	Afte	r section GB 15, insert:		
GB 1	5BA	CFC income or loss: arrangements for inclusion of CFC in test group		
	Whe	n this section applies		
(1)	This	section applies when—	35	

for a person and 2 or more accounting periods, a CFC is not a non-attrib-

uting active CFC unless the person chooses to test the CFC together with

(a)

		other	* CFCs as a group (the <b>test group</b> ) under—		
		(i)	section EX 21D (Non-attributing active CFC: default test); or		
		(ii)	section EX 21E (Non-attributing active CFC: test based on accounting standard); and	5	
	(b)	the p	erson enters into an arrangement to—		
		(i)	choose to include the CFC in the test group for 1 of the accounting periods; and		
		(ii)	not choose to include the CFC in the test group for another of the accounting periods; and	10	
	(c)	the p	ffect of the arrangement in the absence of this section would be that the berson had less net attributable CFC income when the CFC was in the est group and greater net attributable CFC losses when the CFC was in the test group.	15	
	Treat	ment o	of election		
(2)	appro		issioner may treat an election as having been made or not made, as to prevent the arrangement having the effect referred to in <b>subsec</b> .		
			s Act: accounting period, arrangement, CFC, Commissioner, net attributable CFC inbutable CFC loss, non-attributing active CFC	20	
(2)	Subs	sectio	<b>n (1)</b> applies for the 2016–17 and later income years.		
166	Section GB 27 amended (Attribution rule for income from personal services)				
	Replace section GB 27(3)(d) and (e) with:				
	(d)		e total amount to be attributed to the working person, for the associentity and the income year, is less than \$5,000, unless—		
		(i)	the application of this paragraph would prevent income being attributed to the working person for the income year in relation to another associated entity:	30	
		(ii)	the associated entity is a CFC and a person who holds an attributing interest in the CFC files, after the date (the <b>Royal assent date</b> ) on which the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Act <b>2015</b> receives the Royal assent, a return of income in which the amount of income attributed to the working person is determined under this section:	35	
	(e)	if the	e associated entity is a CFC and—		
		(i)	the amount gives rise to attributed CFC income under section CQ 2(2B) (When attributed CFC income arises) or attributed CFC		

		loss under section DN 2(2) (When attributed CFC loss arises) for a person who holds an attributing interest in the CFC; and	
	(ii	the person who holds the attributing interest in the CFC files, after the Royal assent date, a return of income in which the amount attributed to the working person is determined under section EX 20B (Attributable CFC amount).	5
167	Section	HC 10 amended (Complying trusts)	
(1)	After sec	etion HC 10(1)(a), insert:	
	(ab) th	e following requirements are met:	
	(i)	a person makes an election under section HC 33; and	10
	(ii	for the life of the trust up to the time of distribution, the tax obligations relating to the trustee's income tax liability for the trustee income are satisfied for each tax year; or	
(2)	In sectio	n HC 10(3), after "subsection (1)(a)", insert "and (ab)".	
(3)	Replace	section HC 10(4), other than the heading, with:	15
(4)	-	purposes of <b>subsection (1)(a) and (ab)</b> , section HC 29(6) does not determining whether the requirements are met.	
(4)	Subsec	tions (1), (2), and (3) apply for the 2008–09 and later income years.	
168	Section	HC 27 amended (Who is a settlor?)	
<b>168</b> (1)		HC 27 amended (Who is a settlor?) ection HC 27(1).	20
	Repeal s		20
(1)	Repeal s In sectio	ection HC 27(1).	20
(1) (2)	Repeal s In section	ection HC 27(1).  n HC 27, list of defined terms, delete "consolidation rules".	20
(1) (2) <b>169</b>	Repeal s In section Section In section	ection HC 27(1).  n HC 27, list of defined terms, delete "consolidation rules".  HC 29 amended (Settlors' liability to income tax)	20
(1) (2) <b>169</b> (1)	Repeal s In section Section In sectio Subsec	ection HC 27(1).  n HC 27, list of defined terms, delete "consolidation rules".  HC 29 amended (Settlors' liability to income tax)  n HC 29(7), replace "HC 10(1)(a)(ii)" with "HC 10(1)(a) and (ab)".	20
(1) (2) <b>169</b> (1) (2)	Repeal s In section Section In sectio Subsec Section trustee)	ection HC 27(1).  n HC 27, list of defined terms, delete "consolidation rules".  HC 29 amended (Settlors' liability to income tax)  n HC 29(7), replace "HC 10(1)(a)(ii)" with "HC 10(1)(a) and (ab)".  tion (1) applies for the 2008–09 and later income years.	
(1) (2) <b>169</b> (1) (2) <b>170</b>	Repeal s In section Section In section Subsec Section trustee) In section	ection HC 27(1).  n HC 27, list of defined terms, delete "consolidation rules".  HC 29 amended (Settlors' liability to income tax)  n HC 29(7), replace "HC 10(1)(a)(ii)" with "HC 10(1)(a) and (ab)".  tion (1) applies for the 2008–09 and later income years.  HC 33 amended (Choosing to satisfy income tax liability of	
(1) (2) <b>169</b> (1) (2) <b>170</b>	Repeal s In section Section In section Subsec Section trustee) In section After sec	ection HC 27(1).  In HC 27, list of defined terms, delete "consolidation rules".  HC 29 amended (Settlors' liability to income tax)  In HC 29(7), replace "HC 10(1)(a)(ii)" with "HC 10(1)(a) and (ab)".  Ition (1) applies for the 2008–09 and later income years.  HC 33 amended (Choosing to satisfy income tax liability of  In HC 33(1), after "trust", insert "as described in subsection (2)".	
(1) (2) <b>169</b> (1) (2) <b>170</b>	Repeal s In section Section In section Subsec Section trustee) In section After section After section A trustee to	ection HC 27(1).  In HC 27, list of defined terms, delete "consolidation rules".  HC 29 amended (Settlors' liability to income tax)  In HC 29(7), replace "HC 10(1)(a)(ii)" with "HC 10(1)(a) and (ab)".  Ition (1) applies for the 2008–09 and later income years.  HC 33 amended (Choosing to satisfy income tax liability of  In HC 33(1), after "trust", insert "as described in subsection (2)".  In HC 33(1), insert:	
(1) (2) <b>169</b> (1) (2) <b>170</b> (1) (2)	Repeal s In section Section In section Subsec Section trustee) In section After sec Trustee t A trustee quirement (a) fo m trustee	n HC 27(1).  n HC 27, list of defined terms, delete "consolidation rules".  HC 29 amended (Settlors' liability to income tax)  n HC 29(7), replace "HC 10(1)(a)(ii)" with "HC 10(1)(a) and (ab)".  tion (1) applies for the 2008–09 and later income years.  HC 33 amended (Choosing to satisfy income tax liability of  n HC 33(1), after "trust", insert "as described in subsection (2)".  etion HC 33(1), insert:  treated as making election  et is treated as making an election under subsection (1), ignoring the re-	25

	(b)	the trust ceases to be a complying trust under section HC 10(1)(a) because the trust does not meet the requirement in section HC 10(1)(a)(i); and	
	(c)	the trustee indicates that the trust is a complying trust in the return of income for each income year ending after the trust ceases to be a complying trust, as described in <b>paragraph</b> (b), and before the distribution referred to in section HC 10(1).	5
(3)	Repla	ace section HC 33(2), other than the heading, with:	
(2)	The p	person making the election—	
	(a)	must satisfy the income tax liability that the trustee would have if the trust had a New Zealand resident as settlor and the trustee were a New Zealand resident; and	10
	(b)	is not required to satisfy the income tax liability of the beneficiary that the trustee must satisfy as agent under section HC 32.	
(4)	Repla	ace section HC 33(3), other than the heading, with:	15
(3)	The e	election under subsection (1) applies—	
	(a)	for the purposes of section HC 30(3), from the date that it is made:	
	(b)	for the purposes of sections <b>HC 10(1)(ab)</b> and HC 29(5), for an election arising under <b>subsection (1B)</b> , on and after the start of the income year in which the trust ceases to be a complying trust, as described in <b>subsection (1B)(b)</b> , and ending on the date of the distribution referred to in section HC 10(1).	20
(5)		ection HC 33, list of defined terms, insert "complying trust", "distribution", New Zealand resident".	
(6)	<b>Subs</b> years	sections (1), (2), (3), and (4) apply for the 2008–09 and later income	25
171	Secti	on HG 10 amended (Disposal of livestock)	
(1)	In sec	etion HG 10(1), replace "a person" with "a person (the exiting partner)".	
(2)	In sec	ction HG 10, list of defined terms, insert "entering partner".	
172	Secti	on HM 42 amended (Exit calculation option)	30
(1)	In sec	ection HM 42(1), replace "section 31B" with "section 31C".	
(2)	Subs	section (1) applies for the 2010–11 and later income years.	
173	Secti	on HM 43 amended (Quarterly calculation option)	
(1)	In sec	ction HM 43(1), replace "section 31B" with "section 31C".	
(2)	Subs	section (1) applies for the 2010–11 and later income years.	35

1/4	Secti	on HN	1 44 amended (Provisional tax calculation option)	
(1)	In section HM 44(1), replace "section 31B" with "section 31C".			
(2)	Subs	<b>Subsection (1)</b> applies for the 2010–11 and later income years.		
175		Section HR 3 amended (Definitions for section HR 2: group investment funds)		
(1)		In section HR 3(5), definition of <b>designated sources</b> , paragraph (b), replace "individual" with "individual, and".		
(2)	Subs	sectio	<b>n (1)</b> applies for the 2008–09 and later income years.	
176	Secti	on HR	8 amended (Transitional residents)	
(1)	Repla	ace sec	etion HR 8(2) to (4) with:	10
	Mear	ning of	transitional resident	
(2)	A pe	rson is	a transitional resident if—	
	(a)	they	are a natural person; and	
	(b)	abod	are resident in New Zealand through acquiring a permanent place of e as described in section YD 1(2) or through the 183-day rule set a section YD 1(3); and	15
	(c)	imme for b	continuous period (the <b>non-residence period</b> ) of at least 10 years ediately before they meet the requirements of section YD 1(2) or (3) becoming resident in New Zealand, ignoring the rule in section (4), they—	20
		(i)	did not meet the requirements of that section:	
		(ii)	were not resident in New Zealand; and	
	(d)	they	were not a transitional resident before the non-residence period; and	
	(e)	the p	eriod described in subsection (3) has not ended.	
	Perio	od of tr	ansitional residence	25
(3)	The 1	period	for a person—	
	(a)	begin and	as on the first day of the residence required by <b>subsection (2)(b)</b> ;	
	(b)	ends	on the earliest of—	
		(i)	the day they nominate under <b>subsection (4)</b> :	30
		(ii)	the day before the person stops being a New Zealand resident:	
		(iii)	the last day of the 48th month after the month in which the non-residence period ends.	
	Choc	sing n	ot to be transitional resident	
(4)	-		who would otherwise be a transitional resident in an income year by notice to the Commissioner or by notice under subsection (5)	35

	not to be a transitional resident on and after a date nominated by the person, which may be on or after the start of the income year.	
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years.	
177	Section HZ 4B amended (Qualifying companies: transition into partnership)	
(1)	In section HZ 4B(3)(b), replace "tax position" with "tax situation".	
(2)	In section HZ 4B(3)(b), replace "historical tax positions" with "historical tax situations".	
(3)	In section HZ 4B(3)(c)(i), replace "historical tax positions" with "historical tax situations".	10
(4)	In section HZ 4B(3)(c)(ii), replace "tax position" with "tax situation".	
(5)	In section HZ 4B(3)(c)(ii), replace "historical tax positions" with "historical tax situations".	
(6)	In section HZ 4B(3)(d), replace "tax position" with "tax situation".	
178	Section HZ 4D amended (Qualifying companies: transition into sole traderships)	15
(1)	In section HZ 4D(3)(b), replace "tax position" with "tax situation".	
(2)	In section HZ 4D(3)(b), replace "historical tax position" with "historical tax situation".	
(3)	In section HZ 4D(3)(c)(i), replace "historical tax position" with "historical tax situation".	20
(4)	In section HZ 4D(3)(c)(ii), replace "tax position" with "tax situation" in each place where it appears.	
(5)	In section HZ 4D(3)(d), replace "tax position" with "tax situation".	
179	Section IQ 1A amended (When this subpart applies)	25
(1)	In section IQ 1A(b), replace "attributed FIF income method" with "attributable FIF income method".	
(2)	In section IQ 1A, list of defined terms,—	
	(a) delete "attributed CFC net income", "attributed FIF income method", and "group":	30
	(b) insert "attributed CFC income" and "attributable FIF income method".	
180	Section LA 7 amended (Remaining refundable credits: tax credits under social policy schemes)	
(1)	In section LA 7, heading, replace "under social policy schemes" with "for social policy and other initiatives".	35
(2)	After section LA 7(1)(a), insert:	

	(ab)	section LB 4B (Tax credit for R&D tax losses):	
(3)		sections (1) and (2) apply for income years beginning on or after ril 2015.	
181	New	section LB 4B inserted (Tax credit for R&D tax losses)	
(1)	Afte	r section LB 4, insert:	5
LB 4	B Tax	x credit for R&D tax losses	
		rson has a tax credit for a tax year equal to their R&D loss tax credit under <b>part MX</b> (Tax credits for R&D tax losses) for the tax year.	
	Define	ed in this Act: R&D loss tax credit, tax credit, tax year	
(2)	Sub	<b>section (1)</b> applies for income years beginning on or after 1 April 2015.	10
182	Section Sectin Section Section Section Section Section Section Section Section	ion LD 1 amended (Tax credits for charitable or other public benefit	
	In se	ction LD 1(5), replace "under social policy schemes" with "for social polind other initiatives".	
183	Secti	ion LD 3 amended (Meaning of charitable or other public benefit gift)	15
(1)	In se	ction LD 3(1)(a), replace "gifts):" with "gifts) (the entity):".	
(2)	In se	ction LD 3(1)(b),—	
	(a)	replace "a subscription paid to a society, institution, association, organisation, trust, or fund," with "a subscription of \$5 or more paid to an entity"; and	20
	(b)	replace "that" with "that entity".	
(3)		ction LD 3(2), before paragraph (a), replace "subsection (1)(a)" with "subon (1)(a) and (b)".	
(4)	Repl	ace section LD 3(2)(bc) with:	
		(bc) a tertiary education institution:	25
(5)	In se	ction LD 3, list of defined terms, insert "tertiary education institution".	
(6)	<b>Sub</b> syears	sections (1), (2), (3), and (4) apply for the 2008–09 and later income s.	
184	-	part LH repealed (Tax credits for expenditure on research and lopment)	30
(1)	Repe	eal subpart LH.	
(2)	Sub	section (1) applies for the 2015–16 and later income years.	
185		ding after section LP 6 deleted (Supplementary dividend holding panies)	
	-	eal the heading after section LP 6.	35

186	Secti	on LU 1 amended (Tax credits for mineral miners)	
(1)	In sec	etion LU 1(4)(b), replace "net mining income" with "net income".	
(2)	In sec	etion LU 1, list of defined terms,—	
	(a)	delete "net mining income":	
	(b)	insert "net income".	5
187	Secti	on MA 1 amended (What this Part does)	
(1)	After	section MA 1(b), insert:	
	(bb)	for R&D tax losses for an income year beginning on or after 1 April 2015, <i>see</i> <b>subpart MX</b> (Tax credits for R&D tax losses).	
(2)	Subs	section (1) applies for income years beginning on or after 1 April 2015.	10
188	Secti incor	on MB 1 amended (Adjustments for calculation of family scheme ne)	
(1)	Repla	ace section MB 1(5D) with:	
	Depo	sits in main income equalisation accounts	
(5D)	creas	the purposes of subsection (1), the person's family scheme income is intended by the amount of a main income equalisation deposit the person makes the income year.	15
	Refur	nds from main income equalisation accounts	
(5E)	inclu	ne purposes of subsection (1), the person's family scheme income does not de the amount of a main income equalisation refund the person receives the income year.	20
(2)		ection MB 1, in the list of defined terms, insert "main income equalisation sit" and "main income equalisation refund".	
188B		on MB 4 amended (Family scheme income of major shareholders in companies)	25
(1)	Repla	ace section MB 4(2), other than the heading, with:	
(2)	The a	amount included in the person's family scheme income is the greater of—	
	(a)	zero; and	
	(b)	the amount calculated using the formula in subsection (3), adjusted, if applicable, by <b>subsections (7) and (8)</b> for main income equalisation account amounts.	30
(2)	After	section MB 4(6), insert:	
	Main	income equalisation deposits	
(7)	equal	the purposes of <b>subsection (2)(b)</b> , if the company makes a main income isation deposit for the company's income year, the amount of the deposit led to the item income in the formula in subsection (3)	35

Main	income	eaualisation	rofund	C
muni	income	eauausauon	reruna	5

- (8) For the purposes of **subsection (2)(b)**, if the company receives a main income equalisation refund for the company's income year, the amount of the refund is subtracted from the item **income** in the formula in subsection (3).
- (3) In section MB 4, in the list of defined terms, insert "main income equalisation account", "main income equalisation deposit", and "main income equalisation refund".

### 188C Section MB 7 amended (Family scheme income of settlor of trust)

(1) After section MB 7(2), insert:

Income amount

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- (2B) The amount included in the person's family scheme income is the amount calculated using the formulas in subsections (3) and (5), adjusted, if applicable, by **subsections (7) and (8)** for main income equalisation account amounts.
- (2) In section MB 7(3), replace "The person's family scheme income for the income year includes the amount" with "For the purposes of **subsection (2B)**, 15 the relevant amount is".
- (3) After section MB 7(6), insert:

Main income equalisation deposits

(7) For the purposes of **subsection (2B)**, if the trustee or a company described in subsection (4)(b) makes a main income equalisation deposit for an income year, the amount of the deposit is added to—

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- (a) the item **trustee income** in the formula in subsection (3), if the trustee makes the deposit:
- (b) the item **income** in the formula in subsection (5), if the company makes the deposit.

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Main income equalisation refunds

- (8) For the purposes of **subsection (2B)**, if the trustee or a company described in subsection (4)(b) receives a main income equalisation refund for an income year, the amount of the refund is subtracted from—
  - (a) the item **trustee income** in the formula in subsection (3), if the trustee receives the refund:
  - (b) the item **income** in the formula in subsection (5), if the company receives the refund.
- (4) In section MB 7, in the list of defined terms, insert "main income equalisation account", "main income equalisation deposit", and "main income equalisation 35 refund".

188D	Section MB 9 repealed (Family scheme income from deposits in main income equalisation accounts)				
	Repe	eal section MB 9.			
189	Sect	ion MB 13 amended (Family scheme income from other payments)			
(1)	Repl	ace section MB 13(2)(f) with:	5		
	(f)	an educational scholarship or educational bursary:			
(2)	Sub	section (1) applies for the 2011–12 and later income years.			
190	Sect	ion MC 5 amended (Third requirement: residence)			
(1)		ection MC 5(2)(b), delete ", and has not made an election under section 8(4) (Transitional residents),".	10		
(2)	Sub	section (1) applies for the 2008–09 and later income years.			
191	Sect	ion MF 6 amended (Overpayment or underpayment of tax credit)			
		ction MF 6(3), replace "under social policy schemes" with "for social pol- nd other initiatives".			
192	New	subpart MX inserted (Tax credits for R&D tax losses)	15		
(1)	Befo	re subpart MZ, insert:			
		Subpart MX—Tax credits for R&D tax losses			
MX 1	Wh	en subpart applies			
(1)	This	subpart applies to a person for an income year when—			
	(a)	the person chooses that the subpart apply to the person for the income year; and	20		
	(b)	the corporate eligibility criteria in section MX 2 are met; and			
	(c)	ignoring this subpart, the person has a net loss for the corresponding tax year; and			
	(d)	if the person is a member of a group of entities meeting the requirements of <b>subsection (2)</b> , the R&D group, in aggregate and ignoring this subpart, has a net loss for the corresponding tax year; and	25		
	(e)	the person incurs R&D expenditure in the income year; and			
	(f)	the wage intensity criteria in section MX 3 are met; and			
	(g)	intellectual property and know-how that results from the research or development vests in the person, solely or jointly.	30		
	Меа	ning of R&D group			
(2)	R&I	<b>D</b> group means a group of entities for which—			

(a)		member of the group is a company, look-through company, or ed partnership; and	
(b)		ne members of the group that are companies are members of the group of companies (the <b>company group</b> ); and	
(c)	mem	member of the group that is a look-through company would be a ber of the company group if the look-through company were treated eing a company; and	5
(d)	ber of pany share bution ners	member of the group that is a limited partnership would be a mem- of the company group if the partnership were treated as being a com- and each partner were treated as holding a proportion of the total es in the company equal to the proportion of the total capital contri- ons, as defined in section HG 11 (Limitation on deductions by part- in limited partnerships), to the partnership that is capital contribu- made by the partner to the partnership.	10
prop	erty, knov	is Act: capital contribution, company, group of companies, income year, intellectual v-how, limited partnership, look-through company, net loss, partner, partnership share, ture, R&D group, tax year	15
2 Co	rporate	e eligibility criteria	
ity (	criteria	poses of <b>section MX 1(1)(b)</b> , a person meets the corporate eligibil- for an income year if, for the income year or for the part of the in- for which the person exists if that is not the whole income year,—	20
(a)	the p	erson is a company that is resident in New Zealand; and	
(b)		e is no double tax agreement under which the person is treated as be- esident in a foreign country or territory; and	
(f)	the p	erson is not an entity established by or subject to—	25
	(i)	the Education Act 1989:	
	(ii)	the New Zealand Public Health and Disability Act 2000:	
	(iii)	the Crown Entities Act 2004; and	
(g)		al of less than 50% of the shares in the person are held by entities are each—	30
	(i)	a public authority:	
	(ii)	a local authority:	
	(iii)	a Crown Research Institute:	
	(iv)	a State enterprise; and	
(h)	the p	person is not a listed company or otherwise listed on a recognised	35

Defined in this Act: company, Crown Research Institute, double tax agreement, income year, listed company, local authority, public authority, recognised exchange, resident in New Zealand, State en-

MX

exchange.

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#### MX 3 Wage intensity criteria

Wage intensity criteria

(1) For the purposes of **section MX 1(1)(f)**, a person meets the wage intensity criteria for an income year if, for the income year or for the part of the income year for which the person exists (the **part-year**) if that is not the whole income year,—

(a) the amount calculated for the person using the formula in **subsection** (2) is 0.2 or more; and

(b) if the person is a member of an R&D group, the amount calculated for the R&D group in aggregate using the formula in **subsection (2)** is 0.2 or more.

Formula

(2) The formula is—

total R&D labour expenditure ÷ total labour expenditure.

Definition of items in formula

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- (3) In the formula,—
  - (a) **total R&D labour expenditure** for a person, or an R&D group of which the person is a member, is the total, for amounts incurred in the income year or the part-year, of—
    - (i) the total amount of contractor R&D consideration multiplied by 20 0.66:
    - (ii) the amount of salary or wages paid to employees for providing R&D material:
    - (iii) if the person chooses to include the amounts the amount referred to in **subsection (3B)**, the same proportion of those amounts that amount, for each employee who provides R&D material, as the proportion of the employee's salary or wages that is paid to the employee for providing R&D material:
    - (iv) the amount paid to shareholder-employees, to which section RD 3(3) or (4) (PAYE income payments) apply, for providing R&D material:
  - (b) **total labour expenditure** for a person, or an R&D group of which the person is a member, is the total, for amounts incurred in the income year or the part-year, of—
    - (i) the total amount of contractor R&D consideration multiplied by 0.66:
    - (ii) the amount of salary or wages paid to employees:

		(111)	the total of amounts of expenditure amount referred to in <b>subsection (3B)</b> for employees for each employee:	
		(iv)	the amount paid to shareholder-employees to which section RD 3(3) or (4) apply.	5
	-		nounts for Amount for optional inclusion in total R&D labour and total labour expenditure	
(3B)	iture the ite	of an e	coses of <b>subsection (3)(a)(iii)</b> and (b) and (b)(iii), the expendemployer for an employee that the person may choose to include in tal R&D labour expenditure and total labour expenditure is labour is the total of all—	10
	(a)	-	oyer's superannuation cash contributions for the employee that are alary or wages:	
	(b)	tax or ee:	n the employer's superannuation cash contributions for the employ-	15
	(c)	fringe	e benefits provided by the employer and attributed to the employee:	
	(d)		nployer's FBT liability in relation to the employee and fringe benetributed to the employee.	
	Mean	ing of	contractor R&D consideration	
(4)	In thi	s Act,	contractor R&D consideration means—	20
	(a)	person cludes an R&	person, an amount, excluding GST, paid by the person to another n (the <b>contractor</b> ) who is not a member of an R&D group that insthe person and is not employed by the person or by a member of &D group that includes the person, as consideration for R&D maprovided by the contractor to the person:	25
		R&D R&D consider of the	R&D group, an amount, excluding GST, paid by a member of the group to a person (the <b>contractor</b> ) who is not a member of the group and is not employed by a member of the R&D group, as deration for R&D material provided by the contractor to a member R&D group.  Act: contractor R&D consideration, employee, income year, R&D group, R&D mawages, shareholder-employee	30
MX 4	R&I	) loss t	tax credits	
(1)	For a	tax yea	ar, the person has a tax credit equal to the least of the following:	
	(a)		000 multiplied by the basic tax rate for a company, if the tax year is 015–16 tax year:	35
	(b)	-	000 multiplied by the basic tax rate for a company, if the tax year is 016–17 tax year:	
	(c)		0,000 multiplied by the basic tax rate for a company, if the tax year 2017–18 tax year:	40

	(d)	\$1,400,000 multiplied by the basic tax rate for a company, if the tax year is the 2018–19 tax year:	
	(e)	\$1,700,000 multiplied by the basic tax rate for a company, if the tax year is the 2019–20 tax year:	
	(f)	\$2,000,000 multiplied by the basic tax rate for a company, if the tax year is the 2020–21 or later tax year:	5
	(g)	the person's net loss for the tax year multiplied by the basic tax rate for a company:	
	(h)	the person's total R&D expenditure, incurred in the income year corresponding to the tax year, multiplied by the basic tax rate for a company:	10
	(i)	1.5 multiplied by the person's total R&D labour expenditure, incurred in the income year corresponding to the tax year and described in <b>section MX 3(3)(a)</b> , multiplied by the basic tax rate for a company.	
	Relai	ted provision in Tax Administration Act 1994	
2)	Sect credi	<b>tion 70C</b> of the Tax Administration Act 1994 applies for an R&D loss tax t.	15
		ed in this Act: basic tax rate, company, net loss, R&D expenditure, R&D labour expenditure, loss tax credit, tax year	
1X :	5 Can	cellation of R&D tax losses	
	exter	Commissioner must extinguish the person's tax loss for a tax year to the at of the amount calculated by dividing the amount of the R&D loss tax ts for the tax year by the basic tax rate for a company.	20
	Define	ed in this Act: basic tax rate, Commissioner, company, R&D loss tax credit, tax loss, tax year	
1X	5B De	eduction if increase in basic tax rate for company	
	When	this section applies	25
1)	(the rate f	section applies for a person who has an R&D loss tax credit for a tax year credit year) before a tax year (the current year) for which the basic tax for a company is increased (the rate increase) if the rate increase results in ic tax rate for a company that is greater than the basic tax rate for—	
	(a)	the latest tax year, before the current year, corresponding to an income year for which the person received a deduction under this section relating to the R&D loss tax credit; or	30
	(b)	the credit year, if the person has not received a deduction under this section relating to the R&D loss tax credit for an income year corresponding to a tax year before the current year.	35
	Dedi	action	
2)	The	person has a deduction, for the current year, of an amount calculated for	
	each	credit year using the formula:	
	each	credit year using the formula: $tax credits \times (new rate - old rate) \div (new rate \times old rate).$	

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D 4	C		c 1
Definition	of items	in	tormula

- (3) In the formula,—
  - (a) **tax credits** is the greater of zero and the amount calculated from the total amount of the company's R&D loss tax credits, for tax years before and including the credit year, minus the total amount of—
    - (i) the company's terminal tax, plus tax credits giving rise to imputation credits, minus refundable tax credits giving rise to imputation debits, for the period beginning with the earliest credit year and ending with the tax year before the current year:
    - (ii) earlier payments of R&D repayment tax relating to the R&D loss tax credits for credit years before the current year:
  - (b) **new rate** is the basic tax rate for a company after the rate increase:
  - (c) **old rate** is the greatest of—
    - (i) the basic tax rate for a company before the rate increase:
    - (ii) the basic tax rate for a company for the latest tax year, before the current year, corresponding to an income year for which the person received a deduction under this section relating to the credit year, if there is such a tax year:
    - (iii) the basic tax rate for a company for the credit year.

Defined in this Act: basic tax rate, company, income year, R&D loss tax credit, R&D repayment tax, tax year

#### MX 6 Reinstatement of R&D tax losses and R&D repayment tax

When this section applies

- (1) This section applies when a person (the **company**) has an R&D loss tax credit for a tax year (the **credit year**), and in an income year (the **reinstatement year**) corresponding to the credit year or a later tax year,—
  - (a) the company—
    - (i) disposes of or transfers intangible property, core technology, intellectual property, or know-how, other than to the amalgamated company as part of an amalgamation and other than for consideration that is assessable income of the company and has a value no less than the market value of the property transferred:
    - (ii) fails to meet a corporate eligibility requirement in section MX 2(a) or (b):
    - (iii) has a liquidator appointed:
  - (b) there is no group of persons that has, for the period (the **ownership period**) starting on the first day of the income year corresponding to the credit year and ending on the last day of the reinstatement year,—

		(i)	lowest voting interests in the company of each person for the ownership period that add up to $10\%$ or more; and	
		(ii)	when a market value circumstance exists for the company in the ownership period, lowest market value interests in the company of each person for the ownership period that add up to 10% or more.	5
	R&D	repayı	ment tax: transfer of intellectual property	
(2)	do no		ion (1)(a)(i) applies, and subsection (1)(a)(ii) and (iii) and (b) y, the company is liable for an amount of R&D repayment tax equal of—	
	(a)	pondi	otal of the company's R&D loss tax credits for the tax year corresing to the reinstatement year and earlier tax years minus the total int of—	10
		(i)	the company's terminal tax, plus tax credits giving rise to imputation credits, minus refundable tax credits giving rise to imputation debits, for tax years in the period beginning with the earliest credit year and ending with the tax year corresponding to the reinstatement year:	15
		(ii)	earlier payments of R&D repayment tax relating to R&D loss tax credits for the tax year corresponding to the reinstatement year or for an earlier tax year:	20
	(b)	the ar	mount calculated using the formula—	
		i	intangibles' market value × basic tax rate for a company.	
	Defin	ition o	f item in formula	
(3)	ny's idispo is ass	intangi sed of essable	ula, <b>intangibles' market value</b> is the market value of the compable property, core technology, intellectual property, or know-how or transferred in the income year other than for consideration that e income of the company and that has a value no less than the marthe property transferred for that consideration.	25
	R&D	repayı	ment tax: loss of continuity	
(3B)			<b>ion (1)(b)</b> applies, the company is liable for an amount of R&D recequal to the lesser of—	30
	(a)	pondi	otal of the company's R&D loss tax credits for the tax year corresing to the reinstatement year and earlier tax years minus the total ant of—	
		(i)	the company's terminal tax, plus tax credits giving rise to imputation credits, minus refundable tax credits giving rise to imputation debits, for tax years in the period beginning with the earliest credit year and ending with the tax year corresponding to the reinstatement year:	35
			,	

		(ii)	earlier payments of R&D repayment tax relating to R&D loss tax credits for the tax year corresponding to the reinstatement year or for an earlier tax year:	
	(b)	the ar	mount calculated using the formula—	
			shares' market value × basic tax rate for a company.	5
	Defin	ition o	of item in formula	
(3C)		g inter	rests or market value interests disposed of or transferred in the in-	
	R&D	repayi	ment tax: eligibility loss or liquidation	10
(4)	of R& for th	kD rep ne tax	cion (1)(a)(ii) or (iii) applies, the company is liable for an amount bayment tax equal to the total of the company's R&D loss tax credits year corresponding to the reinstatement year and earlier tax years otal amount of—	
	(a)	creditax y	company's terminal tax, plus tax credits giving rise to imputation ts, minus refundable tax credits giving rise to imputation debits, for ears in the period beginning with the earliest credit year and ending the tax year corresponding to the reinstatement year:	15
	(b)		er payments of R&D repayment tax relating to R&D loss tax credits ne tax year corresponding to the reinstatement year or for an earlier ear.	20
	Reins	tateme	ent of R&D tax losses	
(5)	instat	ement	ny is allowed a deduction under <b>section DV 26</b> (Deduction for reof R&D tax losses) of an amount equal to the R&D repayment tax the basic tax rate for a company.	25
	Relat	ed pro	visions in Tax Administration Act 1994	
(6)		ions 7 ment t	<b>70C</b> and <b>97C</b> of the Tax Administration Act 1994 apply for R&D tax.	
	ny, cor tual pro	e techno operty, k	Act: amalgamated company, amalgamation, assessable income, basic tax rate, companion, deduction, imputation credit, imputation debit, income tax, income year, intellectnow-how, liquidation, market value, market value circumstance, market value interest, credit, R&D repayment tax, refundable tax credit, tax credit, terminal tax, voting inter-	30
(2)	Subs	ectio	<b>n (1)</b> applies for income years beginning on or after 1 April 2015.	
193		on OB t acco	1 amended (General rules for companies with imputation unts)	35
(1)	Repla	ice sec	etion OB 1(2)(a)(ii) with:	
		(ii)	is acting in the capacity of trustee, other than a trustee of a group investment fund described in paragraph (c) of the definition of <b>company</b> in section YA 1 (Definitions); or	40

(2)	Subsection (1)	applies for t	the 2008–09	and later	income y	ears.

# 194 New section OB 47B inserted (Tax paid by recipients of R&D loss tax credits)

(1) After section OB 47, insert:

#### OB 47B Tax paid by recipients of R&D loss tax credits

When this section applies

(1A) This section applies for an ICA company and a tax year (the **current year**) when the company has an R&D loss tax credit under **section MX 4** (R&D loss tax credits) for the current year, or an earlier tax year, that does not give rise to R&D repayment tax under section MX 6 (Reinstatement of R&D tax losses and R&D repayment tax) before or in the income year corresponding to the current year.

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Debit

- (1) The ICA company has an imputation debit for the current year equal to the lesser of the following:
  - (a) the imputation credit that the company has for the current year under section OB 4:
  - (b) the total amount of the company's R&D loss tax credits, for the period that begins with the earliest tax year to which the tax credits relate and ends with the current year, minus the total amount of imputation debits under this section for tax years that are in that period and end before the current year.

Table reference

(2) The imputation debit in subsection (1) is referred to in table O2: imputation debits, row 20B (recipients of R&D loss tax credits).

Dehit date

(3) The debit date is the last day of the current year.

Defined in this Act: amount, ICA company, imputation credit, imputation debit, R&D loss tax credit, tax year

(2) **Subsection (1)** applies for income years beginning on or after 1 April 2015.

#### 195 Table O2 amended (Imputation debits)

(1) In table O2, after row 20, insert:

20B Recipient of R&D loss 31 March tax credits section OB 47B

(2) **Subsection (1)** applies for income years beginning on or after 1 April 2015.

196	Sect tax)	ion OP 27 amended (Consolidated ICA payment of schedular income				
(1)		ection OP 27, heading, replace "schedular income tax" with "schedular me tax liability".				
(2)		ection OP 27(1), replace "schedular income tax" with "schedular income iability".	5			
(3)	In section OP 27(2), replace "schedular income tax" with "schedular income tax liability".					
(4)		ection OP 27(3), replace "schedular income tax" with "schedular income iability".	10			
(5)	In se	ection OP 27, list of defined terms,—				
	(a)	delete "schedular income tax":				
	(b)	insert "schedular income tax liability".				
(6)	Sub	sections (2), (3), and (4) apply for the 2008–09 and later income years.				
197	Sect tax)	ion OP 50 amended (Consolidated ICA refund of schedular income	15			
(1)		ection OP 50, heading, replace "of schedular income tax" with "relating chedular income tax liability".				
(2)		ection OP 50(1), replace "of schedular income tax" with "relating to a dular income tax liability".	20			
(3)	In se	ection OP 50(2),—				
	(a)	replace "refund of schedular income tax" with "refund relating to schedular income tax liability":				
	(b)	replace "payment of schedular income tax" with "payment of schedular income tax liability".	25			
(4)	In se	ection OP 50, list of defined terms,—				
	(a)	delete "schedular income tax":				
	(b)	insert "schedular income tax liability".				
(5)	Sub	sections (2) and (3) apply for the 2008–09 and later income years.				
198	Tabl grou	e O19 amended (Imputation credits of consolidated imputation ups)	30			
(1)	In ta	able O19, row 22, second column, replace "Schedular income tax" with redular income tax liability".				

**Subsection (1)** applies for the 2008–09 and later income years.

(2)

198B	Table O20 amended (Imputation debits of consolidated imputation groups)	
(1)	In table O20, row 24, second column, replace "of schedular income tax to" with "relating to schedular income tax liability of".	
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years.	5
199	Section RC 7 amended (Estimation method)	
(1)	Replace section RC 7(3), other than the heading, with:	
(3)	On or before an instalment date, the person may choose to revise an estimate made under subsection (2). The amount last estimated is the amount taken into account under section RC 5(5).	10
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years.	
200	Section RC 17 amended (When GST ratio must not be used)	
(1)	After section RC 17(1)(b), insert:	
	(bb) their residual income tax, as disclosed in a return of income filed in the tax year, means they no longer meet the requirements of section RC 16(2); or	15
(2)	In section RC 17, list of defined terms, insert "residual income tax" and "return of income".	
(3)	<b>Subsection (1)</b> applies for the 2016–17 and later income years.	
201	Section RC 18 amended (Changing calculation method)	20
(1)	After section RC 18(3)(b), insert:	
	(bb) the date the person's return of income referred to in section RC 17(1)(bb) is received by the Commissioner; or	
(2)	In section RC 18(4), after "instalment A,", insert "and section RC 3(3) does not apply,".	25
(3)	In section RC 18(5), after "instalment date,", insert "and section RC 3(3) does not apply,".	
(4)	In section RC 18(6), after "subsection (4) or (5),", insert "and the change is not required by <b>section RC 17(1)(bb)</b> ,".	
(5)	In section RC 18, list of defined terms, insert "return of income".	30
(6)	<b>Subsections (1), (2), (3), and (4)</b> apply for the 2016–17 and later income	

### 202 Section RD 27 amended (Determining fringe benefit values)

(1) Replace section RD 27(3), other than the heading, with:

years.

(3)	In subsection (2), <b>market value</b> means the price normally paid, at the time when the fringe benefit is received by the employee, for the fringe benefit in a sale—				
	(a)	in the open market; and			
	(b)	freely offered; and	5		
	(c)	made on ordinary trade terms; and			
	(d)	to a member of the public at arm's length.			
(2)	Subs	section (1) applies for the 2008–09 and later income years.			
203		ion RD 35 amended (Employment-related loans: value using market rest rates)	10		
(1)	Repl	ace section RD 35(1), other than the heading, with:			
(1)		employer may choose to value a benefit provided to their employee in an oyment-related loan using the market interest on the loan if—			
	(a)	the employer is in the business of lending money to the public:			
	(b)	the employer is in a group of companies that has a member which is in the business of lending money to the public.	15		
(2)	After	section RD 35(4), insert:			
	Effec	etiveness of election in some cases			
(4B)	in su	ite subsections (3) and (4), the method chosen by an employer described <b>absection (1)(b)</b> takes effect for the first quarter beginning after the Comioner receives the election, if the employer—	20		
	(a)	is not in the business of lending money; and			
	(b)	does not pay FBT on an income year basis under section RD 60; and			
	(c)	does not pay FBT on an annual basis under section RD 61; and			
	(d)	notifies the Commissioner of the proposed change before 1 April 2016.	25		
	Mini	mum period of use for method in some cases			
(4C)	the s	ite subsections (3) and (4), if <b>subsection (4B)</b> applies to the employer's en method, the employer must use the method for a period beginning with tart of the first quarter to which the election applies under <b>subsection</b> and ending with the finish of the income year following the income year includes the start of the first quarter.	30		
(3)	In se	ection RD 35, list of defined terms, insert "group of companies" and r".			
204		ion RE 18B amended (Capital value increase under inflation-indexed uments: RWT cap)	35		
	In se tax".	ction RE 18B(1), insert as a subsection heading, "Calculation of amount of			

205			F 2 amended (Non-resident passive income) RF 2(8), replace "Sections 50, 55, 100," with "Section 100".			
206	Secti	ion RN	M 10 amended (Using refund to satisfy tax liability)			
			RM 10(4), replace "under social policy schemes" with "for social other initiatives".	5		
207	Secti	ion RP	P 17 amended (Tax pooling intermediaries)			
	Repl	ace sec	ction RP 17(1), other than the heading, with:			
(1)	act a	s a tax	person A) may ask a person who maintains a tax pooling account to a pooling intermediary between person A and the Commissioner in s in the tax pooling account to meet an obligation of person A to	1		
	(a)	prov	isional tax:			
	(b)	term	inal tax:			
	(c)	an in	creased amount of tax described in section RP 17B(3):			
	(d)		est under Part 7 of the Tax Administration Act 1994 on an increased unt of tax described in section RP 17B(3).	1		
208	Secti	ion RP	2 17B amended (Tax pooling accounts and their use)			
(1)	Repl	ace sec	ction RP 17B(2), other than the heading, with:			
(2)	An amount held in a tax pooling account on behalf of a person may be refunded, transferred, sold, or used to satisfy a person's liability for—					
	(a)	prov	isional tax:			
	(b)	term	inal tax:			
	(c)	an in	creased amount of tax described in subsection (3):			
	(d)		est under Part 7 of the Tax Administration Act 1994 on an increased unt of tax described in subsection (3).	2		
(1B)	After section RP 17B(3)(b), insert:					
	(bb)	has	ides an amount of tax (the <b>agreed delay tax</b> ) for which the person initiated a dispute under Part 4A of the Tax Administration Act I, if—			
		(i)	the facts and questions of law in the dispute closely resemble the facts and questions of law for an assessment that is at the time the subject of proceedings in a court or Taxation Review Authority; and	3		
		(ii)	the Commissioner and the person have agreed that the dispute will be determined by the final outcome of the proceedings; and	3		

the Commissioner and the person enter the agreement on or after the date on which the Taxation (Annual Rates for 2015–16, Re-

(iii)

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search and	Development,	and	Remedial	Matters)	Act	2015	re-
ceives the F	Royal assent:						

- (2) In section RP 17B(5), replace the heading with "Transfer within 60 days for increased amounts and use of money interest".
- (3) In section RP 17B(5), replace "subsection (3)(a) to (ac)" with "subsection 5 (3)(a) to (ac), or for interest under Part 7 of the Tax Administration Act 1994 on the increased amount of tax".
- (4) In section RP 17B(6), replace the heading with "Transfer within 60 days for deferrable tax, agreed delay tax, and use of money interest".
- (5) In section RP 17B(6), replace "subsection (3)(b)" with "subsection (3)(b), for agreed delay tax referred to in **subsection (3)(bb)**, or for interest under Part 7 of the Tax Administration Act 1994 on deferrable tax or agreed delay tax".
- (6) Replace section RP 17B(7)(c) with:
  - (c) for a transfer under subsection (5), the total of—
    - (i) the increased amount of tax payable:
    - (ii) interest payable under Part 7 of the Tax Administration Act 1994 on the increased amount of tax:
- (7) Replace section RP 17B(7)(d) with:
  - (d) for a transfer under subsection (6), the total of—
    - (i) the amount of deferrable tax or agreed delay tax payable:
    - (ii) interest payable under Part 7 of the Tax Administration Act 1994 on the amount of deferrable tax or agreed delay tax.
- (8) Replace section RP 17B(10), other than the heading, with:
- (10) On application by the person, the Commissioner may agree in writing that the person may use funds in a tax pooling account for the increased amount of tax, or for interest under Part 7 of the Tax Administration Act 1994 on that increased amount of tax, if the Commissioner is satisfied that—
  - (a) the increased amount of tax arises as a result of an event or circumstance beyond the person's control; and
  - (b) the person has a reasonable justification or excuse for not filing the return by the required date; and
  - (c) the person has an otherwise good compliance history for the 2 income years before the income year in which the voluntary disclosure referred to in subsection (3)(ab)(ii) is made.

#### 209 Section RP 19 amended (Transfers from tax pooling accounts)

In section RP 19(1B), before paragraph (a), replace "person" with "person for provisional tax or terminal tax".

210 Section RP 19B amended (Transfers for certain expected tax liabilities)

	Repla	ice sec	tion RP 19B(5), other than the heading, with:	
(5)		-	ayment arises as a result of a transfer under this section, the amount payment is treated as follows:	
	(a)	first,	the amount is transferred to meet a liability of the person for—	5
		(i)	provisional tax and terminal tax referred to in section RP 17B(4)(a) or (b):	
		(ii)	an amount referred to in section RP 17B(5) consisting of an increased amount of tax and interest payable under Part 7 of the Tax Administration Act 1994 on the increased amount of tax:	10
		(iii)	an amount referred to in section RP 17B(6) consisting of deferrable tax, or agreed delay tax, and interest payable under Part 7 of the Tax Administration Act 1994 on the deferrable tax or agreed delay tax:	
	(b)		andly, the amount is transferred with an effective date that is no earli- an the date on which the Commissioner received the later request:	15
	(c)	thirdl	y, the amount is refunded to the person.	
211	New	cross-	heading inserted (Refunds for life insurers)	
	After	section	n RZ 10, insert, as a cross-heading, "Refunds for life insurers".	
212	inser	ted (A	heading (Tax pooling intermediaries) and section RZ 12 djustments to interest in requests made after commencement)	20
212	inser	ted (A	, <u> </u>	20
212	inser	ted (A	djustments to interest in requests made after commencement)	20
	inser After	ted (A section	djustments to interest in requests made after commencement)  n RZ 11, insert:	
	inser After 2 Adj	ted (A section	djustments to interest in requests made after commencement)  n RZ 11, insert:  Tax pooling intermediaries	20 25
	After  After  2 Adj  When  This: ginal RP 1 befor	ustme this section requ 7B(5) e the ce	djustments to interest in requests made after commencement)  n RZ 11, insert:  Tax pooling intermediaries  nts to interest in requests made after commencement	
RZ 1	After  After  2 Adj  When  This signal  RP 1 before and E	ustme  this section requ 7B(5) e the coevelop	djustments to interest in requests made after commencement)  In RZ 11, insert:  Tax pooling intermediaries  In the interest in requests made after commencement ection applies  In applies when a tax pooling intermediary makes a request (the orimest) to the Commissioner for a person under section or (6) (Tax pooling accounts and their use) after 2 July 2014 and date on which the Taxation (Annual Rates for 2015–16, Research	25
RZ 1	After  After  After  Adj  When  This signal  RP 1  before and E  Amen  The t (the a amen  Tax A	ustme  this section requ 7B(5) e the co Developedment ax poor amend ded by	djustments to interest in requests made after commencement)  In RZ 11, insert:  Tax pooling intermediaries  In the interest in requests made after commencement section applies  In applies when a tax pooling intermediary makes a request (the orimest) to the Commissioner for a person under section or (6) (Tax pooling accounts and their use) after 2 July 2014 and date on which the Taxation (Annual Rates for 2015–16, Research pment, and Remedial Matters) Act 2015 receives the Royal assent.	25
<b>RZ 1</b> :	Inser After  After  2 Adj  When This: ginal RP 1 befor and E  Amen The t (the a amen Tax A Perm	ustme this section requ 7B(5) the the coevelop dement ax poor mend ded by ddmini itted coevelop	djustments to interest in requests made after commencement) in RZ 11, insert:  Tax pooling intermediaries  Into interest in requests made after commencement  ection applies in applies when a tax pooling intermediary makes a request (the orimest) to the Commissioner for a person under section or (6) (Tax pooling accounts and their use) after 2 July 2014 and date on which the Taxation (Annual Rates for 2015–16, Research pment, and Remedial Matters) Act 2015 receives the Royal assent.  In request  oling intermediary, if authorised by the person, may make a request liment request) to the Commissioner for the original request to be adjusting the amount included to pay interest under Part 7 of the instration Act 1994.	25

	(a)	the details required by section RP 19(4)(a) (Transfers from tax pooling accounts):					
	(b)	the details required by section RP 19(4)(b).					
	Maxi	mum amount unchanged					
(4)		original request as amended must not request the transfer of an amount exng the maximum amount specified in section RP 17B(7).	5				
	Time	limit for amendment request					
(5)	from	the date on which the Commissioner notifies the person of the amount of est payable under Part 7 of the Tax Administration Act 1994.	10				
	Timir	ng of effect					
(6)		original request as amended is treated as being made on the date on which riginal request was made.					
	Define	d in this Act: Commissioner, interest, tax pooling intermediary					
213	Secti	on YA 1 amended (Definitions)	15				
(1)	This	section amends section YA 1.					
(2)	In the	In the definition of acquire,—					
	(a)	replace paragraph (b) with:					
	(b)	be granted, for a patent, design registration, or plant variety rights:					
	(bb)	apply an artistic work industrially, as provided by section 75 of the Copyright Act 1994, for industrial artistic copyright:	20				
	(b)	in paragraph (c), replace "patent application" with "patent application, design registration application,".					
(3)	Repe	al the definition of attributed repatriation.					
(4)	Repe	al the definition of conduit company.	25				
(6)	In the definition of <b>continuity provisions</b> , after paragraph (f), insert:						
	(fb)	<b>section MX 6</b> (Reinstatement of R&D tax losses and R&D repayment tax); and					
(7)	Inser	t, in appropriate alphabetical order:					
		ractor R&D consideration is defined in section MX 3(4) (Wage intensiteria)	30				
(8)	Inser	t, in appropriate alphabetical order:					
		<b>technology</b> means technology which is used as a basis for research or dement					
(9)	Inser	t, in appropriate alphabetical order:	35				

design registration means a registration of a design under the Designs Act
1953, and includes a similar registration and protection of a design under the
laws of a country or territory other than New Zealand

- (10) Insert, in appropriate alphabetical order:
  - design registration application means an application for a design registration

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- (11) In the definition of **development**, replace "and section DB 34 (Research or development)" with ", section DB 34, and **subpart MX** (which relate to research and development)".
- (12) In the definition of **dispose**, after paragraph (f)(i), insert:
  - (ib) for a design registration application, conclude the design registration application because a design registration is granted in relation to the design registration application:
- (13) In the definition of **distant workplace**, delete "the definition of **distant workplace**,".
- (14) In the definition of **distinctive work clothing**, replace "that section" with "that section and section sections CX 30 and CW 17CC (Payments for distinctive work clothing)".
- (15) Repeal the definition of **emergency event**.
- (16) In the definition of **employee**, paragraph (b), replace "CW 17 and CW 17B to CW 18B" with "CW 17, CW 17B, CW 17C, CW 17CB, CW 17CC, and 20 CW 18".
- (17) In the definition of **employee**, paragraph (c)(i), replace "(6)(b) and (c)" with "(6)(b), (bb), (bc), and (c)".
- (18) In the definition of **employer**, paragraph (c)(i), replace "(6)(b) and (c)" with "(6)(b), (bb), (bc), and (c)".
- (19) Insert, in appropriate alphabetical order:

**fair dividend rate annual method** means the method of calculating FIF income or loss under section EX 52 (Fair dividend rate annual method)

(20) Replace the definition of **fair dividend rate method** with:

**fair dividend rate method** means the method of calculating FIF income or loss under—

- (a) section EX 52 (Fair dividend rate annual method); or
- (b) section EX 53 (Fair dividend rate periodic method)
- (21) Insert, in appropriate alphabetical order:

**fair dividend rate periodic method** means the method of calculating FIF income or loss under section EX 53 (Fair dividend rate periodic method)

(22) In the definition of FIF superannuation interest, before paragraph (a), replace "foreign superannuation scheme" with "foreign superannuation scheme, other

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than a scheme referred to in **section EX 33** (Exemption for Australian regulated superannuation savings),".

- (23) Replace the definition of **FIF superannuation interest** with:
  - **FIF superannuation interest** means, for a person and an income year (the **current year**), the rights in a foreign superannuation scheme held by the person as a beneficiary or member that the person acquires under an arrangement with the foreign superannuation scheme, if—
  - (a) the person enters the arrangement—
    - (i) when the person is a resident of New Zealand and is treated under no double tax agreement as being resident in a foreign country or territory; and
    - (ii) other than by a transaction described in section CF 3(21)(b) or (d) (Withdrawals from foreign superannuation scheme) and from a person who acquired the rights when being a non-resident or treated under a double tax agreement as being resident in a foreign country or territory; or
  - (b) the person enters the arrangement when the person is a non-resident, or is treated under a double tax agreement as being resident in a foreign country or territory, and—
    - (i) the rights held by the person in an income year (the **qualifying year**) ending before 1 April 2014 are an attributing interest and are treated by the person as an attributing interest in a return of income for the qualifying year filed before 20 May 2013; and
    - (ii) the rights held by the person for the period (the **qualifying period**) from the end of the qualifying year to the beginning of the current year are treated by the person as an attributing interest in returns of income for the income years in the qualifying period
- (27) In the definition of **goods**,—
  - (a) replace "in sections" with "in **subpart MX** (Tax credits for R&D tax <del>losses</del>), sections-losses), in sections"; and
  - (b) replace "in the definition" with "in the definitions of **R&D expenditure**, **R&D material**, and".
- (29) Insert, in appropriate alphabetical order:
  - **indirect attributing interest**, for a person with an income interest in a FIF, means the income interest that the person has in a second FIF if—
  - (a) the FIF has an income interest in the second FIF; and
  - (b) the income interest in the second FIF would be an attributing interest for the person if the person held the income interest directly
- (29B) Insert, in appropriate alphabetical order:

industrial artistic copyright means the copyright in an artistic work, if—

the artistic work has been applied industrially, as provided by section 75

(a)

		of the Copyright Act 1994; and	
	(b)	section 75 of the Copyright Act 1994 provides for a special exception from copyright protection for the copyright in the artistic work; and	
	(c)	the relevant period for the special exception, in section 75(1)(c) to (e) of the Copyright Act 1994, has not started	5
(30)		definition of <b>insurance</b> , paragraph (b), replace "section YD 8(4)(a)" section YD 8(4)".	
(31)	Insert,	in appropriate alphabetical order:	
	intelle	ectual property includes—	10
	(a)	anything that results from research or development (for example, a prototype):	
	(b)	rights related to intellectual property (for example, a right to distribute an item for which there is a patent):	
	(c)	intellectual property of a category that is set out in Part 2 of the Agreement on Trade-Related Aspects of Intellectual Property Rights, also known as the TRIPS Agreement	15
(32)		e definition of <b>international tax rules</b> , paragraph (a), repeal subparas (i), (ii), and (iv).	
(33)	Insert	in appropriate alphabetical order:	20
		<b>-how</b> includes trade secrets, confidential information, and information commercial value	
(33B)	Insert	, in appropriate alphabetical order:	
	for far to the	income equalisation deposit, in subpart MB (Adjustment of net income mily scheme), means a payment under section EH 4 (Main deposit) made Commissioner on or after 1 April 2011 for which a deduction is allowed section DQ 1 (Main income equalisation scheme)	25
(33C)	Insert	, in appropriate alphabetical order:	
	for far late to	<b>income equalisation refund</b> , in subpart MB (Adjustment of net income mily scheme), means a refund under sections EH 8 to EH 26 (which refunds from main income equalisation accounts), to the extent to which fund—	30
	(a)	relates to a deposit made on or after 1 April 2011; and	
	(b)	is not interest payable under section EH 6 (Interest on deposits in main income equalisation account)	35
(34)	Insert,	in appropriate alphabetical order:	
	miner	ral miner is defined in section CU 6 (Meaning of mineral miner)	
(37)	Renla	ce the definition of <b>minister of religion</b> with	

minister of religion is defined in section CZ 33(8) (Transitional exception

for ac	ccommodation provided to ministers of religion) for the purposes of that				
Repla	ace the definition of minister of religion with:				
minis	ster of religion is defined in—	5			
(a)	section CE 1E(6) (Exception: accommodation provided to ministers of religion) for the purposes of that section:				
(b)	<b>section CZ 33(8)</b> (Transitional exception for accommodation provided to ministers of religion) for the purposes of that section				
	In the definition of <b>net loss</b> , replace "section 177C(5)" with " <b>section MX 5</b> (Cancellation of R&D tax losses) and section 177C(5)".				
Repe	eal the definition of new start grant.				
Repe	al the definition of New Zealand repatriation amount.				
	e definition of <b>non-filing taxpayer</b> , paragraph (a), before subparagraph eplace "section 33A(1)" with "section 33A(1) or (1B)".	15			
	In the definition of <b>non-filing taxpayer</b> , paragraph (a), before subparagraph (i), replace "section 33AA(1)" with "section 33AA(1) or 33D".				
"(2E)	In the definition of <b>non-IFRS designated FX hedge</b> , paragraph (c), replace "(2E)" with "(2E) (Consideration for agreement for sale and purchase (ASAP) of property or services, hire purchase agreement, specified option, or finance 2				

- (45) In the definition of **old reporting standard**, replace "section DB 34 (Research or development)" with "section DB 34 and **subpart MX** (which relate to research and development)".
- (46) In the definition of **out-of-town secondment**, replace "and CZ 29" with 25 "CZ 29, and CZ 30".
- (47) In the definition of **period of continuous work**, <u>paragraph (a)</u>, replace "and CZ 29" with "CZ 29, and CZ 30".
- (48) In the definition of **permit area**, paragraph (b), replace "section 106" with "section 2(1)".
- (49) In the definition of **petroleum exploration expenditure**, paragraph (a)(iii), after "existing privilege", insert "that is a prospecting licence granted under Part 1 of the Petroleum Act 1937".
- (50) Replace the definition of **petroleum permit** with:

#### petroleum permit means—

(38)

(39)

(40)(41)(42)

(43)

(44)

- (a) an exploration permit for petroleum:
- (b) a prospecting permit for petroleum:
- (c) a petroleum mining permit:

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(d)	an existing privilege that is a prospecting licence or mining licence gran
	ted under Part 1 of the Petroleum Act 1937

- (51) In the definition of **prescribed investor rate**, replace "table 1" with "tables 1 and 1B".
- (52) In the definition of **project of limited duration**, replace "and CZ 29" with ", 5 CZ 29, and CZ 30".
- (54) In the definition of **property**, replace paragraphs (ab) and (ac) with:
  - (ab) in subpart FB (Transfers of relationship property), is defined in **section FB 1B(b)** (Meaning of settlement of relationship property and property):
  - (ac) in subpart FC (Distribution, transmission, and gifts of property), is defined in section FC 1(2) (Disposals to which this subpart applies):

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- (55) In the definition of **public unit trust**,—
  - (a) in paragraph (a), delete "in respect of which regulated offers are made under the Financial Markets Conduct Act 2013 and"; and
  - (b) replace paragraphs (b)(vi) and (vii) with:
    - (vi) a person with an interest of 5% or less in the unit trust, treating all associated persons as 1 person:
    - (vii) a person with an interest of 5% or more in the unit trust, treating all associated persons as 1 person, if their interest is 5% or more because of unusual or temporary circumstances, such as the recent establishment or forthcoming termination of the unit trust, and if the unit trust would meet the requirements of any of paragraphs (a), (c), (d), and (e); or
- (56) In the definition of **research**, replace "and section DB 34 (Research or development)" with ", section DB 34, and **subpart MX** (which relate to research and development)".
- (57) Insert, in appropriate alphabetical order:
  - **R&D** expenditure, for a person, means expenditure incurred by the person for goods and services to the extent to which the goods and services relate to research or development and the intellectual property and know-how resulting from the research or development vests in the person, solely or jointly, but does not include—
  - (a) expenditure for goods and services to the extent to which they relate to an activity described in **schedule 22** (Proscribed R&D activities):
  - (b) expenditure for goods and services used by the person to—
    - (i) provide a service of research or development to a person who is in the business of providing services of research or development:
    - (ii) further another person's research or development activities:
  - (c) expenditure for which no deduction is available for the income year:

112

	(d)	expen	diture for or under a financial arrangement:	
	(e)	-	diture for the acquisition or transfer of intangible property, core ology, intellectual property, or know-how	
(57B)	Insert	, in ap	propriate alphabetical order:	
		_	means a group of entities that meets the requirements of <b>section</b> Then this subpart applies)	5
(57C)	Insert	, in ap	propriate alphabetical order:	
	<b>R&amp;D</b> R&D		ax credit means a credit of tax under subpart MX (Tax credits for eses)	
(58)	Insert,	in app	propriate alphabetical order:	10
	to the of a se	extent ervice esultin ntly, b	rial, for a person, means goods or services provided to the person, a to which the goods and services are provided to the person as part of research or development and the intellectual property and knowing from the research or development will vest in the person, solely out does not include goods and services to the extent to which	15
	(a)	relate	to activity described in <b>schedule 22</b> (Proscribed R&D activities):	
	(b)	are us	ed by the person to—	
		(i)	provide a service of research or development:	
		(ii)	further another person's research or development activities	20
(59)	Insert,	in app	propriate alphabetical order:	
			ment tax means a tax liability payable under section MX 6 (Reof R&D tax losses and R&D repayment tax)	
(60)			tion of right, in the first place it appears, replace "agreement for rchase" with "agreement for sale and purchase (ASAP)".	25
(61)	In the	defini	tion of services,—	
	(a)	-	ragraph (a), replace "EA 3 (Prepayments)" with "EA 3 (Prepay- e), and <b>subpart MX</b> (Tax credits for R&D tax losses)":	
	,	DB 2	ragraph (b), replace "and DB 2 (Goods and services tax)" with ", (Goods and services tax), <b>subpart MX</b> , and in the definitions of <b>expenditure</b> and <b>R&amp;D material</b> ".	30
(62)	Insert,	in app	propriate alphabetical order:	
	of sett	lemen	of relationship property is defined in <b>section FB 1B</b> (Meaning at of relationship property) for the purposes of subpart FB (Transonship property)	35
(62B)	Insert	, in ap	propriate alphabetical order:	

	ing of	ment of relationship property is defined in <b>section FB 1B(a)</b> (Mean- f settlement of relationship property and property) for the purposes of sub- fB (Transfers of relationship property)	
(63)	Insert	, in appropriate alphabetical order:	
	share	cholding is defined in—	5
	(a)	section EX 52(15) (Fair dividend rate annual method) for the purposes of that section:	
	(b)	section EX 53(17) (Fair dividend rate periodic method) for the purposes of that section:	
	(c)	section EX 56(19) (Cost method) for the purposes of that section	10
(65)	Repla	ice the definition of tax position with:	
	tax p	osition is defined in section 3(1) of the Tax Administration Act 1994	
(66)	Insert	, in appropriate alphabetical order:	
	relate ship), ing u	<b>ituation</b> means, for the purposes of sections HZ 4B and HZ 4D (which to the transition of a qualifying company into a partnership or sole tradera status, right, obligation, liability, asset, or other thing authorised or arishder, required or imposed by, or necessary to comply with an Inland Rev-Act, and debts payable to the Commissioner	15
(67)	Insert	, in appropriate alphabetical order:	
	tertia	ry education institution means an institution that is—	20
	(a)	established under Part 14 of the Education Act 1989 and has not been disestablished under that Act; and	
	(b)	not carried on for the private pecuniary profit of any individual	
		ry education subsidiary is defined in section CW 55BA(2) (Tertiary ation institutions and subsidiaries) for the purposes of that section	25
(68)	Insert	, in appropriate alphabetical order:	
	mean	of the disposal, for a disposal of a business or of part of a business, s the date on which the agreement for the disposal is settled by the exge of the seller's business or part of the business for the buyer's consider-	30
(69)	Repea	al the definition of time of the sale.	
(70)	Subs	ection (42) applies for the 2008–09 and later income years.	
(71)	Subs	ection (43) applies for income years beginning on or after 1 April 2016.	

(72) Subsection (49) applies for the 2008-09 and later income years. However,

**subsection (49)** does not apply to a person in relation to a tax position taken

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by the person—

	(a)	for an arrangement entered into before the date of introduction of the Taxation (Annual Rates 2015–16, Research and Development, and Remedial Matters) Bill; and		
	(b)	relying upon the definition of <b>petroleum exploration expenditure</b> as it was before the amendment made by <b>subsection (49)</b> .	5	
(73)	the pu	ection (50) applies for the 2008–09 and later income years except, for apposes of applying section DT 2 (Arrangement for petroleum exploration diture and sale of property), for a person and for an arrangement—		
	(a)	to which the exception in <b>subsection (72)</b> , relating to the meaning of <b>petroleum exploration expenditure</b> , applies in relation to the person and a tax position; and	10	
	(b)	for which the Commissioner has not issued to the person a binding ruling that is consistent with the definition of <b>petroleum permit</b> in <b>subsection (50)</b> .		
(74)	Subs	ection (62) applies for the 2008–09 and later income years.	15	
(74B)		<b>sections (54) and (62B)</b> apply for income years beginning on or after il 2011.		
(75)	Subs	ection (67) applies for the 2008–09 and later income years.		
214	Section interes	on YC 10 amended (Shareholders holding less than 10% direct ests)	20	
	In sec	tion YC 10(1)(a), replace "applied:" with "applied; and".		
215		lule 6 amended (Prescribed rates: PIE investments and retirement ne contributions)		
(1)	tax ag	nedule 6, table 1B, row 1, replace "double tax agreement" with "double greement that provides a rate for withholding an amount of NRWT for ends that is less than that provided by section RF 8(2)".	25	
(2)	tax ag	nedule 6, table 1B, row 3, replace "double tax agreement" with "double greement that provides a rate for withholding an amount of NRWT for ends that is less than that provided by section RF 8(2)".		
(3)		ections (1) and (2) apply for the 2012–13 and later income years, unubsection (4) applies.	30	
(4)	<b>Subsections (1) and (2)</b> do not apply for a dividend attributed to an investor by a PIE before the date of introduction for the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill, if the PIE takes, before that date, a tax position for the dividend relying on the table amended by this section as it was immediately before the amendments made by this section.			
216	Sched	lule 14 amended (Depreciable intangible property)		

In schedule 14, after item 13, insert:

(1)

	14 a design registration	
	a design registration application	
	16 industrial artistic copyright	
(2)	<b>Subsection (1)</b> applies for the 2015–16 and later income years.	
217	New schedule 22 inserted (Proscribed R&D activities)	
(1)	After schedule 20 Before schedule 24, insert new <b>schedule 22</b> as provided in <b>schedule 1</b> of this Act.	
(2)	<b>Subsection (1)</b> applies for the 2015–16 and later income years.	5
218	Schedule 32 amended (Recipients of charitable or other public benefit gifts)	
(1)	In schedule 32, insert, in appropriate alphabetical order, the item "ADC Incorporated (Aotearoa Development Cooperative)".	
(2)	In schedule 32, delete the item "Aotearoa Development Cooperative".	10
<u>(2B)</u>	In schedule 32, delete the item "Children on the Edge (NZ) Trust".	
( <u>2C</u> )	In schedule 32, insert, in appropriate alphabetical order, the item "SpinningTop Trust".	
(3)	In schedule 32, insert, in appropriate alphabetical order, the items "Adullam Humanitarian Aid Trust", "Bicycles for Humanity, Auckland", "Face Nepal Charitable Trust Board New Zealand", "Hagar Humanitarian Aid Trust", "Himalayan Trust", "International Needs Humanitarian Aid Trust", "Mercy Ships New Zealand", "Orphans Aid International Charitable Trust", "ShelterBox New Zealand Charitable Trust", and "So They Can".	15
(4)	<b>Subsection (3)</b> applies for the 2015–16 and later income years.	20
<u>218B</u>	New schedule 34 inserted (Community housing trusts and companies: income and assets of beneficiaries and clients)	
	After schedule 33, insert new <b>schedule 34</b> as provided in <b>schedule 1B</b> of this Act.	
219	Amendments to certain sale-related terms and definitions	25
(1)	Amendments are made at the locations specified in <b>schedule 2</b> , column 1, as indicated in the corresponding rows in <b>schedule 2</b> , columns 2 and 3.	
(2)	<b>Subsection (1)</b> applies for the 2015–16 and later income years.	
220	Amendments to lists of defined terms	
	The amendments specified in <b>schedule 3</b> , column 2, are made to the lists of defined terms in the sections indicated in the corresponding rows in <b>schedule 3</b> , column 1.	30

# Part 4 Amendments to other enactments

### Amendments to Tax Administration Act 1994

221	Tax Administration Act 1994 amended					
	Sect	ions 222 to 247 247B amend the Tax Administration Act 1994.	5			
222	Section 3 amended (Interpretation)					
(1A)	In sec	etion 3(1), replace the definition of <b>deferrable tax</b> with:				
	defer	deferrable tax, for a person who is a taxpayer or disputant, means—				
	(a)	an amount of tax, assessed under a tax law as payable by the person, in relation to which the person makes a competent objection under Part 8 or that the person challenges under Part 8A:	10			
	(b)	goods and services tax, payable (as defined in section 20A(1) of the Goods and Services Act 1985) by the person on a due date, in relation to which the person makes a competent objection under Part 8 or that the person challenges under Part 8A:	15			
	(c)	an amount of tax assessed under a tax law as payable by the person and described in <b>section RP 17B(3)(bb)</b> of the Income Tax Act 2007				
(1)	In sec	etion 3(1), repeal the definition of <b>IR5 taxpayer</b> .				
(2)		ction 3(1), definition of <b>late payment penalty</b> , repeal paragraph (b)(i), nd (iii).	20			
223	Section	on 15E amended (Revocation of approval)				
	In sec	etion 15E(2), replace "subsection (1)(b)" with "subsection (1)".				
224		on 24O repealed (Certain information required from agricultural, cultural, or viticultural employers)				
(1)	Repea	al section 24O.	25			
(2)	Subs	ection (1) applies for the 2008–09 and later income years.				
225	Section	on 33AA amended (Exceptions to requirement for return of income)				
(1)	Repla	Replace new section 33AA(1)(a) with:				
	(a)	derives no assessable income other than income meeting the requirements of <b>subsection (2)</b> ; and	30			
(2)	sched	etion 33AA(1)(c), replace "has total income of \$200 or less or derives no ular payment other than" with "derives from schedular payments a total nt of \$200 or less, not including".				
(3)	Renla	ace section 33AA(1)(d) with:				

derives no beneficiary income or has assessable income of \$200 or less;

(d)

		and					
(4)	After	section	n 33AA(1)(n), insert:				
	(0)	is not	t issued a family notice of entitlement for any part of the tax year;	5			
	(p)		t living in a marriage, civil union, or de facto relationship, with a n who—				
		(i)	is issued with a family notice of entitlement for any part of the tax year:				
		(ii)	is paid by the chief executive of the administering department a family assistance credit for which the amount of family credit abatement under section MD 13 of the Income Tax Act 2007 is greater than zero.	10			
(5)	Repla	ace sec	tion 33AA(2) with:				
(2)	-		assessable income meets the requirements of this subsection if the ncome,—	15			
	(a)	excep	ot for a total of \$200 or less, consists of—				
		(i)	income from employment that is subject to the PAYE rules:				
		(ii)	interest or a dividend that is subject to the RWT rules:				
		(iii)	interest or a dividend that does not have a New Zealand source:	20			
		(iv)	a taxable Maori authority distribution:				
		(v)	a schedular payment; and				
	(b)	includ (3).	des a total of \$200 or less of amounts referred to in subsection				
(6)			33AA(3), before paragraph (a), replace "subsection (1)(a)(i)" with on (2)(b)".	25			
(7)	Repla	ace sec	tion 33AA(3)(a) with:				
	(a)		nount of income for which the obligations under the PAYE rules of erson are not met:				
(8)	Repeal section 33AA(4) to (6).						
(9)			ns (1), (2), (3), (4), (5), (6), (7), and (8) apply for the 2016–17 a years.				
226	Secti	on 33 <i>A</i>	A amended (Annual returns of income not required)				
(1)	Repla	ace sec	tion 33A(1)(a)(iiic) with:				
		(iiic)	a schedular payment; or	35			
(2)	Repla	ace sec	tion 33A(2)(d) with:				

	(d)	derives from schedular payments a total amount of more than \$200 that is not—						
		(i)	an amount or proportion of a schedular payment for which the Commissioner has made a determination under section RD 8(3) of the Income Tax Act 2007:	5				
		(ii)	income that is a personal service rehabilitation payment for a claimant under the Accident Compensation Act 2001; or					
	(dba)		res assessable income of more than \$200 that includes beneficiary me; or					
227	assist	tance (	amended (Annual returns by persons who receive family credit) ion 41(4)(a).	10				
229	Secti	ons 68	BD, 68E, and 68F repealed					
	Repe	al sect	ions 68D, 68E, and 68F.					
230			n 70C inserted (Statements in relation to R&D loss tax credits repayment tax)	15				
	After	sectio	on 70B, insert:					
<b>70C</b>	Statements in relation to R&D loss tax credits and R&D repayment tax							
(1)	-		nust file by electronic means, in the form and electronic format pre- the Commissioner, a statement in relation to—	20				
	(a)		loss tax credits under the Income Tax Act 2007 that they claim for year:					
	(b)	R&D	Prepayment tax that they must pay for a tax year.					
(2)			ent described in <b>subsection (1)</b> must be filed with the Commister than the earliest of the following:	25				
	(a)	the d year:	ay on which the person files a return of income for the relevant tax					
	(b)		ast day for filing a return of income for the relevant tax year under on 37.					
(4)	R&D	repay	ment tax is due on the terminal tax date for the relevant tax year.	30				
231	Secti	on 801	D amended (Commissioner must issue income statement)					
	son's	emplo	OD(1)(c)(iii), replace "who is required" with "who, because the peroyer is not required to withhold an amount of tax for a PAYE intent to the person, is required".					
232	Secti	on 801	KV replaced (Statement of family scheme income)	35				
	Repla	ice sec	etion 80KV with:					

80KV S	tatement of	of fam	ilv sch	eme income
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- (1) This section applies for a notice of entitlement that the Commissioner has given to a person for a tax year.
- (2) The person must, in the time within which the person is required to file the person's return of income for the tax year, give the Commissioner a complete statement of the person's family scheme income for the tax year.

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- (3) The person must include in the statement described in **subsection (2)** the family scheme income of the person's spouse, civil union partner, or de facto partner, as applicable, unless that other person gives a statement of their own family scheme income under **subsection (4)**.
- (4) The person's spouse, civil union partner, or de facto partner, as applicable, may give a separate complete statement of their own family scheme income, in the time within which the person is required to file the person's return of income.

#### 232B Section 81 amended (Officers to maintain secrecy)

- (1) In section 81(4)(u), replace "section." with "section:".
- (2) After section 81(4)(u), insert:
  - (v) communicating to an officer, employee, or agent of Callaghan Innovation, information for the purpose of administering subpart MX of the Income Tax Act 2007:
  - (w) communicating to an officer, employee, or agent of the department that is, with the authority of the Prime Minister, for the time being responsible for the administration of the Research, Science, and Technology Act 2010, information for the purpose of administering **subpart MX** of the Income Tax Act 2007.

# 233 Section 81A amended (Disclosure of information under approved information sharing agreement)

In section 81A, replace—

- (a) "section 81" with "any other enactment in the Inland Revenue Acts"; and
- (b) "this Act" with "an Inland Revenue Act".

#### 234 Section 89AB amended (Response periods)

- (1) In section 89AB(2), after "issue of the notice", insert ", unless section 89AC applies".
- (2) In section 89AB(5), after "issue of the initiating notice", insert ", unless section 89AC applies".

## New section 89AC inserted (Response period when initiating notice filed late)

After section 89AB, insert:

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#### 89AC Response period when initiating notice filed late

When the initiating notice is a notice of proposed adjustment referred to in section 89AB(2) or a statement of position referred to in section 89AB(5), and the disputant issues the initiating notice outside the applicable response period but the notice is treated as being issued within that period, the response period for the response to the initiating notice is a 2-month period beginning on the earlier of—

- (a) the day on which the Commissioner issues a notice in favour of the disputant in accordance with section 89K(1):
- (b) the day on which a challenge to the Commissioner's refusal under section 89K(4) is finally judged successful by the Taxation Review Authority or by a court, or the day on which the Commissioner concedes.

#### 236 Section 89M amended (Disclosure notices)

Replace section 89M(6BA) with:

- (6BA) The Commissioner must issue a statement of position, described in subsection (4), in response to the disputant's statement of position, unless—
  - (a) the Commissioner issued a statement of position when issuing a disclosure notice:
  - (b) on or before the date on which the Commissioner is required to issue the statement of position—
    - (i) section 89N(1)(c)(viii) applies:
    - (ii) any of section 89N(1)(c)(i) to (vi) and (ix) apply.

#### 237 Section 92AAA repealed (Determination on cost of timber)

- (1) Repeal section 92AAA.
- (2) **Subsection (1)** applies for the 2015–16 and later income years.

## New section 97C inserted (Assessment of R&D repayment tax)

After section 97B, insert:

#### 97C Assessment of R&D repayment tax

- (1) The Commissioner may, for a company chargeable with R&D repayment tax, make an assessment of R&D repayment tax that the Commissioner considers should be imposed on the company.
- (2) The company is liable to pay the R&D repayment tax assessed except to the extent to which the company establishes in proceedings challenging the assessment that the assessment is excessive or that the company is not chargeable with the R&D repayment tax.
- (3) Sections 109, 111, and 113 apply to an assessment made under this section as if—

the references to taxpayer in those sections included a company charge-

(a)

	able with R&D repayment tax; and	
	(b) the references to <b>tax already assessed</b> in section 113 included an amount of R&D repayment tax already assessed under this section.	
(4)	An assessment made under this section is subject to challenge in the same manner as an assessment of income tax imposed under section BB 1 of the Income Tax Act 2007, and Part 7 of this Act applies accordingly.	5
239	Section 113C repealed (Amended assessments for attributed repatriation dividends)	
	Repeal section 113C.	10
240	Section 120B amended (Persons excluded)	
	Repeal section 120B(aa).	
241	Section 138G amended (Effect of disclosure notice)	
(1)	In section 138G(1), replace "(2) applies", with "(1B) or (2) apply".	
(2)	After section 138G(1), insert:	15
(1B)	If the Commissioner did not issue a statement of position in response to the disputant's statement of position on or before the required date, and did not issue a statement of position when issuing a disclosure notice, subsection (1) does not apply to limit the issues or propositions of law that may be raised by—	
	(a) the Commissioner, if section 89M(6BA)(b)(i) applies:	20
	(b) the Commissioner or the disputant, if <b>section 89M(6BA)(b)(ii)</b> applies.	
242	Section 139AA amended (Non-electronic filing penalty)	
	After section 139AA(1)(ab), insert:	
	(ac) a portfolio investor proxy; and	
243	Section 139B amended (Late payment penalty)	25
	In section 139B(1), replace the words before paragraph (a) with "This section applies to a taxpayer if and to the extent to which the taxpayer does not pay by the due date (the <b>default date</b> ) an amount of tax (the <b>unpaid tax</b> ), calculated by the taxpayer as payable or for which the taxpayer is assessed, and".	
244	Section 141A amended (Not taking reasonable care)	30
	Repeal section 141A(5).	
245	Section 177D repealed (Relief to taxpayers to whom new start grants payable)	
	Repeal section 177D.	

246	Section 183ABA amended (Remission in circumstances of emergency event)	
	In section 183ABA(1)(a) replace "emergency event" with "emergency event, declared in an Order in Council under this section,".	
247	Section 185 amended (Payment out of Crown Bank Account)	5
(1)	In section 185(1)(c), replace "this Act" with "this Act or the Income Tax Act 2007".	
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years.	
<u>247B</u>	Section 225D amended (Regulations: community housing trusts and companies)	10
(1)	Replace section 225D(1) with:	
(1)	The Governor-General may, from time to time, by Order in Council make regulations, on the combined recommendation of the Minister of Revenue and the Minister for Housing, amending threshold values set out in <b>schedule 34</b> of the Income Tax Act 2007 relating to the income and assets of a person when the person becomes a beneficiary or client of a community housing trust or company.	15
<u>(2)</u>	Repeal section 225D(2).	
	Amendments to Goods and Services Tax Act 1985	
248	Goods and Services Tax Act 1985 amended	20
	Sections 249 to 254 amend the Goods and Services Tax Act 1985.	
249	Section 2 amended (Interpretation)	
(3)	In section 2, insert, in appropriate alphabetical order:	
	common property has the same meaning as in the Unit Titles Act 2010	
(4)	In section 2, insert, in appropriate alphabetical order:	25
	<b>unit title body corporate</b> means a body corporate as defined in the Unit Titles Act 1972	
(5)	In section 2, replace the definition of <b>unit title body corporate</b> with:	
	<b>unit title body corporate</b> means a body corporate under the Unit Titles Act 2010, other than a body corporate of a retirement village registered under the Retirement Villages Act 2003	30
250	Section 5 amended (Meaning of term supply)	
(1)	Before section 5(8), insert:	
(8A)	For the purposes of this Act, a levy or other amount paid to a unit title body corporate by a member of the body corporate is treated as being consideration received for services supplied by the body corporate to the member	35

(2)	After	section	5(8A)	, insert
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- (8AB) For the purposes of this Act, a unit title body corporate is treated as receiving, on the day when the body corporate becomes a registered person (the **registration day**), consideration for a service, supplied on the registration day by the body corporate in the course of its taxable activity, equal in value to the total value held by the body corporate on the registration day of money and of assets that are not common property and were received by the body corporate as exempt supplies.
- (3) In section 5(11GA), replace "subsection (11G)(b)" with "subsection (11G)(a)".

#### 251 Section 10 amended (Value of supply of goods and services)

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- (1) In section 10(7A), replace "5(3) and  $\frac{5(3B)}{(3B)}$ " with "5(3) or  $\frac{5(3B)}{(3B)}$ ".
- (2) In section 10(7A), replace "value of the supply" with "value of the supply. A supply of common property by a unit title body corporate has a zero value".

#### 251BA Section 20 amended (Calculation of tax payable)

After section 20(3)(hb), insert:

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- (hc) an amount calculated in accordance with **section 21HC** in relation to a supply acquired in the taxable period by a unit title body corporate of which the registered person is a member; and
- 251B Section 21B amended (Adjustments when person or partnership becomes registered after acquiring goods and services)

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In section 21B(1)(a), replace the words before subparagraph (i) with "before becoming a registered person, a person that is not a unit title body corporate acquires".

## 251C Section 21HB amended (Transitional rules relating related to treatment of dwellings)

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Replace section 21HB(4) and (5) with:

- (4) A person may choose that a supply of accommodation in premises not be a taxable supply if the premises—
  - (a) met the requirements of the definition of **dwelling** immediately before section 4(3) and (4) of the Taxation (GST and Remedial Matters) Act 2010 amended the definitions of **commercial dwelling** and **dwelling**; and
  - (b) do not meet the requirements of the definition of **dwelling** because of the amendments referred to in **paragraph** (a).
- (5) **Subsection (4)** does not apply if the value of the person's supplies of accommodation in premises affected by the amendments exceeds the threshold value given by section 51(1)(a).

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## 251D New section 21HC inserted (Transitional rules relating to members of unit title bodies corporate)

After section 21HB, insert:

21HC	<b>Transitional</b>	rules	relating	to	members	of	unit	title	<b>bodies</b>	corn	orate	2
	11 ansitivnai	1 ulcs	1 Clathiz	w	members	V.	umi	uuu	Douics	COLD	voiau	۰

- (1) A member of a unit title body corporate that acquires a supply of goods or services (the corporate supply) on or before 26 February 2015 and in a taxable period ending on or after 1 November 2010 may make a deduction under section 20(3)(hc) for the taxable period if—
  - (a) at the time of the corporate supply, the unit title body corporate is not a registered person and the member is a registered person; and
  - (b) the unit title body corporate acquires the corporate supply for the purpose of making a supply (the **membership supply**) under a power or duty set out in section 84 of the Unit Titles Act 2010 that the member uses in making taxable supplies; and
  - (c) <u>before 3 November 2015, the member makes a return for the taxable</u> period that treats part of the corporate supply as being acquired by the member for use in making taxable supplies; and
  - (d) the member maintains sufficient records to enable the Commissioner to ascertain—
    - (i) the nature of the corporate supply and the membership supply; and
    - (ii) the amount that the member pays to the unit title body corporate for the membership supply; and
    - (iii) that the corporate supply is a taxable supply; and
    - (iv) that the membership supply is used by the member in making taxable supplies.
- (2) If the corporate supply is acquired for the purpose of making a membership supply for which the unit title body corporate charges the member on a basis other than the member's ownership interest or utility interest, as defined in section 5 of the Unit Titles Act 2010, the amount that the member may deduct is the tax fraction of the amount charged to the member for the membership supply.
- (3) For a corporate supply to which **subsection (2)** does not apply, the amount that the member may deduct is the tax fraction of an amount that, as a proportion of the amount paid by the unit title body corporate for the corporate supply, is fair and reasonable based on the proportion that the member owns of the total ownership interest and utility interest in the body corporate as defined in section 5 of the Unit Titles Act 2010.

252	Section 48A repealed (Relief from tax where new start grant made)
	Repeal section 48A.
253	Section 51 amended (Persons making supplies in course of taxable activity to be registered)
(1)	After section 51(1), insert:
(1B)	For the purposes of determining under subsection (1) the liability of a unit title body corporate to be registered, the value of a supply of a service made by the body corporate to a member is not included in the total value of supplies made

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- (2) After section 51(5), insert:
- (5B) A unit title body corporate that is registered under this Act as a result of an application under subsection (3) made on a date (the **application date**) on or after the date of introduction of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill must be registered with effect from a date after the application date.

#### 254 Section 52 amended (Cancellation of registration)

in New Zealand by the body corporate.

After section 52(7), insert:

- (8) If a unit title body corporate is a registered person on the date of introduction of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill and the registration is later cancelled after an application under subsection (2), the cancellation must take effect on or after the date on which the unit title body corporate applies for cancellation of the registration.
- (9) If a unit title body corporate is registered under this Act with effect from a date (the **registration date**) after the date of introduction of the Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill and the registration is later cancelled after an application under subsection (2), the cancellation must take effect on or after the later of—
  - (a) the date on which the unit title body corporate applies for cancellation of the registration:
  - (b) the day that is 4 years after the registration date.

#### Amendments to Income Tax Act 2004

#### 255 Income Tax Act 2004 amended

**Sections 256 to 258B** amend the Income Tax Act 2004.

New section CF 4 inserted (Person deriving pension from foreign superannuation scheme and returning as income before 1 April 2014)

After section CF 3, insert:

CF 4	Person deriving pension from foreign superannuation scheme and
	returning as income before 1 April 2014

When this section applies

- (1) This section applies when a person has, before 1 April 2014, an interest in a foreign superannuation scheme and—
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- (a) the interest would, in the absence of this provision, be an attributing interest; and
- (b) on and after 1 April 2014 the interest is not an attributing interest; and
- (c) the person—
  - (i) does not derive from the foreign superannuation scheme, in the period beginning with 1 January 2000 and ending before 1 April 2014, a payment that is a withdrawal:
  - (ii) derives payments, each of which is a pension, from the foreign superannuation scheme in the period beginning with 1 January 2000 and ending before 1 April 2014 and includes each payment in a return of income, for the income year of the payment, that is received by the Commissioner by the due date for the return of income.

No FIF income or FIF loss from interest

(2) The person is treated as having no FIF income or FIF loss from the interest for the period beginning with the start of the 2005–06 income year and ending with the finish of the 2007–08 income year.

Defined in this Act: attributing interest, Commissioner, FIF income, FIF loss, foreign superannuation scheme, income year, pension, return of income

#### 257 Section DB 23 amended (Bad debts)

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- (1) Replace section DB 23(6)(b)(iii) with:
  - (iii) the general limitations still apply, except that subsection (3) overrides the capital limitation for a financial arrangement held as part of a business that includes dealing in or holding financial arrangements.

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(2) **Subsection (1)** applies for the 2005–06 and later income years.

#### 257B Section HH 4 amended (Trustee income)

- (1) After section HH 4(7), insert:
- (7B) In relation to any trust and a distribution, a trustee is treated as electing to satisfy the income tax liability (other than income tax payable in the capacity of agent) of the trustee, determined as if the trustee were a New Zealand resident and the trust had a settlor who is a New Zealand resident, if—
  - (a) the trust is a qualifying trust for the period beginning at the start of the income year in which a settlement is first made to, for the benefit of, or

			e terms of, the trust and ending before the date on which the trust is to be a qualifying trust as described in <b>paragraph (b)</b> ; and				
	(b)	the re	ust ceases to be a qualifying trust because the trust does not meet quirements in <b>paragraph (a)(i) and (ii)</b> of the definition of <b>qualitrust</b> ; and	5			
	(c)	come	ustee indicates that the trust is a qualifying trust in the return of infor each income year ending after the trust ceases to be a complyust, as described in <b>paragraph</b> (b), and before the distribution.				
(7C)	come the in which	tax lia come the ta	no is treated under <b>subsection (7B)</b> as choosing to satisfy an inbility has the income tax liability referred to in that subsection for years in the period beginning at the start of the income year in rust ceases to be a complying trust, as described in <b>subsection</b> I ending on the date of the distribution.	10			
(2)	Subs	ectio	<b>(1)</b> applies for the 2005–06 and later income years.				
258	Section	n NG	1 amended (Application of NRWT rules)	15			
			NG 1(4)(b), replace "sections 50, 55, and 100, and Part 9" with and Part 9".				
258B	Section	on OB	1 amended (Definitions)				
(1)	In sec	tion O	B 1, replace the definition of <b>qualifying trust</b> with:				
	qualif	fying t	rust, for a distribution and a time, means a trust—	20			
	(a)	that is not a superannuation fund and, for the period starting with the tax year in which a settlement was first made to, for the benefit of, or on the terms of, the trust and ending with the tax year in which the distribution is made,—					
		(i)	the tax obligations at the time, relating to the trustee's income tax liability for each tax year, have been satisfied at the time; and	25			
		(ii)	no trustee income derived before or at the time includes an amount of non-resident withholding income, or non-residents' for-eign-sourced income, or exempt income under section HH 4(3B) (Trustee income):	30			
	(b)	year i terms	s not a superannuation fund and, for the period starting with the tax n which a settlement was first made to, for the benefit of, or on the of, the trust and ending with the tax year in which the distribution de, at the time—				
		(i)	for each tax year, the trust has met the requirements of <b>paragraph</b> (a) or a person has made an election under <b>section HH 4(7B)</b> ; and	35			
		(ii)	the tax obligations at the time, relating to the trustee's income tax liability for each tax year, have been satisfied:				

that is a superannuation fund

(c)

(2)	<b>Subsection (1)</b> applies for the 2005–06 and later income years.							
			Amendments to Income Tax Act 1994					
259			x Act 1994 amended 260, 260B, 261, and 261B amend the Income Tax Act 1994.	5				
260	supe	rannu	n CC 5 inserted (Person deriving pension from foreign ation scheme and returning as income before 1 April 2014) on CC 4, insert:					
CC 5	Pers	on dei	riving pension from foreign superannuation scheme and as income before 1 April 2014	10				
(1)			n applies when a person has, before 1 April 2014, an interest in a erannuation scheme and—					
	(a)		nterest would, in the absence of this provision, be an attributing int; and					
	(b)	on a	nd after 1 April 2014, the interest is not an attributing interest; and	15				
	(c)	the p	erson—					
		(i)	does not derive from the foreign superannuation scheme, in the period beginning with 1 January 2000 and ending before 1 April 2014, a payment that is a withdrawal:					
		(ii)	derives payments, each of which is a pension, from the foreign superannuation scheme in the period beginning with 1 January 2000 and ending before 1 April 2014 and includes each payment in a return of income, for the income year of the payment, that is received by the Commissioner by the due date for the return of income.	20				
(2)	the p	eriod	is treated as having no FIF income or FIF loss from the interest for beginning with 1 January 2000 and ending with the finish of the come year.					
260B	Secti	on HI	H 4 amended (Trustee income)					
(1)	After	section	on HH 4(7), insert:	30				
(7B)	isfy tagent	he inc  t) of th	to any trust and a distribution, a trustee is treated as choosing to sat- come tax liability (other than income tax payable in the capacity of the trustee, determined as if the trustee were a New Zealand resident at had a settlor who is a New Zealand resident, if—					
	(a)		rust is a qualifying trust for the period beginning at the start of the me year in which a settlement is first made to, for the benefit of, or	35				

		on the terms of, the trust and ending before the date on which the trust ceases to be a qualifying trust as described in <b>paragraph (b)</b> ; and	
	(b)	the trust ceases to be a qualifying trust because the trust does not meet the requirements in <b>paragraph</b> (a)(i) and (ii) of the definition of quali- fying trust; and	5
	(c)	the trustee indicates that the trust is a qualifying trust in the return of income for each income year ending after the trust ceases to be a complying trust, as described in <b>paragraph (b)</b> , and before the distribution.	
(7C)	the in	stee who is treated under <b>subsection (7B)</b> as choosing to satisfy an intax liability has the income tax liability referred to in that subsection for come years in the period beginning with the income year in which the ceases to be a complying trust, as described in <b>subsection (7B)(b)</b> , and g with the income year that includes the date of the distribution.	10
(2)	After	section HH 4(7), insert Replace section HH 4(7B) and (7C) with:	
(7B)	isfy the	ation to any trust and a distribution, a trustee is treated as choosing to sat- ne income tax liability (other than income tax payable in the capacity of of the trustee, determined as if the trustee were a New Zealand resident the trust had a settlor who is a New Zealand resident, if—	15
	(a)	the trust is a qualifying trust for the period beginning at the start of the income year in which a settlement is first made to, for the benefit of, or on the terms of, the trust and ending before the date on which the trust ceases to be a qualifying trust as described in <b>paragraph</b> (b); and	20
	(b)	the trust ceases to be a qualifying trust because the trust does not meet the requirements in <b>paragraph (a)(i) and (ii)</b> of the definition of <b>quali-</b> <b>fying trust</b> ; and	25
	(c)	the trustee indicates that the trust is a qualifying trust in the return of income for each income year ending after the trust ceases to be a complying trust, as described in <b>paragraph</b> (b), and before the distribution.	
(7C)	the pe	stee who is treated under <b>subsection (7B)</b> as choosing to satisfy an intax liability has the income tax liability referred to in that subsection for eriod beginning with the income year in which the trust ceases to be a lying trust, as described in <b>subsection (7B)(b)</b> , and ending with the inyear that includes the date of the distribution.	30
(3)	Subs	ection (1) applies for the 1995–96 and later income years.	
(4)	Subs	ection (2) applies for the 1997–98 and later income years.	35

**Section NG 1 amended (Application of NRWT rules)** 

"section 100 and Part 9".

In section NG 1(4)(b), replace "sections 50, 55, and 100, and Part 9" with

**261** 

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#### 261B Section OB 1 amended (Definitions)

(1) In section OB 1, replace the definition of qualifying trust with:

#### qualifying trust, for a distribution and a time, means a trust—

- (a) that is not a superannuation fund and, for the period starting with the tax year in which a settlement was first made to, for the benefit of, or on the terms of, the trust and ending with the tax year in which the distribution is made,—
  - (i) the tax obligations at the time, relating to the trustee's income tax liability for each tax year, have been satisfied at the time; and
  - (ii) no trustee income derived before or at the time includes an amount of non-resident withholding income, or non-residents' for-eign-sourced income, or exempt income under section HH 4(3B):
- (b) that is not a superannuation fund and, for the period starting with the tax year in which a settlement was first made to, for the benefit of, or on the terms of, the trust and ending with the tax year in which the distribution is made, at the time—
  - for each tax year, the trust has met the requirements of paragraph (a) or a person has made an election under section HH 4(7B); and
  - (ii) the tax obligations at the time, relating to the trustee's income tax liability for each tax year, have been satisfied:
- (c) that is a superannuation fund
- (2) In section OB 1, replace the definition of **qualifying trust** with:

#### qualifying trust, for a distribution and a time, means a trust—

- (a) that is not a superannuation fund and, for the period starting with the tax year in which a settlement was first made to, for the benefit of, or on the terms of, the trust and ending with the tax year in which the distribution is made,—
  - (i) the tax obligations at the time, relating to the trustee's income tax liability for each tax year, have been satisfied at the time; and
  - (ii) no trustee income derived before or at the time includes an amount of non-resident withholding income, or non-residents' foreign-sourced income, or exempt income under section HH 4(3B):
- (b) that is not a superannuation fund and, for the period starting with the tax year in which a settlement was first made to, for the benefit of, or on the terms of, the trust and ending with the tax year in which the distribution is made, at the time—
  - (i) for each tax year, the trust has met the requirements of paragraph (a) or a person has made an election under section HH 4(7B); and

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the tax obligations at the time, relating to the trustee's income tax liability for each tax year, have been satisfied:

(ii)

	(c)	that is	s a superannuation fund	
(3)	Subs	ectio	<b>n (1)</b> applies for the 1995–96 and later income years.	
<b>(4)</b>	Subs	ectio	<b>(2)</b> applies for the 1997–98 and later income years.	5
			Amendments to Income Tax Act 1976	
261C	Incor	ne Tax	x Act 1976 amended	
	Secti	ions 2	<b>61D and 261E</b> amend the Income Tax Act 1976.	
261D	Section	on 226	s amended (Interpretation)	
1)	In sec	tion 22	26(1), replace the definition of <b>qualifying trust</b> with:	10
	quali	fying t	trust, for a distribution and a time, means a trust—	
	(a)	with benef	s not a superannuation fund and, for the income years commencing the income year in which a settlement was first made to, for the it of, or on the terms of, the trust until the income year in which the bution is made,—	15
		(i)	the tax obligations at the time, relating to the trustee's income tax liability for each tax year, have been satisfied at the time; and	
		(ii)	no trustee income derived before or at the time includes an amount of non-resident withholding income:	
	(b)	year i	s not a superannuation fund and, for the period starting with the tax in which a settlement was first made to, for the benefit of, or on the of, the trust and ending with the tax year in which the distribution de, at the time—	20
		(i)	for each tax year, the trust has met the requirements of <b>paragraph</b> (a) or a person has made an election under <b>section 228(8)</b> ; and	25
		(ii)	the tax obligations at the time, relating to the trustee's income tax liability for each tax year, have been satisfied:	
2)	In sec	tion 22	26(1), definition of qualifying trust, after paragraph (b), insert:	
	(c)	that is	s a superannuation fund:	30
(3)		<b>ectio</b> ome y	<b>n (1)</b> applies for the income year commencing 1 April 1988 and latears.	
(4)		ection ome y	<b>(2)</b> applies for the income year commencing 1 April 1990 and latears.	
261E	Section	on 228	s amended (Trustee income)	35
1)			n 228(7), insert:	
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(8)	In relation to any trust and a distribution, a trustee is treated as choosing to satisfy the income tax liability (other than income tax payable in the capacity of agent) of the trustee, determined as if the trustee were a New Zealand resident and the trust had a settlor who was a New Zealand resident, if—		
	(a) the trust is a qualifying trust for the period beginning at the start of the income year in which a settlement is first made to, for the benefit of, or on the terms of, the trust and ending before the date on which the trust ceases to be a qualifying trust as described in <b>paragraph</b> (b); and	5	
	(b) the trust ceases to be a qualifying trust because the trust does not meet the requirements in <b>paragraph (a)(i) and (ii)</b> of the definition of <b>qualifying trust</b> in section 226(1); and	10	
	(c) the trustee indicates that the trust is a qualifying trust in the return of income for each income year ending after the trust ceases to be a complying trust, as described in <b>paragraph</b> (b), and before the distribution.		
(9)	A trustee who is treated under <b>subsection (8)</b> as choosing to satisfy an income tax liability has the income tax liability referred to in that subsection for the period beginning with the income year in which the trust ceases to be a complying trust, as described in <b>subsection (8)(b)</b> , and ending with the income year that includes the date of the distribution.	15	
(2)	<b>Subsection (1)</b> applies for the income year commencing 1 April 1988 and later income years.		
£	Amendments to Taxation (Annual Rates, Employee Allowances, and Remedial Matters) Act 2014		
262	Taxation (Annual Rates, Employee Allowances, and Remedial Matters) Act 2014 amended	25	
	<b>Sections 263 to 265 263B and 264</b> amend the Taxation (Annual Rates, Employee Allowances, and Remedial Matters) Act 2014.		
<del>263</del>	Section 2 amended (Commencement)		
	In section 2(30), delete "(10),".		
263B	Section 32 amended (New section CW 42B inserted)	30	
	In section 32(2), section CW 42B(2)(aa), replace "the trust and its trustee or the company, as the case may be, are" with "the entity is".		
264	Section 129 amended (New section HR 12 inserted)		
	Replace section 129(2) with:		
(2)	Subsection (1) applies—	35	
	(a) on and after 1 April 2015, upless paragraph (b) or (c) applies:		

	(b)	on and after 14 April 2014, if the person is removed from the register of charitable entities before 1 April 2015 because section 32(1)(f) of the Charities Act 2005 applies:	
	(c)	on and after 1 April 2017, if the person's activities involve the provision of housing as part of achieving the person's objectives and purposes and <b>paragraph (b)</b> does not apply.	5
<del>265</del>	Section	on 144 amended (Section YA 1 amended)	
<del>(1)</del>	Repea	al section 144(10).	
<del>(2)</del>	Repea	al section 144(27).	
A	mendi	ment to Taxation (Livestock Valuation, Assets Expenditure, and Remedial Matters) Act 2013	10
265B		on 104 amended (Schedule 20 amended (Expenditure on farming, eultural, aquacultural, and forestry improvements))	
	-	and Remedial Matters) Act 2013 with:	15
(2)		ection (1) applies for an improvement made on or after the first day of the -14 income year.	
		Amendment to Finance Act (No 2) 1990	
266	Section unit t	on 3 of the Finance Act (No 2) 1990 amended (Meaning of approved crust)	20
	section Y	etion 3(1) of the Finance Act (No 2) 1990, replace "(within the meaning of on YA 1 of the Income Tax Act 2007)" with "(within the meaning of sec-YA 1 of the Income Tax Act 2007, but ignoring paragraph (b)(x) of the ition of <b>unit trust</b> )".	
Am	endme	ent to Goods and Services Tax (Grants and Subsidies) Order 1992	25
267		dule to Goods and Services Tax (Grants and Subsidies) Order 1992 ded (Non-taxable grants and subsidies)	
		e schedule to the Goods and Services Tax (Grants and Subsidies) Order after item 7 of that schedule, insert:	
8		The Commissioner of Inland Revenue crediting, transferring, refunding, dealing with, or otherwise paying, a person's tax credit under the Income Tax Act 2007 or the Tax Administration Act 1994, if that tax credit is one which the person has under <b>section MX 4</b> of the Income	

Tax Act 2007.

## Schedule 1 New schedule 22 inserted

s 217

## Schedule 22 Proscribed R&D activities

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s YA 1, <del>definition of R&D material</del> definitions of R&D expenditure, R&D material

- 1 An activity performed outside of New Zealand.
- Acquiring or disposing of land, and related activities, except if the land is used exclusively for housing research or development facilities.
- Acquiring, disposing of, or transferring intangible property, core technology, intellectual property, or know-how, and related activities (for example, drafting sale and purchase agreements for patents).
- 4 Prospecting for, exploring for, or drilling for, minerals, petroleum, natural gas, or geothermal energy.
- 5 Research in social sciences, arts, or humanities.
- 6 Market research, market testing, market development, or sales promotion, including consumer surveys.
- Quality control or routine testing of materials, products, devices, processes, or services.
- 8 Making cosmetic or stylistic changes to materials, products, devices, processes, or services.
- 9 Routine collection of information.
- 10 Commercial, legal, and administrative aspects of patenting, licensing, or other activities.
- Activities involved in complying with statutory requirements or standards.
- 12 Management studies or efficiency surveys.
- Reproduction of a commercial product or process by a physical examination of an existing system or from plans, blueprints, detailed specifications, or publicly available information.
- Pre-production activities, such as a demonstration of commercial viability, tooling-up, and trial runs.

# Schedule 1B New schedule 34 inserted

s 218B

<u>C</u>	<u>omm</u>	Schedule 34 unity housing trusts and companies: income and assets of beneficiaries and clients	5
		<u>s CW 42B</u>	
<u>1</u>		me threshold	
(1)		threshold income for an applicant who is not a member of a group of apnts is \$80,000.	10
(2)		threshold income for the members of a group of applicants is \$120,000 in for the group.	
<u>2</u>	Thre	eshold asset value	
(1)		e is no threshold asset value for an applicant who has not been a land own- fore applying for assistance from the entity in a proposed purchase.	15
(2)		threshold asset value for an applicant who has been a land owner before ying for assistance from the entity in a proposed purchase is—	
	<u>(a)</u>	\$110,000, if the proposed purchase is of an estate in land in Auckland:	
	<u>(b)</u>	\$90,000, if the proposed purchase is of an estate in land in Hamilton City, Tauranga City, Western Bay of Plenty District, Kapiti Coast District, Porirua City, Upper Hutt City, Hutt City, Wellington City, Nelson City, Tasman District, Waimakariri District, Christchurch City, Selwyn District, or Queenstown Lakes District:	20
	<u>(c)</u>	\$70,000, if the proposed purchase is of an estate in land in a geographical area of New Zealand not listed in <b>paragraphs</b> (b) and (c).	25
<u>3</u>	Mea	ning of terms	
_		is schedule,—	
	appl	icant means a person who—	
	<u>(a)</u>	successfully applies for housing or housing assistance from an entity that is a community housing trust or company; or	30
	<u>(b)</u>	is 1 of a group of persons that successfully applies for housing or housing assistance from an entity that is a community housing trust or company	
	an aj	ication date, for an applicant, means the date on which the person makes oplication for housing or housing assistance from an entity that is a comity housing trust or company	35

	asset value means the total value of property owned by the applicant, at the application date, that is available to the applicant for the purchase of an estate in			
_	and is—			
<u>(a)</u>	money in a bank account, including a fixed or term deposit:			
<u>(b)</u>	a share, stock, or bond:	5		
<u>(c)</u>	an investment in a bank or financial institution:			
<u>(d)</u>	money paid to, or held by, a real estate agent or solicitor as a deposit in the purchase of a home:			
<u>(e)</u>	a boat or caravan with a value of more than \$5,000:			
<u>(f)</u>	a vehicle not being used as a usual method of transport:	10		
(g)	an asset of another type, with a value of more than \$5,000			
	income means an amount, for an applicant and the 12-month period ending with the application date (the application year), that is—			
<u>(a)</u>	if the applicant carries on a business at any time in the application year, the amount that would be the applicant's net income for the application year if the application year were an income year; or	15		
<u>(b)</u>	if the applicant does not meet the requirements of <b>paragraph</b> (a), the amount of assessable income derived by the applicant in the application year			
joint	land owner means a person who holds an estate in land, whether alone or as a joint tenant or tenant in common, as determined under schedule 1 of the Kiwi-Saver Act 2006, clause 8(5) and (6).			

# Schedule 2 Amendments to sale-related terms and definitions in Income Tax Act 2007

s 219

Section in Income Tax Act 2007 and location	Replace	With
CB 6(3), heading	"sold" in each place where it appears	"disposed of"
CB 23B, heading	"sold" in each place where it appears	"disposed of"
CB 30, heading	"Sale"	"Disposal"
CB 30	"sale" in each place where it appears	"disposal"
CB 31, heading	"Sale"	"Disposal"
CB 31(1)	"Sale"	"Disposal"
CD 29B(1)	"sell"	"sell or otherwise dispose of"
CD 34B(8)(a)	"sale and purchase"	"disposal and acquisition"
CD 43(19), heading	"sales"	"disposals"
CE 6(2)(a)	"buy"	"acquire"
CE 7	"sell"	"dispose of"
CW 1, heading	"buying"	"acquiring"
CW 1(1)	"buys"	"acquires"
CW 1(2), heading	"sold"	"disposed of"
CW 1(2)(a)	"sold" in each place where it appears	"disposed of"
CW 1(2)(b)	"sold" in each place where it appears	"disposed of"
CW 1(4)	"bought"	"acquired"
CZ 7(1), heading	"sale"	"disposal"
DB 13, heading	"sold"	"disposed of"
DB 13(1)	"sold"	"disposed of"
DB 25(1)	"repurchasing"	"reacquiring"
DB 31(4), heading	"services sold"	"services"
DB 38(3)	"sells"	"disposes of"
DB 38(4)	"sells"	"disposes of"
DB 38(4)	"sale" in each place where it appears	"disposal"
DB 39(1)	"sells"	"disposes of"

Section in Income Tax Act 2007 and location	Replace	With
DB 39(2)	"sale"	"disposal"
DB 39(3)	"sale"	"disposal"
DB 40(1)	"sells"	"disposes of"
DB 40(2)	"sale"	"disposal"
DC 10, heading	"Sale"	"Disposal"
DC 10(1)(a)	"sells"	"disposes of"
DC 10(1)(b)	"sale"	"disposal"
DC 10(1)(c)	"sale"	"disposal"
DC 10(2), before paragraph (a)	"sale"	"disposal"
DC 10(2)(a)	"sale"	"disposal"
DC 10(2)(b)	"time of sale"	"time of the disposal"
DC 10(3), before paragraph (a)	"sale"	"disposal"
DC 10(3)(a)	"sold"	"disposed of"
DC 10, list of defined terms	"time of the sale"	"time of the disposal"
DC 11(1)(d)	"sale"	"disposal"
DP 8, heading	"bought"	"acquired"
DP 9, heading	"bought"	"acquired"
DP 9(1)	"buys"	"acquires"
DP 9(2)(a)	"sold" in each place where it appears	"disposed of"
DP 9(2)(b)	"sold" in each place where it appears	"disposed of"
DP 9(3)(a)	"sale"	"disposal"
DT 2, heading	"sale"	"disposal"
DT 6, before paragraph (a)	"buying"	"acquiring"
DT 6, before paragraph (a)	"bought"	"acquired"
DT 6(a)	"bought"	"acquired"
DW 2(2)(b)	"sale"	"disposal of"
DX 1(3)(a)	"bought"	"acquired"
DX 1(5)(a)(ii)	"buy"	"acquire"
DZ 8, heading	"Buying"	"Acquiring"
DZ 8(1)	"buys"	"acquires"

Section in Income Tax Act 2007 and location	Replace	With
DZ 8(1)	"buying"	"acquiring"
DZ 8(2)	"Buying"	"Acquiring"
EA 4(4), heading	"Sale"	"Disposal"
EA 4(4), before paragraph (a)	"sells"	"disposes of"
EA 4(4), before paragraph (a)	"sale"	"disposal"
EA 4(4)(a)	"sale"	"disposal"
EA 4(4)(b)	"time of sale"	"time of the disposal"
EA 4(4)(c)	"sale"	"disposal"
EA 4(4)(d), before subparagraph (i)	"sale"	"disposal"
EA 4(5), subsection heading	"Sale"	"Disposal"
EA 4(5), before paragraph (a)	"sale"	"disposal"
EA 4(5)(a)	"sale"	"disposal"
EA 4(5)(b)	"sale"	"disposal"
EA 4(5)(c)	"Sale"	"Disposal"
EA 4(6), heading	"sale"	"disposal"
EA 4(6)(a)	"sale"	"disposal"
EA 4(6)(b)	"sale"	"disposal"
EA 4(7), before paragraph (a)	"sale"	"disposal"
EA 4, list of defined terms	"time of the sale"	"time of the disposal"
EB 8(2)	"sold"	"sold or exchanged"
EB 17(3)	"sold"	"sold or exchanged"
EB 18(2)(a)	"purchase price"	"acquisition cost"
EC 24(2)(c)	"bought"	"acquired other than by way of being homebred"
EC 24(2)(c)	"purchase"	"acquisition"
EC 34(1), heading	"purchase"	"acquisition"
EC 34(1)	"bought"	"acquired"
EC 36, heading	"bought"	"acquired"
EC 36(1)	"bought"	"acquired"
EC 36(2), heading	"bought"	"acquired"

Section in Income Tax Act 2007 and location	Replace	With
EC 36(2)	"bought"	"acquired"
EC 39(1)(c)	"buys"	"acquires"
EC 39(2)(c)	"buys"	"acquires"
EC 46(1)	"sale"	"sale or exchange"
EC 46(2)	"sale"	"sale or exchange"
EC 46(3)	"sale" in each place where it appears	"sale or exchange"
EC 47(1)	"sale"	"sale or exchange"
EC 47(2)	"sale"	"sale or exchange"
EC 47(2)	"bought"	"acquired"
EC 47(2)	"purchase"	"acquisition"
EC 48(1)(a)(i)	"sale"	"sale or exchange"
EC 48(1)(a)(ii)	"buys"	"acquires"
EC 48(1)(b)(i)	"sale"	"sale or exchange"
EC 48(1)(b)(i)	"bought"	"acquired"
EC 48(1)(b)(ii)	"buys"	"acquires"
EC 48(2)	"buying"	"acquiring"
EC 48(8)	"bought"	"acquired"
EE 28(6)	"purchase"	"acquisition"
EE 31(2A)(b), before subparagraph (i)	"purchase"	"acquire"
EE 31(2A)(b)(i)	"purchase"	"acquisition"
EE 31(2A)(b)(ii)	"to purchase"	"to acquire"
EE 31(2A)(b)(ii)	"its purchase"	"its acquisition"
EE 31(3A)(b), before subparagraph (i)	"purchase"	"acquire"
EE 31(3A)(b)(i)	"purchase"	"acquisition"
EE 31(3A)(b)(ii)	"purchase"	"acquisition"
EE 31(4)(a)	"purchase"	"acquire"
EE 31(4)(b)	"purchase"	"acquire"
EE 64(1)(a)	"purchase"	"acquisition"
EH 34(1)(a)	"sales"	"disposals"
EH 34(2), heading	"Sales"	"Disposals"
EH 34(2), before paragraph (a)	"sales"	"disposals"

Section in Income Tax Act 2007 and location	Replace	With
EH 34(2)(a)	"sale"	"disposal"
EH 34(2)(b)	"sale"	"disposal"
EH 34(3)(b)	"sale"	"disposal"
EH 37(1)(b)	"sells"	"disposes of"
EH 38(1)	"sell"	"dispose of"
EH 61(2)(a)	"selling"	"disposing of"
EH 61(2)(b)	"sold"	"disposed of"
EH 61(3), heading	"sold"	"disposed of"
EH 61(3), before paragraph (a)	"sold"	"disposed of"
EH 61(4), heading	"sold" in each place where it appears	"disposed of"
EH 61(4)	"sold" in each place where it appears	"disposed of"
EH 61(4)	"unsold"	"not disposed of"
EH 61(5), heading	"sold"	"disposed of"
EH 61(5), before formula	"sold"	"disposed of"
EH 61(6)(a)	"sold" in each place where it appears	"disposed of"
EH 61(6)(b)	"sold" in each place where it appears	"disposed of"
EH 61(6)(b)	"buys"	"acquires"
EH 61(6)(b)	"sale"	"disposal"
EI 4(1)	"Sale"	"Disposal"
EJ 2(6), definition of <b>fishing business</b>	"sale"	"sale or exchange"
EJ 3(1)(b)	"buying"	"acquiring"
EW 29(8), heading	"Sale"	"Disposal"
EW 29(8)	"sells"	"disposes of"
EW 43, heading	"sold"	"disposed of"
EW 43(1)	"sells"	"disposes of"
EW 43(2)	"sells" in each place where it appears	"disposes of"
EW 49, heading	"sold"	"disposed of"
EW 49(1)	"sells"	"disposes of"
EW 49(2)	"sells" in each place where it appears	"disposes of"

Section in Income Tax Act 2007 and location	Replace	With
EW 49(5)(b)	"sold"	"disposed of"
EX 60(4), heading	"sales"	"disposals"
EX 61(4), heading	"sales"	"disposals"
EX 63(2), heading	"sale"	"disposal"
EX 64(2), heading	"sale"	"disposal"
EX 64(2)(a)	"sold"	"disposed of"
EX 64(4), heading	"purchase"	"acquisition"
EX 64(4)(a)	"bought"	"acquired"
EX 65(2)(c)	"sale"	"disposal"
EX 65(2)(c)	"repurchase"	"reacquisition"
EX 65(6)(c)	"sale"	"disposal"
EX 65(6)(c)	"repurchase"	"reacquisition"
EX 66(2), heading	"sale"	"disposal"
EX 66(2), heading	"repurchase"	"reacquisition"
EX 66(2)(b)	"repurchased"	"reacquired"
EX 66(2)(c)	"sale"	"disposal"
EX 66(2)(c)	"repurchase"	"reacquisition"
EX 66B(2), heading	"sale"	"disposal"
EX 66B(2), heading	"repurchase"	"reacquisition"
EX 66B(2)(b)	"repurchased"	"reacquired"
EX 66B(2)(c)	"sale"	"disposal"
EX 66B(2)(c)	"repurchase"	"reacquisition"
EZ 7, heading	"Buying"	"Acquiring"
EZ 7(1)	"Buying"	"Acquiring"
EZ 7(2)	"buying"	"acquiring"
EZ 7(3)	"purchase" in each place where it appears	"acquisition"
EZ 7(4)	"purchase"	"acquisition"
EZ 23C, heading	"deemed sale and purchase"	"treatment as disposal and reacquisition"
EZ 23C(2), heading	"Deemed sale and repurchase"	"Treatment as disposal and reacquisition"
EZ 38(8)(d)(iv)	"sold"	"disposed of"
EZ 41, heading	"Sale"	"Disposal"

Section in Income Tax Act 2007 and location	Replace	With
EZ 41(1)	"sold"	"disposed of"
EZ 41(2)	"sold" in each place where it appears	"disposed of"
EZ 41(3), before paragraph (a)	"sold"	"disposed of"
EZ 41(3)(a)	"sale"	"disposal"
EZ 41(3)(b)	"sale"	"disposal"
EZ 41(5)	"sold"	"disposed of"
FA 4, heading	"repurchasing"	"reacquiring"
FE 16(1E)(b)(i)	"purchased"	"acquired"
FM 15(5)(a)	"purchase price"	"acquisition cost"
FM 15(5)(b)(i)	"purchasing"	"acquiring"
FO 10(4)(b)	"buying"	"acquiring"
GB 27(1)(a)	"purchases"	"acquires"
GB 27(2)(a)	"sale"	"supply"
GB 29(1)(c)	"selling"	"supplying"
HB 11(5)(a)	"purchases"	"acquires"
HD 29, heading	"buying"	"acquiring"
HD 29(1), before paragraph (a)	"a purchase"	"an acquisition"
HD 29(2), subsection heading	"buying"	"acquiring"
HD 29(2), before paragraph (a)	"purchase of goods"	"purchase or other acquisition of goods"
HM 38(3)(a)	"bought"	"acquired"
IZ 1(12), definition of <b>specified</b> <b>activity</b> , paragraph (c)(i)	"sale"	"disposal"
LH 17, definition of internal software development, paragraph (b)(i)	"selling, renting, licensing, hiring, or leasing"	"selling, exchanging, renting, licensing, hiring, or leasing"
LH 17, definition of internal software development, paragraph (b)(ii)	"sold, rented, licensed, hired, or leased"	"sold, exchanged, rented, licensed, hired, or leased"
MB 1(5C), heading	"sale"	"disposal"
	1	1

Section in Income Tax Act 2007 and location	Replace	With
MB 1(5C)	"sale"	"disposal"
RD 40(1)(b)	"bought them, or paid for them to be bought"	"otherwise acquired them, or paid for them to be acquired"
RD 42(1), before paragraph (a)	"sells"	"disposes of"
RD 42(1)(c)	"sale"	"disposal"
RD 43(1), before paragraph (a)	"sells"	"disposes of"
RD 43(1), before paragraph (a)	"sale"	"sale or other disposal"
RD 43(1)(c)	"sale"	"disposal"
RD 43(1)(d)	"sale"	"disposal"
RD 44, heading	"sold"	"disposed of"
RD 44	"sells"	"disposes of"
RD 44	"sale"	"disposal"
RE 15(3), definition of alternative amount, paragraph (b)(ii)	"repurchase"	"reacquisition"
YA 1, definition of amortising property, paragraph (b)	"Buying"	"Acquiring"
YA 1, definition of <b>cost</b> , paragraph (a)	"purchase"	"acquisition"
YA 1, definition of fixed establishment, paragraph (c)(ii)	"purchasing"	"acquiring"
YA 1, definition of forestry company, paragraph (a)	"buying"	"acquiring"
YA 1, definition of high-priced livestock, paragraph (a), before subparagraph (i)	"buys"	"acquires"
YA 1, definition of high-priced livestock, paragraph (a),	"purchase"	"acquisition"

Section in Income Tax Act 2007 and location	Replace	With
before subparagraph (i)		
YA 1, definition of high-priced livestock, paragraph (a)(ii)	"purchase" in each place where it appears	"acquisition"
YA 1, definition of high-priced livestock, paragraph (b), before subparagraph (i)	"buys"	"acquires"
YA 1, definition of Maori investment company	"unpaid purchase money"	"an unpaid purchase amount"
YA 1, definition of Maori investment company	"bought"	"acquired"
YA 1, definition of <b>Maori owners</b> , paragraph (a)	"bought"	"acquired"
YA 1, definition of other amortisation provision	"Buying"	"Acquiring"
YA 1, definition of qualifying debenture, paragraph (a)	"unpaid purchase money"	"an unpaid purchase amount"
YA 1, definition of qualifying debenture, paragraph (a)	"bought"	"acquired"
YA 1, definition of trading stock, paragraph (b), before subparagraph (i)	"sale"	"disposal"
Schedule 14(11)	"purchased"	"acquired"

# Schedule 3 Amendments to lists of defined terms in Income Tax Act 2007

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Section	Amendment to list of defined terms
CQ 5	Insert "settlor".
CZ 30	Insert "tax position".
DN 6	Insert "settlor".
EE 25	Delete "depreciation".
EW 9	Insert "settlor".
EX 43	Delete "matrimonial agreement".
EX 43	Insert "relationship agreement".
EX 46	Insert "gifting settlor".
EX 52	Insert "shareholding".
EX 53	Delete "unit valuation period" and insert "shareholding".
EX 54	Delete "unit valuation period".
EX 56	Delete "unit valuation period" and insert "shareholding".
EY 24	Delete "mortality profit".
EZ 23BB	Insert "settlor".
EZ 32E	Delete "tax position".
EZ 52C	Insert "tax position".
EZ 52D	Insert "tax position".
EZ 56	Replace "payment" with "pay".
EZ 57	Delete "payment".
EZ 60	Replace "payment" with "pay".
FB 12	Insert "partner" and "partnership".
FB 13	Insert "dispose".
FB 17	Insert "dispose".
FB 21	Insert "property".
FC 2	Insert "property".
FC 3	Insert "property".
FC 7	Insert "property".
FC 8	Insert "property".
FE 21	Delete "CTR credit".
FE 36B	Replace "resident" with "resident in New Zealand".
FM 11	Delete "excluded income loss" and insert "excluded income" and "loss".
FO 12	Delete "consolidated group".

## Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill

,,,
Amendment to list of defined terms
Replace "disposal" with "dispose".
Delete "petroleum mining expenditure" and insert "petroleum
exploration expenditure".
Delete "CTR additional dividend".
Delete "exiting partner".
Delete "taxable amount".
Delete "taxable amount".
Delete "taxable amount".
Replace "disposal" with "dispose".
Replace "tax position" with "tax situation".
Replace "tax position" with "tax situation".
Replace "attributable FIF income" with "attributable FIF income method".
Delete "non-resident withholding tax".
Delete "resident withholding tax".
Delete "non-resident withholding tax".
Delete "non-resident withholding tax".
Delete "non-resident withholding tax".
Delete "entitlement period"
Delete "close company".
Delete "basic rate".
Delete "resident withholding tax".
Delete "basic rate".
Delete "non-resident withholding tax".
Delete "basic rate".
Delete "attributed repatriation".
Replace "fully-imputed dividend" with "fully imputed".
Delete "PCA return".
Insert "tax position".

Schedule 3

# Taxation (Annual Rates for 2015–16, Research and Development, and Remedial Matters) Bill

## Legislative history

26 February 2015	Introduction (Bill 7–1)
11 March 2015	First reading and referral to Finance and Expenditure Committee
3 September 2015	Reported from Finance and Expenditure Committee (Bill 7–2)
20 October 2015	Second reading
10 February 2016	Committee of the whole House (Bill 7–3)