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 Judith Collins

## Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Bill

Government Bill

### **Contents**

		Page
1	Title	18
2	Commencement	18
	Part 1	
	Annual rates of income tax	
3	Annual rates of income tax for 2016–17 tax year	20
	Part 2	
	Amendments to Income Tax Act 2007	
4	Income Tax Act 2007	21
5	Application of provisions related to non-resident financial	21
	arrangement income	
6	Section BH 1 amended (Double tax agreements)	22
8	Section CB 6A amended (Disposal within 2 years: bright-line test	23
	for residential land)	
8B	Section CB 6 amended (Disposal: land acquired for purpose or	23
	with intention of disposal)	
9	Section CB 9 amended (Disposal within 10 years: land dealing	23
	business)	
10	Section CB 10 amended (Disposal within 10 years: land	23
	development or subdivision business)	
11	Section CB 11 amended (Disposal within 10 years of	23
	improvement: building business)	
12	New heading and new section CB 15C inserted	23

	Exclusions for bodies controlled by local authorities	
	CB 15C Council-controlled organisations and other companies	23
13	Section CB 32B amended (Owners of look-through companies)	24
14	Section CB 32C replaced (Income for first year of look-through company)	24
	CB 32C Dividend income for first year of look-through company	24
15	Section CC 4 amended (Payments of interest)	27
16	Section CD 5 amended (What is a transfer of value?)	27
17	Section CD 15 amended (Tax credits linked to dividends)	28
18	Section CD 16 amended (Certain dividends not increased by tax credits)	28
19	Section CD 17 amended (Credit transfer notice)	28
20	Section CD 39 amended (Calculation of amount of dividend when property made available)	28
21	Section CD 40 amended (Adjustment if dividend recovered by company)	28
22	Section CD 43 amended (Available subscribed capital (ASC) amount)	29
23	Section CD 44 amended (Available capital distribution amount)	31
24	Section CD 53 amended (Prevention of double taxation of share cancellation dividends)	32
25	Section CE 5 amended (Meaning of expenditure on account of an employee)	32
26	Section CG 2 amended (Remitted amounts)	33
27	Section CG 2B repealed (Remitted amounts on discharge from bankruptcy)	33
28	New section CG 9 inserted (Recovery of deductions for aircraft engine overhaul)	33
	CG 9 Recovery of deductions for aircraft engine overhaul	33
29	Section CQ 5 amended (When FIF income arises)	33
29B	Section CV 2 amended (Consolidated groups: income of company in group)	33
29C	Section CW 10 amended (Dividend within New Zealand whollyowned group)	34
29D	Section CW 14 replaced (Dividends derived by qualifying companies)	34
	CW 14 Dividends derived by qualifying companies	34
29E	Section CW 14 amended (Dividends derived by qualifying companies)	34
30	Section CW 19 amended (Amounts derived during short-term visits)	34
30B	Section CW 39 amended (Local authorities)	35
31	Section CX 5 amended (Relationship with exempt income)	35
32	Section CX 16 amended (Contributions to life or health insurance)	35

33	New section CX 19B inserted (Transport in vehicle other than motor vehicle)	35
	CX 19B Transport in vehicle other than motor vehicle	35
34	Section CX 47 amended (Government grants to businesses)	36
35	Heading and section CX 48D repealed	36
36	Section CX 63 amended (Dividends derived after company ceased	36
36B	to be look-through company) Section CZ 9 amended (Available capital distribution amount: 1965 and 1985–1992)	36
36C	Section CZ 9B repealed (Available capital distribution amount: 1988 to 2010)	36
37	New section CZ 34 inserted (Income arising from tax accounting provision for aircraft engine overhauls)	36
	CZ 34 Income arising from tax accounting provision for aircraft engine overhauls	36
38	Section DB 7 amended (Interest: most companies need no nexus with income)	36
38B	Section DB 11 amended (Negative base price adjustment)	37
39	Section DB 13 amended (Repayment of debt disposed of at discount to associate of debtor)	37
40	Section DB 19 amended (Expenses in application for resource consent)	37
40B	Section DB 23 amended (Cost of revenue account property)	37
41	Section DB 31 amended (Bad debts)	37
41B	New section DV 18B inserted (Cost base for shares when debt	38
	forgiven within economic group)	
	DV 18B Cost base for shares when debt forgiven within economic	38
42	group New sections DW 5 and DW 6 inserted	38
72	DW 5 Aircraft operators: aircraft engines and aircraft engine overhauls	39
	DW 6 Aircraft operators: payments and adjustments under	41
43	finance leases New sections DZ 22 and DZ 23 inserted	42
43		42
	2017–18 income year	42
	DZ 23 Aircraft maintenance: tax accounting provisions for expenditure incurred after 2016–17 income year	43
43B	Section EA 2 amended (Other revenue account property)	44
43C	Section EA 3 amended (Prepayments)	44
44	Section EC 26B amended (Entering partners' cost base)	44
45	Section ED 1 amended (Valuation of excepted financial arrangements)	44
46	Section EE 1 amended (What this subpart does)	44

47	Section EE 7 amended (What is not depreciable property?)	44
48	Section EE 41 amended (Transfer of depreciable property on certain amalgamations on or after 14 May 2002)	45
49	Section EE 44 amended (Application of sections EE 48 to EE 52)	45
49B	Section EE 45 amended (Consideration for purposes of section	45
	EE 44)	
50	Section EE 47 amended (Events for purposes of section EE 44)	45
51	Section EE 49 amended (Amount of depreciation recovery income	46
	when item partly used for business)	
51B	Section EE 57 amended (Base value in section EE 56 when none	46
	of sections EE 58, EE 59, and EZ 22(1) applies)	
51C	Section EE 58 amended (Base value in section EE 56 when no previous deduction)	46
51D	Section EE 60 amended (Total deductions in section EE 56)	46
52	Section EJ 2 amended (Spreading forward of deductions for repairs to fishing boats)	46
53	New heading and new sections EJ 24, EJ 25, EJ 26, and EJ 27 inserted	46
	Aircraft engine overhauls	
	EJ 24 Allocation of expenditure on aircraft engine overhauls	47
	EJ 25 Allocation of expenditure on aircraft engine overhauls: election by IFRS user	47
	EJ 26 Allocation of expenditure on aircraft engine overhauls:	49
	election by operator of single aircraft	
	EJ 27 Disposal of aircraft engine or aircraft	49
54	Section EW 5 amended (What is an excepted financial arrangement?)	51
<u>54B</u>	Section EW 8 amended (Election to treat certain excepted financial	<u>51</u>
	arrangements as financial arrangements)	
55	Section EW 11 amended (What financial arrangements rules do not apply to)	51
56	Section EW 31 amended (Base price adjustment formula)	51
56B	Section EW 39 amended (Consideration affected by unfavourable	52
202	factors)	<i>52</i>
57	New section EW 46C inserted (Consideration when debt forgiven	52
	within economic group)	
	EW 46C Consideration when debt forgiven within economic group	52
57B	Section EW 46C amended (Consideration when debt forgiven	54
<b>5</b> 0	within economic group)	<i>E 1</i>
58	Section EW 49 amended (Income and deduction when debt	54
59	disposed of at discount to associate of debtor) New section EW 49B inserted (Guarantees within economic group	54
5)	for associated persons)	54
	FW 49B Guarantees within economic group for associated persons	55

60	Section EX 46 amended (Limits on choice of calculation methods)	55
61	Section EY 2 amended (Policyholder base)	56
62	Section EY 3 amended (Shareholder base)	57
62B	Section EY 16 amended (Policyholder base allowable deductions: non-participation policies)	57
63	New section EY 16B inserted (Policyholder base allowable	57
	deductions: consideration for investment management services)	
	EY 16B Policyholder base allowable deductions: consideration for	57
	investment management services	
64	Section EY 17 amended (Policyholder base income: profit	58
	participation policies)	
66	New section EY 19B inserted (Shareholder base income:	58
	consideration credited for investment management services)	
	EY 19B Shareholder base income: consideration credited for	58
	investment management services	
67	Section EY 21 amended (Shareholder base income: profit	59
	participation policies)	
68	Section EY 23 amended (Reserving amounts for life insurers: non-	59
	participation policies)	
69	Section EY 25 amended (Premium smoothing reserving amount:	60
	non-participation policies not annuities)	
70	Section EY 28 amended (Shareholder base other profit: profit	61
	participation policies that are existing business)	
71	Section EY 29 amended (Shareholder base other profit: profit	62
	participation policies that are new business)	
72	New section EZ 23BA inserted (Aircraft acquired before 2017–18	64
	income year: adjusted tax value, base value, reduced; total	
	deductions increased)	
	EZ Aircraft acquired before 2017–18 income year: adjusted	64
	23BA tax value, base value, reduced; total deductions increased	
<u>72B</u>	New section EZ 23BC inserted (Property acquired after	<u>65</u>
	depreciable property affected by Hurunui/Kaikōura earthquakes)	
	EZ Property acquired after depreciable property affected by	<u>65</u>
	23BC <u>Hurunui/Kaikōura earthquakes</u>	
<u>72C</u>	New heading and sections EZ 78 and EZ 79 inserted	<u>70</u>
	Damage from Hurunui/Kaikōura earthquakes	
		70
	EZ 78 Insurance for Hurunui/Kaikōura earthquake damage of property: treatment as disposal and reacquisition	<u>70</u>
	EZ 79 Insurance for Hurunui/Kaikōura earthquake damage of	71
	property: limit on depreciation recovery income	<u>71</u>
72	1 1 1 1	71
73	Section FA 4 amended (Recharacterisation of shareholder's base:	71
74	company repurchasing share)	72
74	Section FA 9 amended (Treatment when lease ends: lessee	72
	acquiring asset)	

75	Section FA 10 amended (Treatment when lease ends: lessor acquiring asset)	72
76	Section FA 11 amended (Adjustments for leases that become finance leases)	72
77	Section FC 1 amended (Disposals to which this subpart applies)	72
78	Section FC 2 amended (Transfer at market value)	73
79	New heading and new section FC 10 inserted	73
	Bankruptcy or insolvency of person under Insolvency	
	Act 2006	
	FC 10 Transfers from person to Official Assignee under Insolvency Act 2006	73
80	Section FE 2 amended (When this subpart applies)	74
80B	Section FE 4 amended (Some definitions)	74
81	Section FE 9 amended (Elections)	74
82B	Section FE 36B amended (Identifying members of the New	74
	Zealand banking group: Crown-owned, no interest apportionment)	
83	New subpart FG inserted (Treatment of notional loans to New	75
	Zealand branches of foreign banks)	
	Subpart FG—Treatment of notional loans to New	
	Zealand branches of foreign banks	
	FG 1 When this subpart applies	75
	FG 2 Notional loans	75
	FG 3 Notional interest	76
84	Section FM 6 amended (Some general rules for treatment of	77
	consolidated groups)	
85	Section FM 7 amended (Treatment of amounts derived or	77
	expenditure incurred)	
85B	Section FM 9 amended (Amounts that are company's income)	77
86	Section FM 27 repealed (Refunds of FDP)	77
87	Section FM 28 repealed (Refund when consolidated group has loss)	77
88	Section FM 29 repealed (Treatment of credit balance in consolidated group's FDP account)	77
89	Section FM 30 amended (Application of certain provisions to consolidated groups)	77
90	Section FM 30 amended (Application of certain provisions to	77
0.1	consolidated groups)	
91	Section FO 12 amended (Financial arrangements: resident's	77
01D	restricted amalgamation, companies in wholly-owned group)	70
<u>91B</u>	Section FO 18 amended (When amalgamating companies are	<u>78</u>
02	parties to financial arrangement)	70
92	Section FO 20 amended (Calculation of outstanding accrued	78
	balance: amounts remitted)	

<u>92B</u>	New section FO 21 inserted (When amalgamating companies are parties to financial arrangements: economic groups)	<u>78</u>
	FO 21 When amalgamating companies are parties to financial arrangements: economic groups	<u>78</u>
93	Section FZ 6 amended (Transitional valuation rule for estate	78
75	property)	70
94	Section GB 35 amended (Imputation arrangements to obtain tax advantage)	79
95	Section GB 36 amended (Reconstruction of imputation arrangements to obtain tax advantage)	79
96	Section GB 41 repealed (FDPA arrangements for carrying amounts forward)	79
97	Heading and section GB 50 amended (Arrangements involving partners)	79
98	Section HA 6 amended (Corporate requirements)	80
99	Section HA 15 amended (Fully imputed distributions)	80
99B	Section HA 17 amended (Dividends derived by qualifying	81
) <b>, , , ,</b>	companies)	01
100	Section HA 18 amended (Treatment of dividends when qualifying company status ends)	81
101	Section HA 19 amended (Credit accounts and dividend statements)	81
102	Section HA 24 amended (Treatment of tax losses other than certain	82
102	foreign losses)	02
103	Section HA 41 amended (Calculating qualifying company election tax)	82
104	Section HB 4 amended (General provisions relating to disposals)	82
105	Section HB 11 amended (Limitation on deductions by persons with	83
105	interests in look-through companies)	03
106	Section HB 13 amended (LTC elections)	83
107	Section HG 2 amended (Partnerships are transparent)	83
108	Section HG 5 amended (Disposal of partner's interests)	83
109	Section HG 6 amended (Disposal of trading stock)	83
110	Section HG 7 amended (Disposal of depreciable property)	83
111	Section HG 8 amended (Disposal of depreciable property)	84
111	certain excepted financial arrangements)	04
112	Section HG 9 amended (Disposal of short-term agreements for sale	84
	and purchase)	
113	Section HG 11 amended (Limitation on deductions by partners in limited partnerships)	84
114	Section HM 3 amended (Foreign PIE equivalents)	84
115	Section HM 19 amended (Requirements for listed PIEs: fully	84
	crediting distributions)	
116	Section HM 52 amended (Use of foreign tax credits by zero-rated and certain exiting investors)	84

117	Section HM 70 amended (Maximum amount of formation losses	84
110	allocated by multi-rate PIEs to investor classes)	0.4
118	Section HM 76 repealed (Transition: FDPA companies)	84
118B	New section HZ 4E inserted (Transition out of LTC regime for	85
	Taxation (Annual Rates for 2016–17, Closely Held Companies,	
	and Remedial Matters) Act 2016)	0.5
	HZ 4E Transition out of LTC regime for Taxation (Annual Rates	85
	for 2016–17, Closely Held Companies, and Remedial	
110	Matters) Act <b>2016</b> )	0.5
119	New section HZ 8 inserted (Retrospective transitional provision	85
	for market valuation under section HB 4)	0.5
	HZ 8 Retrospective transitional provision for market valuation under section HB 4	85
120	Section IA 3 amended (Using tax losses in tax year)	86
121	New section IA 3B inserted (Tax losses and procedures under	86
	Insolvency Act 2006)	
	IA 3B Tax losses and procedures under Insolvency Act 2006	86
122	Section IA 7 amended (Restrictions relating to ring-fenced tax	87
	losses)	
123	Section IC 9 amended (Date for payment and notice to	87
	Commissioner)	
124	Section IE 3 replaced (Treatment of tax losses by amalgamated	87
	company)	
	IE 3 Treatment of tax losses by amalgamated company	87
125	Section IS 1 amended (General treatment of mineral miners' net losses)	88
126	Section LA 6 amended (Remaining refundable credits: PAYE,	88
	RWT, and certain other items)	
127	Section LE 1 amended (Tax credits for imputation credits)	89
128	Section LE 6 amended (Partners in partnerships)	89
129	Section LE 8 amended (Application of imputation ratio)	89
130	Section LE 9 repealed (Application of combined imputation and FDP ratio)	89
131	Subpart LF repealed (Tax credits for foreign dividend payment	89
101	(FDP) credits)	0,7
132	Section LJ 1 amended (What this subpart does)	89
133	Section LJ 3 amended (Meaning of foreign income tax)	89
134	Section LJ 8 repealed (Repaid foreign tax: effect on FDP liability)	89
135	Section LP 2 amended (Tax credits for supplementary dividends)	90
136	Section LP 3 amended (Use of remaining credits)	90
137	Section LP 5 amended (Application of benchmark dividend rules	91
-	and imputation credit ratio)	
138	Section MB 7B amended (Family scheme income from	91
	employment benefits: employees not controlling shareholders)	

139	New section MB 14 inserted (Remission income of discharged bankrupt excluded)	91
	MB 14 Remission income of discharged bankrupt excluded	91
140	Section MB 14 repealed (Remission income of discharged bankrupt excluded)	91
141	Section MD 1 amended (Abating WFF tax credit)	91
142	Section MD 2 amended (Calculating net contributions to credits)	92
143	Section MD 11 amended (Entitlement to parental tax credit)	92
144	Section MD 12 amended (Calculation of parental tax credit)	92
145	New section MD 12B inserted (Additional parental tax credit	93
	amount included in lump sum if 56-day period crosses 2 tax years)	
	MD 12B Additional parental tax credit amount included in lump	93
	sum if 56-day period crosses 2 tax years	
146	Section MD 13 amended (Calculation of family credit abatement)	94
147	Section MD 16 amended (Calculation of parental tax credit	95
1.40	abatement) Section MY 7 amonded (Reinstatement of R&D toy legges and	95
148	Section MX 7 amended (Reinstatement of R&D tax losses and R&D repayment tax)	95
149	Section OA 2 amended (Memorandum accounts)	96
150	Section OA 5 amended (Credits)	96
151	Section OA 6 amended (Debits)	97
152	Section OA 7 amended (Opening balances of memorandum accounts)	97
153	Section OA 8 amended (Shareholder continuity requirements for	97
154	memorandum accounts)  Section O.A. 10 amended (When eredits or debits due to	97
134	Section OA 10 amended (When credits or debits due to amalgamating company but not recorded)	91
155	Section OA 11 repealed (FDP account on resident's restricted	97
133	amalgamation)	91
156	Section OA 13 repealed (Policyholder credit account on resident's	98
	restricted amalgamation)	
157	Section OA 14 amended (Continuity of shareholding when group	98
	companies amalgamate)	
158	Section OA 15 amended (When credits or debits due to	98
	consolidated group but not recorded)	
159	Section OA 16 repealed (When FDP account ends on resident's	98
	restricted amalgamation)	
160	Section OA 17 repealed (When policyholder credit account ends	98
	on resident's restricted amalgamation)	
161	Section OA 18 amended (Calculation of maximum permitted	98
	ratios)	
162	Section OB 4 amended (ICA payment of tax)	98
163	Section OB 6 amended (ICA transfer from tax pooling account)	99

1.64	Costinu OD 7C manula 1/1CA manula 1/1 manuanananananananananananananananananan	00
164	Section OB 7C repealed (ICA expenditure on research and development)	99
165	Section OB 10 repealed (ICA dividend derived with FDP credit)	99
166	Section OB 12 repealed (ICA transfer from FDP account)	99
167	New section OB 19B inserted (ICA transfer to loss-using group company)	99
	OB 19B ICA transfer to loss-using group company	99
168	Section OB 24 amended (ICA credit on resident's restricted amalgamation)	99
169	Section OB 26 amended (ICA elimination of double debit)	100
170	Section OB 36 repealed (ICA refund of FDP)	100
171	Section OB 37 amended (ICA refund of tax credit)	100
172	Section OB 38 repealed (ICA overpayment of FDP)	100
173	Section OB 43 amended (ICA breach of imputation ratio)	100
174	Section OB 45 amended (ICA redemption debit)	100
175	New section OB 46B inserted (ICA transfer from group company to loss-using group company)	
	OB 46B ICA transfer from group company to loss-using group company	101
176	Section OB 53 amended (ICA debit on resident's restricted amalgamation)	101
177	Section OB 60 amended (Imputation credits attached to dividends	s) 101
178	Section OB 61 amended (ICA benchmark dividend rules)	101
179	Section OB 67 amended (Reduction of further income tax)	101
180	Section OB 71 amended (Imputation additional tax on leaving wholly-owned group)	102
181	Section OB 72 amended (Imputation additional tax on joining wholly-owned group)	102
182	Section OB 72B amended (Limit on using entitlement to refund after joining wholly-owned group)	103
183	Section OB 76 repealed (Statutory producer boards attaching FDI credits)	P 104
184	Section OB 81 repealed (Co-operative companies attaching FDP credits)	104
185	Section OB 82 amended (When and how co-operative company makes election)	104
186	New heading and new sections OB 83 and OB 84 inserted	104
	Election by group company for transfer of imputation credits with transfer of tax loss	ı
	OB 83 Group companies transferring imputation credits with transfer of tax loss	104
	OB 84 When and how group company transferring tax loss makes election	106
187	Table O1 amended (Imputation credits)	107

188	Table O2 amended (Imputation debits)	107
189	Subpart OC repealed (Foreign dividend payment accounts	107
	(FDPA))	
191	Table O4 amended (FDP debits)	108
193	Section OE 19 amended (BETA person's payment of income tax	108
	on foreign income)	
194	Section OK 1 amended (General rules for Maori authorities with	108
	Maori authority credit accounts)	
195	Section OK 2 amended (MACA payment of tax)	108
196	Section OK 4B repealed (MACA expenditure on research and development)	108
197	Section OK 7 repealed (MACA dividend derived with FDP credit)	108
198	Section OK 14 repealed (MACA refund of FDP)	108
199	Section OK 14B amended (MACA refund of tax credit)	108
200	Table O17 amended (Maori authority credits)	108
201	Table O18 amended (Maori authority debits)	108
202	Section OP 5 amended (When credits and debits arise only in	109
	consolidated imputation group accounts)	
203	Section OP 7 amended (Consolidated ICA payment of tax)	109
204	Section OP 9 amended (Consolidated ICA transfer from tax	109
	pooling account)	
205	Section OP 11B repealed (Consolidated ICA expenditure on	109
	research and development)	
206	Section OP 13 repealed (Consolidated ICA dividend derived with	109
	FDP credit)	
207	Section OP 18 repealed (Consolidated ICA transfer from group	109
	company's FDP account)	
208	Section OP 19 repealed (Consolidated ICA transfer from group's	109
• • • •	FDP account)	100
209	Section OP 23 amended (Consolidated ICA elimination of double	109
210	debit)	110
210	Section OP 34 repealed (Consolidated ICA refund of FDP)	110
211	Section OP 35 amended (Consolidated ICA refund of tax credit)	110
212	Section OP 36 repealed (Consolidated ICA overpayment of FDP)	110
213	Section OP 45 amended (Consolidated ICA redemption debit)	110
214	Table O19 amended (Imputation credits of consolidated imputation	110
215	groups) Table O20 amended (Imputation debits of consolidated imputation	110
215	Table O20 amended (Imputation debits of consolidated imputation groups)	110
216	Sections OP 51 to OP 74, and cross-headings between table O20	111
210	and section OP 75, repealed	111
217	Section OP 75, repeated Section OP 75 repeated (Consolidated FDPA breach of FDP ratio	111
-1/	by PCA company)	111
218	Sections OP 76 and OP 77 repealed	111

219	Table O21 repealed (FDP credits of consolidated FDP groups)	111
220	Table O22 amended (FDP debits of consolidated FDP groups)	111
221	Table O22 repealed (FDP debits of consolidated FDP groups)	111
222	Section OZ 3 amended (Overpaid income tax or foreign dividend	111
	payment for pre-imputation income year)	
223	Section OZ 5 amended (ASCA lost excess available subscribed capital)	111
224	Section OZ 7B amended (Maori authority credit ratios for transitional period)	111
225	Section OZ 8 amended (Attaching imputation credits and FDP credits: maximum permitted ratio)	112
226	Section OZ 9 amended (Benchmark dividends: ratio change)	112
227	Section OZ 10 amended (Modifying ratios for imputation credits and FDP credits)	112
228	Section OZ 11 amended (Tax credits for imputation credits and FDP credits)	112
229	Section OZ 12 amended (Tax credits for non-resident investors)	113
230	Section OZ 18 repealed (Credit-back of PCA balance)	113
231	Section RA 15 amended (Payment dates for interim and other tax	113
	payments)	
232	Section RA 19 amended (Refunds of excess amounts or when amounts mistakenly paid)	113
233	Section RB 2 repealed (Income tax liability for non-filing	113
233	taxpayers for non-resident passive income)	113
234	Section RD 3 amended (PAYE income payments)	113
235	Section RD 3 amended (PAYE income payments)	114
236	New sections RD 3B and RD 3C inserted	114
230	RD 3B Shareholders who are employees, for some companies:	114
	income other than PAYE	
	RD 3C Shareholders who are employees, for some companies: PAYE and income other than PAYE	115
237	Section RD 5 amended (Salary or wages)	115
238	Section RD 21 amended (When amounts of tax not withheld or payment insufficient)	116
238B	Section RD 36 amended (Repayment of employment-related loans)	116
239	Section RE 2 amended (Resident passive income)	116
240	Section RE 13 amended (Dividends other than non-cash dividends)	117
241	Section RE 14 amended (Non-cash dividends other than certain	117
	share issues)	
242	New section RE 14B inserted (Combined cash and non-cash	117
-	dividends)	
	RE 14B Combined cash and non-cash dividends	117
243	Section RE 15 amended (Bonus issues in lieu and shares issued	118
	under profit distribution plans)	

244		RE 17 amended (Replacement payments under share-arrangements)	118
245	_	RE 23 repealed (When amount of tax treated as FDP	119
246	,	RF 1 amended (NRWT rules and their application)	119
247		RF 2 amended (Non-resident passive income)	119
248		tions RF 2BA and RF 2B inserted	120
	RF 2BA	Non-resident financial arrangement income: outline and concepts	120
	RF 2B	Meaning of non-resident financial arrangement income	121
249	Section 1	RF 8 amended (Certain dividends)	123
250	credited)		123
251		RF 10 amended (Non-cash dividends)	124
252		RF 12 amended (Interest paid by approved issuers or nal residents)	124
253	New hea	ading and new sections RF 12D to RF 12J inserted	124
		Certain financial arrangements involving related-party	
		debt	
	RF 12D	Determining amount of non-resident financial arrangement income	125
	RF 12E	When non-resident financial arrangement income treated as paid	126
	RF 12F	Adjustments: first year additional amounts	126
		Choosing to treat income as non-resident financial arrangement income	127
	RF 12H	Meaning of related-party debt	128
	RF 12I	Concepts used for definition of related-party debt	128
	RF 12J	Treatment of certain payments made under indirect associated funding arrangements	129
254	Section 1	RF 14 repealed (Treatment of FDP credits)	130
255	Section 1	RM 1 amended (What this subpart does)	130
256	Section 1	RM 3 repealed (Refunds for overpaid FDP)	131
257	Section 1	RM 13 amended (Limits on refunds for ICA companies)	131
258	Heading	and sections RM 18 to RM 21 repealed	131
259	Heading	and sections RM 28 to RM 31 repealed	131
260	Section 1	RZ 6 amended (Limits on refunds: transitional dates)	131
261	New hea	nding and new section RZ 13 inserted	131
		Non-resident financial arrangement income	
	RZ 13	Treatment of prepayments	131
262		YA 1 amended (Definitions)	132
263		YA 2 amended (Meaning of income tax varied)	143
264		YB 14 amended (Tripartite relationship)	143

266	Section YC 12 amended (Public unit trusts)	144
267	Section YC 17 amended (Demutualisation of insurers)	144
268	Section YC 18 amended (Reverse takeovers)	144
269	Section YD 4 amended (Classes of income treated as having New Zealand source)	144
270	Section YD 5 amended (Apportionment of income derived partly in New Zealand)	144
271	Schedule 1 amended (Basic tax rates: income tax, ESCT, RSCT, RWT, and attributed fringe benefits)	146
272	Schedule 32 amended (Recipients of charitable or other public benefit gifts)	146
	Part 3	
	Amendments to other enactments	
	Amendments to Tax Administration Act 1994	
273	Tax Administration Act 1994	147
273B	Section 3 amended (Interpretation)	147
273C	Section 14 amended (Modes of communication: general provisions)	147
273D	Section 14F amended (Giving information by personal delivery, post, fax, or electronic means)	148
274	Section 22 amended (Keeping of business and other records)	148
274B	Section 24BA amended (Offshore persons' bank accounts and tax file numbers)	148
274C	Section 24F amended (Special tax codes)	148
274D	Section 24IB amended (Special tax code notification	148
275	Section 24K amended (Certain information required in returns)	148
276	Section 29 amended (Shareholder dividend statement to be provided by company)	149
277	Section 30 repealed (Statement to shareholder when FDP credit attached to dividend)	149
278	Section 30C amended (Credit transfer notice to share supplier and Commissioner when share user transfers imputation credit under share-lending arrangement)	149
278B	New section 30E inserted (Statement to transferee by life insurer when transferring life insurance policies)	149
	30E Statement to transferee by life insurer when transferring life insurance policies	149
279	Section 32M amended (Persons with approved issuer status)	149
280	Section 39 amended (Consequential adjustments on change in balance date)	150
281	New section 42C inserted (Income tax returns by undischarged bankrupt)	151
	42C Income tax returns by undischarged bankrupt	151

282	Section 43A amended (Non-active companies may be excused from filing returns)	151
283	Section 68 repealed (Statement when FDP credit attached to dividend)	151
284	Section 69 amended (Annual ICA return)	151
285	Section 71 repealed (Annual FDPA return)	151
286	Cross-heading before section 71B repealed (Foreign dividends)	151
287	Section 71B repealed (Return requirements for refunds: foreign dividends)	152
288	Section 72 repealed (Annual FDPA return to be furnished where Commissioner so requires, or where company ceases to be resident in New Zealand)	152
289	Section 73 repealed (Annual FDPA returns of consolidated groups)	152
290	Section 78D amended (Evidential requirements for tax credits)	152
291B	Section 80KH amended (Cancellation of notice of entitlement)	152
291C	Section 80KK amended (Payment by instalment of family tax credit (without abatement))	152
291D	Section 81 amended (Officers to maintain secrecy)	152
292	Section 81A amended (Disclosure of information under approved information sharing agreement)	153
292B	Section 82 amended (Disclosure of information for matching purposes)	153
292C	Section 82A repealed (Disclosure of information to prevent	154
	cessation of benefit payments)	
292D	Section 83 repealed (Disclosure of information for purposes of	154
202E	entitlement card)	151
292E	Section 84 repealed (Disclosure of information for WFF tax credit double payment identification)	154
292F	Section 85 repealed (Disclosure of address information in relation to debtors)	155
292G	Section 85G repealed (Disclosure of information in relation to Working for Families tax credits)	155
292H	Section 87 amended (Further secrecy requirements)	155
293	Section 90AF amended (Imputation arrangement to obtain tax advantage)	155
295	Section 108 amended (Time bar for amendment of income tax assessment)	155
296	Section 113B amended (Amended assessments if dividend recovered or repaid)	156
297	Section 125 amended (Certain rights of objection not conferred)	156
298	Section 140B amended (Imputation penalty tax payable where end	156
	of year debit balance)	
299	Section 166 amended (Tax paid in excess may be set off against additional tax when assessment reopened)	156

300	Section 174AA amended (Power of Commissioner in respect of small amounts of refunds or tax payable)	156
301	Section 180 amended (Remissions and refunds of imputation	156
302	penalty tax) Section 185 amended (Payment out of Crown Bank Account)	156
302B	Schedule 2 amended	156 156
<u>302D</u>	Amendments to Goods and Services Tax Act 1985	130
303	Goods and Services Tax Act 1985	157
304	Section 2 amended (Interpretation)	157
305	Section 3 amended (Meaning of term financial services)	157
306	Section 5 amended (Meaning of term supply)	158
307	Section 5 amended (Meaning of term taxable activity)	158
307B	Section 8 amended (Remote services: determining residence and	158
307 <b>D</b>	status of recipients)	130
308	Section 9 amended (Time of supply)	159
309	Section 10 amended (Value of supply of goods and services)	159
310	Section 11 amended (Zero-rating of goods)	159
311	Section 11A amended (Zero-rating of services)	161
312	Section 15 amended (Taxable periods)	162
313	Section 15C amended (Changes in taxable periods)	162
314	Section 20 amended (Calculation of tax payable)	163
314B	New section 20H inserted (Goods and services tax incurred in making financial services for raising funds)	164
	20H Goods and services tax incurred in making financial	164
	services for raising funds	
315	Section 21 amended (Adjustments for apportioned supplies)	164
316	Section 21D amended (Calculating amount of adjustment)	165
317	Section 21HC amended (Transitional rules relating to members of unit title bodies corporate)	165
318	Section 21I amended (Fringe benefits and entertainment expenses)	165
318B	Section 24 amended (Tax invoices)	165
319	New section 25AB inserted (Consequences of change in contract for secondhand goods)	165
	25AB Consequences of change in contract for secondhand	166
	goods	100
320	Section 26 amended (Bad debts)	166
321	Section 45 amended (Refund of excess tax)	166
323	Section 51B amended (Persons treated as registered)	166
324	Section 54B amended (Requirements for registration for certain non-resident suppliers)	166
324B	Section 54C amended (Cancellation of registration of certain non-resident suppliers)	167
325	Section 55 amended (Group of companies)	167
326	Section 60 amended (Agents and auctioneers)	168
	~ TTU OF WILLIAMS (1 IMMIN WILL WASHINITEDIN)	100

327	Section 61 amended (Liability for tax payable by company left with insufficient assets)	168
	Amendments to Stamp and Cheque Duties Act 1971	
328	Stamp and Cheque Duties Act 1971	168
329	Section 86F amended (Interpretation)	168
330B	Section 86GB inserted (Treatment of approved issuer levy when	169
	prepayments or transfer pricing adjustment made)	1.60
	86GB Treatment of approved issuer levy when prepayments or transfer pricing adjustment made	169
332	Section 86I amended (Application of approved issuer levy and	169
332	zero-rating)	10)
332B	Section 86IB amended (Zero rate of approved issuer levy—	169
	requirements for securities)	
333	New section 86IC inserted (When payment of approved issuer levy	169
	compulsory) 86IC When payment of approved issuer levy compulsory	169
		109
	Amendments to Student Loan Scheme Act 2011	
334A	Student Loan Scheme Act 2011	170
334AB	Section 207 amended (Disclosure of information between	170
334	authorised persons) Schodule 2 amended (A divertments to not income for numerous of	170
334	Schedule 3 amended (Adjustments to net income for purposes of section 73, applying from 1 April 2014 for 2014–2015 and later	1/0
	tax years)	
	14B Remission income of discharged bankrupt excluded	170
335	Schedule 3 amended (Adjustments to net income for purposes of	171
	section 73, applying from 1 April 2014 for 2014–2015 and later	
	tax years)	
	Amendments to Child Support Act 1991	
335B	Child Support Act 1991	171
335C	Section 240 amended (Secrecy)	171
	Amendments to Income Tax Act 2004	
336	Income Tax Act 2004	171
337	Section CD 4 amended (What is a transfer of value?)	171
338	Section CD 32 amended (Available subscribed capital amount)	172
339	Section CD 33 amended (Available capital distribution amount)	174
340	New section CX 17B inserted (Transport in vehicle other than motor vehicle)	174
	CX 17B Transport in vehicle other than motor vehicle	174
340B	New section DV 10C inserted (Cost base for shares when debt	174
	forgiven within economic group)	
	DV 10C Cost base for shares when debt forgiven within economic	175
	group	

cl 1	Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Bill		
341	Section EE 42 amended (Amount of depreciation recovery income when item partly used for business)	175	
342	New section EW 46B inserted (Consideration when debt forgiven within economic group)	175	
	EW 46B Consideration when debt forgiven within economic group	175	
342B	Section HG 10 amended (Taxation of qualifying company)	178	
342C	New section HG 10B inserted (Dividends derived by qualifying companies)	178	
	HG 10B Dividends derived by qualifying companies	178	
343	Section OB 1 amended (Definitions)	178	
	Amendments to Privacy Act 1993		
343B	Privacy Act 1993	179	
343C	Section 103 amended (Notice of adverse action proposed)	179	
343D	Schedule 3 amended (Information matching rules)	179	
	Amendment to Goods and Services Tax (Grants and Subsidies) Order 1992		
344	Goods and Services Tax (Grants and Subsidies) Order 1992 amended	179	
The P	Parliament of New Zealand enacts as follows:		
1	Title		
	This Act is the Taxation (Annual Rates for 2016–17, Closely Held Compa and Remedial Matters) Act <b>2016</b> .	inies,	
2	Commencement	5	
(1)	This Act comes into force on the day on which it receives the Royal assencept as provided in this section.	t, ex-	
(2)	<b>Section 295</b> comes into force on the day on which the Taxation (An Rates for 2016–17, Closely Held Companies, and Remedial Matters) B introduced.		0
(3)	Section 306(2) comes into force on 1 October 1986.		
(3B)	Section 272(1) comes into force on 14 December 1993.		
(3C)	Section 309(1) comes into force on 1 August 2003.		
(4)	Sections 321, 338(1B) and (1C), 339, 340, 340B, 341, 342B, 3 and 343(6), (7), and (9) come into force on 1 April 2005.	<b>42C,</b> 15	5
(5)	Sections 337, 338(1) and (2), 342, and 343(4B), (4C), (5), and (8) into force on 1 April 2006.	come	
(6)	Sections 8, 8B, 16, 20, <del>22(1)</del> <u>22(1B)</u> , (8B), and (9), 23(1A), (1), (5B), and (6), 29D, 33, 41B, 51, 57, 73, 81, 91, 99B, 102, 122(1) (5), 123, 124, 135, 136, 141(1), 144(1), (2), (3), and (6), 145(1),	and	0

179,	209,	231,	234,	238,	238B,	262(8),	(10B),	(10C),	(64B	3), (	85B),
(85C	), (10	6), (10	07), <del>(</del> 1	<del> 14) a</del>	<del>nd (11</del>	<del>6), 265</del> <u>a</u>	and (11	<u>6)</u> , and	300	com	e into
force	on 1 A	April 2	008.								

- (7) Sections 35, 126(2), 162(2), 164, 171(1) and (3), 187(1), 195, 196, 199(1) and (3), 200(1), 203(2), 205, 211(1) and (3), 214(1), 262(7), (53), (54), (55), (69), (89), (91), (93), (96), (102), and (105), and 264 come into force on 1 April 2009.
- (9) **Section 262(108) and (117)** comes into force on 1 July 2009.
- (10) Sections 163 and 204 come into force on 6 October 2009.
- (11) **Section 23(2)** comes into force on 1 April 2010.

10

- (12) Sections 38, 40B, 62B, 69(1) and (4), and 262(6), (82), and (113) come into force on 1 July 2010.
- (13) **Section 262(19), (71), (79), and (83)** comes into force on 4 September 2010.
- (14) Sections 38B, <del>56</del> <u>54B</u>, <u>56</u>, 56B, 106, 122(2) and (6), 262(97), and 15 **310(3)** and (4) come into force on 1 April 2011.
- (15) Sections 29 and 29E come into force on 1 July 2011.
- (16) **Section 317** comes into force on 1 October 2011.
- (17) **Sections 306(3) and 309(2)** come into force on 1 April 2012.
- (18) **Section 114** comes into force on 2 November 2012.

20

- (19) **Section 272(2)** comes into force on 1 April 2013.
- (20) **Section 41(2) and (3)** comes into force on 20 May 2013.
- (21) Sections 52, 125, 138, 139, 146(1), (2), (3), and (7), 147(1), 324(3) and (4), and 334 come into force on 1 April 2014.
- (22) **Section 310(5) and (7)** comes into force on 30 June 2014.

25

- (22B) **Section 332B** comes into force on 1 December 2014.
- (23) Sections 29C, 61(1), (3), and (3B), 62, 63, 66, 141(2) and (3), 142, 144(4), (5), and (7), 145(2), (3), and (4), 146(4), (5), and (8), 147(2), and 262(20), (21), (72), (73), (80), (81), (84), and (85) come into force on 1 April 2015.

30

- (24) **Sections 9, 10, 11, 12, 29B, and 85B** come into force on 1 September 2015.
- (25) **Section 272(3)** comes into force on 3 December 2015.
- (26) Sections 61(1B), (1C), and (2B), 148, 272(4) and (5), <del>278B, and 291</del> and 278B come into force on 1 April 2016.
- (26B) **Section 274B** comes into force on 14 May 2016.
- (26C) Sections 273C, 273D, and 291D(1) come into force on 2 June 2016.
- (26D) **Section 82B** comes into force on 1 July 2016.

- (27) Sections 167, 175, 180, 181, 182, 186, 187(4) and (7), 188(4) and (6), 262(49), 307B, 311(2B) and (5), 318B, and 324(1A) 324 come into force on 1 October 2016.
- (28) Sections 13, 14, 17, 18, 19, 21, 22(5), (6), (7), and (8), 24, 28, 36, 37, 39, 42, 43, 43B, 43C, 47, 49B, 50(3) and (4), 51B, 51C, 51D, 53, 58, 59, 72, 74, 75, 76, 84, 85, 86, 87, 88, <del>90</del> <u>90, 91B, 92B, 94, 95, 96, 97, </u> 98, 99, 100, 101, 103, 104, 105, 107, 115, 117, 118, 118B, 119, 120(1), (2), (3), and (5), 126(1), 127, 128, 129, 130, 131, 134, 137, 149, 150(3) and (4), 151(1) and (2), 152(1) and (2), 153, 154(1), (3), and (4), 155, 157(2), 158(1), (3), and (4), 159, 161, 162(1), (3), and 10 (4), 165, 166, 168(1), (3), and (5), 170, 171(2) and (4), 172, 173, 174, 176(1), (3), and (5), 177, 183, 184, 185, 187(2), (3), and (6), 188(1), (2), (3), and (5), 189, 194, 197, 198, 199(2) and (4), 200(2), 201, 202, 203(1) and (3), 206, 207, 208, 210, 211(2) and (4), 212, 213, 214(2), (3), and (4), 215, 216, 218, 219, 221, 222, 224, 225, 226, 227, 228, 15 229, 232, 239, 240, 241, 242, 243, 244, 245, 249, 250, 251, 254, 256, 258, 262(2), (3), (4), (9), (10), (12), (13), (14), (15), (22), (24), (26), (27), (28), (29), (31), (32), (33), (34), (35), (36), (37), (38), (39), (40), (41), (43), (46), (47), (47B), (48), (50), (56), (56B), (57), (58), (59), (60), (61), (62), (63), (86), (87), (88), (92), (95), (99), (101), (103), (104B), 20 (110), (111), (112), and (115), 263, 266, 267, 268, 271, 274, 275, 276, 277, 278, 282, 283, 285, 286, 287, 288, 289, 290, 293, 296, 297, 298, 299, 301, 302, 311(1) and (3), 314(1B), 314B, and 332(2) come into force on 1 April 2017.
- (28B) Sections 41(1) and 57B-57B, and 302B come into force on 1 July 2017.

25

30

35

- (29) Section 318 comes Sections 262(55B) and 318 come into force on 1 April 2018.
- (30) Sections 273B, 274C, 274D, 291B, 291C, 291D(2) to (6), 292B, 292C, 292D, 292E, 292F, 292G, 292H, 334AB, 335C, 343C, and 343D come into force on the date appointed by the Governor-General by Order in Council.
- (31) One or more Orders in Council may be made under **subsection (30)** appointing different dates for different provisions.

#### Part 1

#### Annual rates of income tax

#### 3 Annual rates of income tax for 2016–17 tax year

Income tax imposed by section BB 1 of the Income Tax Act 2007 must, for the 2016–17 tax year, be paid at the basic rates specified in schedule 1 of that Act.

## Part 2 Amendments to Income Tax Act 2007

4			Ax Act 2007  ands the Income Tax Act 2007.						
5	Appl incoi		cation of provisions related to non-resident financial arrangement 5						
(1)	This	section	provides for the application of—						
	(a)		ion 15, which amends section CC 4:						
	(b)	sect	ion 55, which amends section EW 11:						
	(bb)	sect	ion 80(1), which amends section FE 2:	10					
	(bc)	sect	ion 80B, which amends section FE 4:						
	(c)	sect	ion 246, which amends section RF 1:						
	(d)	sect RF 2:	ion 247(1), (1B), (4), (5) (4), and (6), which amends section						
	(e)	sect	ion 248, which inserts new sections RF 2BA and RF 2B:	15					
	(g)	sect	ion 253, which inserts new sections RF 12D to RF 12J:						
	(h)	sect	ion 261, which inserts new section RZ 13:						
	(i)	(75), ance dent	ion 262(7B), (30B), (42), (51), (52), (64), (68), (68B), (70), and (90), which amends, in section YA 1, the definitions of baldate, expenditure, foreign bank, interest, money lent, non-resifinancial arrangement income, non-resident owning body, AI due date, pay, and related-party debt:	20					
	(j)		ion 269, which amends section YD 4:						
	(k)	sect	ion 270, which amends section YD 5.						
(2)		Subject to <b>subsections (3) to (7)</b> , the provisions set out in <b>subsection (1)</b> apply, for a person and a financial arrangement,—							
	(a)	from the first day of the person's income year that starts after the date on which this Act receives the Royal assent (the <b>date of enactment</b> ), for an arrangement—							
		(i)	that is entered into under a binding contract by all parties before the date of enactment; or	30					
		(ii)	to which the person becomes a party before the date of enactment; or						
	(b)	in all	other cases, from the date of enactment.						

Subsections (4) to (6) apply for a financial arrangement that is entered into

under a binding contract by all parties before the date of enactment in relation to which there is no rollover, extension, or further advance made under the ar-

(3)

35

rangement after the date of enactment	other than under a binding contract en-
tered into before that date	

- (4) Despite **subsections (2) and (5)**, **section 247(1) and (1B)** apply for a non-resident from the first day of the payer's income year that starts 5 income years after the last day of the income year in which this Act receives the Royal assent, if—
  - (a) the interest—
    - (i) is derived by the non-resident who is not associated with the payer; and
    - (ii) is paid by a payer who is not a member of a New Zealand banking 10 group; or

5

20

30

- (b) the interest is paid by a member of a New Zealand banking group; or
- (c) the interest is paid by a securitisation vehicle that is a trustee of a trust that, as its core business,—
  - (i) has no trust property other than financial arrangements and property incidental to financial arrangements; and
  - (ii) has total debt that is sourced from another securitisation vehicle, a
    person who is not associated with the trustee, or an authorised deposit-taking institution regulated by the Australian Prudential
    Regulation Authority; and
  - (iii) provides funds, directly or indirectly, only to a resident who is not associated with the trustee, unless the association arises because the resident, or another person associated with them, is a settlor of the trust as an incident of the arrangement.
- (5) Despite **subsection (2)**, **section 247(1) and (1B)** apply from the date of enactment for a person who lends money to an associated person that is not a person referred to in **subsection (4)(b) or (c)**.
- (6) Despite **subsection (2)**, **sections 269 and 270(5)** apply from the first day of the payer's income year that starts 5 income years after the last day of the income year in which this Act receives the Royal assent.
- (7) Despite **subsection (2)**, **sections 247(1) and (1B), 269, and 270(5)** apply for a non-resident and a financial arrangement that is entered into under a binding contract by all parties before the date of enactment in relation to which a rollover, extension, or further advance is made under the arrangement after the date of enactment, other than under a binding contract entered into before that date, from the date on which the rollover, extension, or further advance is made.
- 6 Section BH 1 amended (Double tax agreements)
- (1) Replace section BH 1(3), other than the heading, with:

(3)	An agreement to which subsection (1)(a) and (b) apply comes into force as declared by the Governor-General by Order in Council and on the date determined under the agreement.	
(2)	In section BH 1(4), replace "subsection (5) or (5B)" with "subsection (5) or (5B) or section BG 1 (Tax avoidance)".	5
8	Section CB 6A amended (Disposal within 2 years: bright-line test for residential land)	
	In section CB 6A(5), replace "What this subpart does" with "Disposals to which this subpart applies".	
8B	Section CB 6 amended (Disposal: land acquired for purpose or with intention of disposal)	10
(1)	Repeal section CB 6(3).	
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years.	
9	Section CB 9 amended (Disposal within 10 years: land dealing business)	
	In section CB 9(3), replace "Subsections" with "Subsection (2) is overridden by the exclusion for bodies controlled by a local authority in <b>section CB 15C</b> and subsections".	15
10	Section CB 10 amended (Disposal within 10 years: land development or subdivision business)	
	In section CB 10(3), replace "Subsections" with "Subsection (2) is overridden by the exclusion for bodies controlled by a local authority in <b>section CB 15C</b> and subsections".	20
11	Section CB 11 amended (Disposal within 10 years of improvement: building business)	
	In section CB 11(3), replace "Subsections" with "Subsection (2) is overridden by the exclusion for bodies controlled by a local authority in <b>section CB 15C</b> and subsections".	25
12	New heading and new section CB 15C inserted After section CB 15B, insert:	
	Exclusions for bodies controlled by local authorities	30
CD 1		
CB.	15C Council-controlled organisations and other companies	
	Exclusion from application of some land provisions: kinds of associated persons	
(1)	Sections CB 9(2), CB 10(2), and CB 11(2) do not apply to a person ( <b>person A</b> ) despite the activities of an associated person ( <b>person B</b> ) if—	35

person A is a local authority or—

(a)

		(i)	a council-controlled organisation that is linked by ownership or control to the local authority:		
		(ii)	an entity referred to in section 6(4)(a) to (ca) of the Local Government Act 2002, that is linked by ownership or control to the local authority:	5	
		(iii)	an entity that is associated with the local authority other than under section YB 14 (Tripartite relationship); and		
	(b)	perso	on B is—		
		(i)	the local authority or an organisation or entity of a kind referred to in paragraph (a)(i) to (iii):	10	
		(ii)	a person that is not associated with person A other than under section YB 14.		
	Excl grou		from application of some land provisions: members of consolidated	15	
(2)	tion	<b>(1)</b> apunt is a	a and person B are members of a consolidated group, and <b>subsec</b> - oplies to prevent an amount from being income of person A, the not income of person A under section CV 2 (Consolidated groups: company in group).		
	Define thority		s Act: associated person, consolidated group, council-controlled organisation, local au-	20	
13	Sect	ion CE	3 32B amended (Owners of look-through companies)		
		rospect	CB 32B, replace "companies)" with "companies) or <b>section HZ 8</b> tive transitional provision for market valuation under section	25	
14	Section CB 32C replaced (Income for first year of look-through company)				
(1)	Repl	ace sec	etion CB 32C with:		
CB 3	32C D	ividen	d income for first year of look-through company		
	Whe	n this s	section applies		
(1)	This has,-		n applies for an income year when, in the income year, the person	30	
	(a)	the f	ffective look-through interest for a look-through company (LTC) on irst day of that year, and the company existed in the previous ine year, but was not a look-through company in that previous year:		
	(b)	after	fective look-through interest for a look-through company on the day the LTC amalgamates in that year with a company that ceases to after the amalgamation (the <b>amalgamating company</b> ), and the	35	

			gamating company was not a look-through company immediately re the amalgamation.		
	Inco	ne			
2)	The person has an amount of income under,—				
	(a)	subs	section (4); or	5	
	(b)	subs	section (8), if—		
		(i)	the relevant LTC was a qualifying company in the relevant previous year; and		
		(ii)	a dividend under <b>subsection (4)</b> would not be fully imputed.		
	Divid	dend		10	
3)	cludi	ng an a	of income under <b>subsection (4) or (8)</b> is treated as a dividend inattached imputation credit, as provided by the relevant subsection.		
	Forn	ıula			
4)		_	rposes of <b>subsection (2)(a)</b> , the amount of income is a positive culated using the formula—	15	
		(unta	$xed reserves + reserves imputation credit) \times effective interest.$		
	Defin	iition c	of items in formula		
5)	In the formula in subsection (4),—				
	(a)	unta (6):	xed reserves is the amount given by the formula in subsection	20	
	(b)	ny's taxed ratios	rves imputation credit is the total amount of credits in the compa- imputation account, up to the maximum permitted ratio for the un- direserves under section OA 18 (Calculation of maximum permitted s) and is treated as an attached imputation credit included in the lend calculated under this section:	25	
	(c)		tive interest is the person's effective look-through interest for a on the relevant day under subsection (1)(a) or (b).		
	Forn	ıula			
6)			poses of <b>subsection (5)(a)</b> , the amount of untaxed reserves is calng the formula—	30	
			dividends – assessable income – exit exemption.		
	Defin	iition c	of items in formula		
7)	In th	e form	ula in subsection (6),—		
	(a)	lowing (the	<b>lends</b> is the sum of the amounts that would be dividends if the fol- ng events occurred for the company or the amalgamating company <b>company</b> ), immediately before it became a LTC or amalgamated a LTC:	35	

		(i)	it disposed of all of its property, other than cash, to an unrelated person at market value for cash; and	
		(ii)	it met all of its liabilities at market value, excluding income tax payable through disposing of the property or meeting the liabil- ities; and	5
		(iii)	it was liquidated, with the amount of cash remaining being distributed to shareholders without imputation credits attached:	
	(b)	would	sable income is the total assessable income that the company d derive by taking the actions described in <b>paragraph (a)(i) and</b> ess the amount of any deduction that the company would have for g those actions:	10
	(c)	(Divi the an pany	dends derived after ceased to be look-though company), treating mount described in <b>paragraph (a)</b> as a dividend paid by the comfor the purposes of section CX 63(1), if section CX 63 would apply lividend paid by the company.	15
	Form	ula		
(8)			poses of <b>subsection (2)(b)</b> , the amount of income is a positive culated using the formula—	
	((t	oalance	es ÷ tax rate – balances) + balances imputation credit) × effective interest.	20
	Defin	ition o	f items in formula	
(9)	In the	formu	ıla in <b>subsection (8)</b> ,—	
	(a)	balar	nces is the sum of the following amounts:	
		(i)	the balance in the company's imputation credit account:	25
		(ii)	an amount of income tax payable for an earlier income year but not paid before the relevant day, less refunds due for the earlier in- come year but paid after the relevant day:	
	(b)		<b>ate</b> is the basic tax rate for the income year of the company that ins the relevant day described in <b>subsection (10)</b> :	30
	(c)	grap	<b>h (a)</b> , and is treated as an attached imputation credit included in the end calculated under this section:	
	(d)		tive interest is the person's effective look-through interest for a on the relevant day under subsection (1)(a) or (b).	35
	Relev	ant da	y	
(10)			tions (7) and (9)(a), the relevant day for measuring relevant items alas is—	

	(a)	the last day of the income year before the income year described in <b>subsection (1)(a)</b> , as applicable; or			
	(b)	the day of the amalgamation described in <b>subsection (1)(b)</b> , as applicable.			
	Incom	ne tax and refund	5		
(11)	For t	he purposes of subsection (9)(a)(ii),—			
	(a)	income tax payable is income tax that would, when paid, give rise to a credit in the company's imputation credit account under sections OB 4 to OB 29 (which relate to imputation credits):			
	(b)	a refund of income tax due is the amount that would, when paid, give rise to a debit to the company's imputation credit account under sections OB 30 to OB 59 (which relate to imputation debits).	10		
	rate, c	ed in this Act: amalgamating company, amalgamation, amount, assessable income, basic tax company, deduction, dispose, dividend, effective look-through interest, fully imputed, imputeredit, imputation credit account, income, income tax, income year, liquidation, look-through my, qualifying company	15		
(2)	Subs	section (1) applies for the 2017–18 and later income years.			
15	Secti	on CC 4 amended (Payments of interest)			
(1)	After section CC 4(2), insert:				
	Non-resident financial arrangement income				
(3)	Non-resident financial arrangement income derived by a person is income of the person.				
(2)		ection CC 4, list of defined terms, insert "non-resident financial arrange-income".			
16	Secti	on CD 5 amended (What is a transfer of value?)	25		
(1)	Repl	ace section CD 5(2), other than the heading, with:			
(2)	the d	mpany (the <b>creditor</b> ) provides money's worth to a person (the <b>debtor</b> ) if ebtor is released from an obligation to pay money to the creditor, either by ement or by operation of law, except to the extent to which—			
	(a)	the obligation the debtor is released from is an amount of debt to which <b>section EW 46C(3)</b> (Consideration when debt forgiven within economic group) applies; and	30		
	(b)	at the time the debtor is released, the debtor is a company that is a member of the same wholly-owned group as the creditor, and the debtor is described in <b>section EW 46C(1)(a) or (b)</b> .	35		
(2)	In se ies".	ction CD 5, list of defined terms, insert "wholly-owned group of compan-			
(3)	<b>Subsection (1)</b> applies for a person for the 2008–09 and later income years, except for an income year before the 2015–16 income year for which the per-				

son takes a tax position in a return of income that is inconsistent with the amendment made by **subsection (1)**.

	,	• •				
17	Section CD 15 amended (Tax	credits linked to dividends)				
(1)	Replace section CD 15(1) with	:				
	Imputation credits		5			
(1)	The amount of a dividend is in dividend.	ncreased by an imputation credit attached to the				
(2)	In section CD 15, list of define	d terms, delete "FDP credit".				
18	Section CD 16 amended (Cer	tain dividends not increased by tax credits)				
(1)	In section CD 16(4), delete "in	nputation credit includes an FDP credit".	1			
(2)	In section CD 16, list of define	d terms, delete "FDP credit".				
19	Section CD 17 amended (Cre	dit transfer notice)				
(1)	Repeal section CD 17(4).					
(2)	In section CD 17, list of define	d terms, delete "FDP credit".				
20	Section CD 39 amended (Calproperty made available)	culation of amount of dividend when				
(1)	Replace section CD 39(9)(c), with:					
	(c) the amount payable by the	ne company is—				
	. / 1	ny amount of tax being withheld and paid under ne RWT rules, or the NRWT rules:	2			
	(ii) a fully-imputed di	vidend.				
(2)	In section CD 39, list of define	d terms, insert "fully-imputed dividend".				
(3)	introduction date) on which t Held Companies, and Remedia mitted to take a tax position t	or a later income year ending before the date (the he Taxation (Annual Rates for 2016–17, Closely al Matters) Bill is introduced, a person is not perhat relies on the amendment made by <b>subsect</b> ax position for the income year—	,			
	(a) in a tax return filed before	re the introduction date; and				
	(b) that does not rely on the provision was before the	e provision amended by <b>subsection (1)</b> as that amendment.	-			
21	Section CD 40 amended (Adj	ustment if dividend recovered by company)				
(1)	In section CD 40(1)(a), delete	'or FDP credit".				
(2)	In section CD 40(2), delete "th	e FDP rules,".				
(3)	Replace section CD 40(3)(a) w	ith·				

35

income tax of the shareholder; and

(a)

5

10

20

25

30

35

(4) Repl	lace section	CD 40	(5)(	b)	with:
----------	--------------	-------	------	----	-------

- (b) if the shareholder is an imputation credit account (ICA) company, the imputation credit account of the shareholder.
- (5) In section CD 40, list of defined terms, delete "FDP", "FDP account", "FDP credit", "FDP penalty tax", "FDP rules", and "FDPA company".
- 22 Section CD 43 amended (Available subscribed capital (ASC) amount)
- (1) After section CD 43(6)(b), insert:
  - (bb) the amount of debt to which **section EW 46C(2)** (Consideration when debt forgiven within economic group) applies, treating the amount as consideration for the issue of a share for purposes of the definition of **subscriptions** in subsection (2)(b) of this section; and
- (1B) After section CD 43(6), insert:

When subsection (6D) applies

- (6B) Subsection (6D) applies if—
  - (a) **section EW 46C(1)(a) or (b)** applies to a creditor of any company in the same wholly-owned group of companies as the company (the calculation company) for which the calculation in subsection (1) is being performed; and
  - (b) the creditor has, before the application of section YC 4 (Look-through rule for corporate shareholders), or the calculation company has, before the application of section YC 4,—
    - (i) voting interests in the creditor's debtor, to whom section EW 46C(1)(a) or (b) applies; or
    - (ii) market value interests in the creditor's debtor, to whom **section EW 46C(1)(a) or (b)** applies, if a market value circumstance exists for the debtor.

When subsection (6D) applies

- (6B) **Subsection (6D)** applies for a company (the calculation company) for which the calculation in subsection (1) is being performed if—
  - (a) **section EW 46C(1)(a) or (b)** (Consideration when debt forgiven within economic group) applies to a creditor and debtor that are in the same wholly-owned group of companies as the calculation company; and
  - (b) the creditor is a non-resident company; and
  - (c) **section EW 46C(3)** does not apply; and
  - (d) the calculation company is the debtor, or the calculation company holds, before section YC 4 (Look-through rule for corporate shareholders) is applied to the calculation company, voting interests or, if a market value exists for a company that is part of the wholly-owned group of companies, market value interests, in the debtor.

When subsection (6D) a	ppues
------------------------	-------

- (6C) **Subsection (6D)** also applies if **section EW 46C(1)(c)** applies to a creditor or single creditor group under that section, and the company for which the calculation in subsection (1) is being performed (the **calculation company**)—
  - (a) is the creditor's debtor, to whom **section EW 46C(1)(c)** applies:
  - (b) has, before the application of section YC 4, either voting interests in the creditor's debtor, to whom **section EW 46C(1)(c)** applies, or market value interests in the creditor's debtor, to whom **section EW 46C(1)(c)** applies, if a market value circumstance exists for the debtor.

5

10

15

25

30

35

Subscriptions amount: debt forgiven within economic group

- (6D) The subscriptions amount is treated as including the amount of debt to which section EW 46C(3) applies for the creditor and relevant debtor. For the calculation company, the subscriptions amount is treated as including the amount of debt to which section EW 46C(5) applies for the creditor, for the class of shares that the creditor has the most voting interests for, or, if the creditor is the single creditor group under section EW 46C(1)(c), for the class of shares for which a member has the most voting interests. The maximum subscriptions amount included for an amount of debt for a calculation company is—
  - (a) if the calculation company is the debtor, the amount of debt:
  - (b) if the calculation company is not the debtor, the amount of debt multiplied by 1 of the following interests, determined before the application of section YC 4:
    - (i) the calculation company's voting interests in the creditor's debtor;
    - (ii) the calculation company's market value interest in the creditor's debtor, if there is a market value circumstance.
- (2) In section CD 43(7), replace the heading with "Subscriptions amount: exclusions for bonus issues".
- (3) In section CD 43(7)(a), replace "applies; or" with "applies:".
- (4) After section CD 43(7)(a), insert:
  - (ab) an amount for an imputation credit attached to the dividend arising from a taxable bonus issue if subsection (6)(b) applies:
- (5) Repeal section CD 43(8)(a)(ii).
- (6) In section CD 43(27)(a), delete "or FDP credit".
- (7) Replace section CD 43(27)(b) with:
  - (b) **actual ratio** is the imputation ratio of the dividend (section OZ 13 (Fully credited dividends: modifying actual ratio) may apply to modify this paragraph):

(8B) In section CD 43, list of defined terms, insert "market value circumstance", "market value interest", "non-resident company", and "voting interest".

(8)

In section CD 43, list of defined terms, delete "FDP", "FDP credit", and "FDP

(9)	<b>Subsection (1)-(1B)</b> applies for a person for the 2008–09 and later income years, except for an income year before the 2015–16 income year for which the person takes a tax position in a return of income that is inconsistent with the amendment made by <b>subsection (1)-(1B)</b> .				
23	Section	on CD	44 amended (Available capital distribution amount)		
(1A)	After	sectio	n CD 44(8), insert:	10	
	Capit	al gair	n amount: consideration when debt forgiven within economic group		
(8B)	forgiv	en wi	t of a debt to which <b>section EW 46C</b> (Consideration when debt thin economic group) applies does not give rise to a capital gain <b>ection CD 43(6D)</b> does not apply to it.		
(1)	Repla	ice sec	tion CD 44(9) with:	15	
	When	capite	al losses arise		
(9)			poses of this section, a company incurs a capital loss if it disposes of the poses of the poses of the section		
	(a)		djusted tax value of the property at the date of disposal, if the props an item of depreciable property; or	20	
	(b)		ost of the property to the company at the date of disposal, if the erty is not an item of depreciable property.		
	Capit	al loss	amount		
(9BA)		-	I loss amount for a disposal referred to in <b>subsection (9)</b> is equal it referred to in that subsection for the disposal.	25	
(2)	In section CD 44(10B), replace "subsection (10C)" with "subsections (7)(c) and (10C)".				
(3)	Repla	ice sec	tion CD 44(10B) and (10C) with:		
	Comp	oany co	ommon interest transactions		
(10B)	prope	rty (th	t derived or incurred by a company (company A) on disposing of the property) to another company (company B) is not a capital gain a capital loss amount if—	30	
	(a)	at the	e time of the disposal, a group of persons holds, for companies A 3,—		
		(i)	common voting interests that add up to at least 85%; and	35	
		(ii)	if a market value circumstance exists for company A or company B, common market value interests that add up to at least 85%; and		

	(b)	the fo	the liquidation of company A, the aggregate total given by applying formula in <b>subsection (10C)</b> for all companies that own part of the certy ( <b>owning companies</b> ) is 85% or more.	
	Form	ula		
(10C)	For t	-	rposes of subsection (10B)(b), for an owning company, the for-	5
			commonality interest × ownership interest.	
	Defin	ition c	of items in formula	
(10D)	In the	e form	ula in subsection (10C),—	
	(a)	or, if	<b>monality interest</b> is, if the owning company is company A, 100%, the owning company is not company A, the percentage of common ng by a group of persons, for the owning company and company A,	10
		(i)	common voting interests; or	
		(ii)	if a market value circumstance exists for the owning company or company A, common market value interests, if they are greater than the common voting interests:	15
	(b)		<b>ership interest</b> is the percentage ownership of the property, by maralue, for the owning company.	
	Relati	ionshi	p between subsections	20
(10E)	Subs	ectio	on (10B) is overridden by subsection (7)(c).	
(3B)	Repea	al sect	ion CD 44(14B).	
(4)	In sec		CD 44, list of defined terms, insert "adjusted tax value" and "depreerty".	
(5)			CD 44, list of defined terms, insert "group of persons", "market mstance", "market value interest", and "voting interest".	25
(5B)	excep son ta	t for a	n (1A) applies for a person for the 2008–09 and later income years, an income year before the 2015–16 income year for which the pertax position in a return of income that is inconsistent with the made by subsection (1A).	30
(6)	Subs	ectio	ns (1) and (3B) apply for the 2008–09 and later income years.	
24			53 amended (Prevention of double taxation of share n dividends)	
	In sec	tion C	CD 53(2), delete "or FDP credit".	
25	Section		5 amended (Meaning of expenditure on account of an	35

(1)

(2)

Repeal section CE 5(2).

Repeal section CE 5(3)(f) to (i).

26	Section	on CG	2 amended (Remitted amounts)					
(1)	After section CG 2(4)(a), insert:							
	(ab)	(ab) a liability is cancelled to the extent to which the person is released from it under the Insolvency Act 2006, except by—						
		(i)	being discharged from bankruptcy:	5				
		(ii)	being released under Part 5, other than subpart 1, of the Insolvency Act 2006 from liability for each debt that is a provable debt under that Act and is not a debt of a type for which the person's liability is specifically preserved by that Act:					
(2)	In sec	ction C	G 2(4)(b), delete "the Insolvency Act 2006 or".	10				
(3)	Repla	ice sec	tion CG 2(5) with:					
	Relat	ionship	with sections CG 2C to CG 2E					
(5)	Section	ons CG	G 2C to CG 2E override this section.					
(4)			ns (1), (2), and (3) apply for a person who, on or after the day on act receives the Royal assent,—	15				
	(a)	is disc	charged from bankruptcy:					
	(b)	from not a	eased under Part 5, other than subpart 1, of the Insolvency Act 2006 liability for each debt that is a provable debt under that Act and is debt of a type for which the person's liability is specifically pred by that Act.	20				
27		on CG ruptcy	2B repealed (Remitted amounts on discharge from					
			on CG 2B.					
28	New overh		CG 9 inserted (Recovery of deductions for aircraft engine	25				
	After	section	n CG 8, insert:					
CG 9	Reco	verv o	f deductions for aircraft engine overhaul					
	An aı	mount	of recovery income that a person has under <b>section EJ 27</b> (Distraft engine or aircraft) is income of the person.					
29	Section	on CQ	5 amended (When FIF income arises)	30				
(1)			Q 5(1)(c)(xv), replace "exemption" with "exemption for a non-ative FIF".					
(2)	In sec	ction C	Q 5, list of defined terms, insert "non-attributing active FIF".					
29B	Section group		2 amended (Consolidated groups: income of company in	35				
	After	section	n CV 2(2), insert:					

	Relat	tionship with section CB 15C	
(3)		section is overridden by <b>section CB 15C</b> (Council-controlled organisa-and other companies).	
29C	Secti grou	on CW 10 amended (Dividend within New Zealand wholly-owned p)	5
	Repe	al section CW 10(4).	
29D	Secti	on CW 14 replaced (Dividends derived by qualifying companies)	
(1)	Repla	ace section CW 14 with:	
<b>CW</b> 1	l4 Div	vidends derived by qualifying companies	
		this section applies	10
(1)		section applies when a company derives a dividend (the <b>derived divi</b> - after it becomes a qualifying company, if—	
	(a)	the derived dividend is derived less than 7 years after the company ceases to be a qualifying company; and	
	(b)	section CW 10 or CW 11 applies to the derived dividend; and	15
	(c)	the company paid a dividend that section CW 15 applied to, when the company was a qualifying company.	
	Divid	lend not exempt income	
(2)		derived dividend is not exempt income under section CW 10 or CW 11, of to the extent to which section CW 9 applies.	20
		ed in this Act: company, dividend, exempt income, qualifying company	
(2)	Subs	section (1) applies for the 2008–09 and later income years.	
<b>29</b> E	Secti	on CW 14 amended (Dividends derived by qualifying companies)	
(1)	In se	ection CW 14,—	
	(a)	in <b>subsection (1)(b)</b> , replace "section CW 10 or CW 11" with "section CW 10":	25
	(b)	in <b>subsection (2)</b> , replace "section CW 10 or CW 11" with "section CW 10".	
(2)	Subs	<b>section (1)</b> applies for income years beginning on or after 1 July 2011.	
30	Secti	on CW 19 amended (Amounts derived during short-term visits)	30
(1)	Repla	ace section CW 19(1)(b) with:	
	(b)	the person is present in New Zealand for 92 days or fewer in total in each 12-month period that includes the period of the visit; and	
(2)	<b>Subs</b> 2017	<b>section (1)</b> applies for a person for a visit beginning on or after 1 April .	35

30B Section CW 39 amended (	<b>Local authorities</b> )
-----------------------------	----------------------------

In section CW 39(4)(c),—

- (a) in subparagraph (i), replace "organisation," with "organisation linked by ownership or control to the local authority,":
- (b) in subparagraph (ii), replace "an organisation" with "an organisation 5 linked by ownership or control to the local authority".

#### 31 Section CX 5 amended (Relationship with exempt income)

Repeal section CX 5(2)(a).

#### 32 Section CX 16 amended (Contributions to life or health insurance)

(1) Replace section CX 16(3) with:

10

15

20

Meaning of specified insurance premium

- (3) In this section, **specified insurance premium** means a premium paid for the benefit of an employee on an insurance policy to the extent to which the insurance policy is for—
  - (a) life insurance under section EY 8 (Meaning of life insurance) on the life of the employee or their spouse, civil union partner, or de facto partner, or on their joint lives, or on the life of their child:
  - (b) accident or medical insurance referred to in section EY 8(3) on the life of the employee or their spouse, civil union partner, or de facto partner, or on their joint lives, or on the life of their child:
  - (c) insurance against accident, disease, or sickness, whether fatal or not, suffered by the employee, their spouse, civil union partner, or de facto partner, or their child.
- (2) Repeal section CX 16(4).
- (3) Repeal section CX 16(5).

25

- (4) Repeal section CX 16(6).
- (5) In section CX 16, list of defined terms, insert "de facto partner" and "premium".

## New section CX 19B inserted (Transport in vehicle other than motor vehicle)

30

(1) After section CX 19, insert:

#### CX 19B Transport in vehicle other than motor vehicle

A benefit that an employer provides to an employee in the form of transport of the employee in a vehicle is not a fringe benefit if the vehicle—

(a) is not a motor vehicle; and

	(b) is not designed principally for the carriage of passengers.	
(2)	Defined in this Act: employer, employee, fringe benefit, motor vehicle  Subsection (4) applies for the 2008, 00 and later income years	
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years.	
34	Section CX 47 amended (Government grants to businesses)	
	In section CX 47(4)(a), replace "technology development grant or under a technology transfer voucher" with "research and development growth grant".	5
35	Heading and section CX 48D repealed	
(1)	Repeal the heading before section CX 48D.	
(2)	Repeal section CX 48D.	
36	Section CX 63 amended (Dividends derived after company ceased to be look-through company)	10
(1)	In section CX 63(4)(c), delete "or FDP credits".	
(2)	In section CX 63, list of defined terms, delete "FDP credit".	
36B	Section CZ 9 amended (Available capital distribution amount: 1965 and 1985–1992)	15
	In section CZ 9(1)(a), delete ", and not section 4(5A) of the Income Act 1976,".	
36C	Section CZ 9B repealed (Available capital distribution amount: 1988 to 2010)	
	Repeal section CZ 9B.	20
37	New section CZ 34 inserted (Income arising from tax accounting provision for aircraft engine overhauls)	
	After section CZ 33, insert:	
CZ 3	4 Income arising from tax accounting provision for aircraft engine overhauls	25
	Income arising for a person under <b>section DZ 23(2)(b)</b> (Aircraft maintenance: tax accounting provisions for expenditure incurred after 2016–17 income year) is income of the person.	
38	Section DB 7 amended (Interest: most companies need no nexus with income)	30
(1)	In section DB 7(3)(a), replace "; or" with ":".	
(2)	In section DB 7(3)(b), replace "; or" with ":".	
(3)	After section DB 7(3)(b), insert:	
	(bb) income exempted under section CW 59C (Life reinsurance outside New Zealand):	35

(4)	<b>Subsections (1), (2), and (3)</b> apply for the income year including 1 July 2010 and later income years.				
38B	Section DB 11 amended (Negative base price adjustment)				
(1)	After section DB 11(1), insert:				
	Deduction: self-remission	5			
(1B)	A person who has a negative base price adjustment under section EW 31(4) for a financial arrangement is allowed a deduction for an amount of the negative base price adjustment up to the maximum of their amount of self-remission for the financial arrangement.				
(2)	In section DB 11, list of defined terms, insert "self-remission".	10			
(3)	<b>Subsection (1)</b> applies for income years beginning on or after 1 April 2011.				
39	Section DB 13 amended (Repayment of debt disposed of at discount to associate of debtor)				
(1)	In the heading to section DB 13, replace "disposed of at discount to associate of debtor" with "in certain circumstances".	15			
(2)	In section DB 13(1),—				
	(a) after "debtor)", insert "or <b>EW 49B(4)(b)</b> (Guarantees within economic group)"; and				
	(b) replace "that subsection" with "the relevant subsection".				
(3)	<b>Subsection (2)</b> applies for the 2017–18 and later income years.	20			
40	Section DB 19 amended (Expenses in application for resource consent)				
	In section DB 19, list of defined terms, delete "accounting year".				
40B	Section DB 23 amended (Cost of revenue account property)				
(1)	In section DB 23(2)(b), replace "property." with "property; and".				
(2)	After section DB 23(2)(b), insert:	25			
	(c) for a person who is a life insurer, the expenditure would, in the absence of this subsection, be a deduction included as their policyholder base allowable deduction.				
(3)	In section DB 23, list of defined terms, insert "life insurer" and "policyholder base allowable deduction".	30			
(4)	<b>Subsections (1) and (2)</b> apply for income years that include 1 July 2010 and later income years.				
41	Section DB 31 amended (Bad debts)				

After section DB 31(2)(b), insert:

(1)

Part 2	CI 41B	Companies, and Remediai Matters) Bill	
	(bb)	the person is not associated with the debtor, or is associated with the debtor but the debtor has no deductions for the financial arrangement;	
		and	
(2)		ection DB 31(4B)(c), in the formula, replace "limited recourse consider-" with "limited recourse consideration + adjustment amount".	5
(3)		ction DB 31(4C)(b), replace "financial arrangement." with "financial arement:", and after section DB 31(4C)(b), insert:	
	(c)	<b>adjustment amount</b> is an amount allocated for the income year under EW 15D (IFRS financial reporting method) for the limited-recourse arrangement, to the extent to which the amount arises solely because of the reduction in the value of the limited-recourse arrangement due to the financial arrangement's relevant bad debt amount.	10
41B		section DV 18B inserted (Cost base for shares when debt forgiven in economic group)	
(1)		section DV 18, insert:	15
DV 1	8B C	ost base for shares when debt forgiven within economic group	
	of the comper's share the comine	Ashareholder of a company that is a calculation company under <b>section I3(6B) or (6C)</b> (Available subscribed capital (ASC) amount), an amount be subscriptions amount under <b>section CD 43(6D)</b> for the calculation pany is treated as expenditure incurred for the purchase of the shareholdshares in the calculation company. The maximum expenditure for the cholder's shares is the subscriptions amount under <b>section CD 43(6D)</b> for calculation company multiplied by one of the following interests, deterd before the application of section YC 4 (Look-through rule for corporate cholders):	20
	(a)	the shareholder's voting interests in the calculation company; or	
	(b)	the shareholder's market value interest in the calculation company, if there is a market value circumstance.	
		ed in this Act: amount, company, expenditure, market value circumstance, market value interare, voting interest	30
(2)	Subs	<b>section (1)</b> applies for a person for the 2008–09 and later income years, of for an income year before the 2015–16 income year for which the perakes a tax position in a return of income that is inconsistent with the	

35

After section DW 4, insert: (1)

amendment made by this section.

New sections DW 5 and DW 6 inserted

#### DW 5 Aircraft operators: aircraft engines and aircraft engine overhauls

When this section applies

- (1) This section applies for a person when—
  - (a) the person carries on a business involving the operation of an aircraft that includes an aircraft engine; and
  - (b) the person is required to maintain and repair the aircraft engine and pieces of the aircraft engine, when operating the aircraft, and to perform successive aircraft engine overhauls of the aircraft engine at intervals no greater than the scheduled overhaul period for the aircraft engine.

Deduction for aircraft engine overhaul

10

15

20

25

35

5

- (2) For expenditure incurred by the person in carrying out an aircraft engine overhaul of an aircraft engine—
  - (a) the person has a deduction to the extent to which the process does not produce a significant increase in the performance of the aircraft engine by comparison with the aircraft engine's performance specifications before the aircraft engine overhaul:

(b) an amount for which the person does not have a deduction under paragraph (a)—

- (i) is an increase in the cost of the aircraft to the person, if the aircraft engine is an unpriced aircraft engine; or
- (ii) is an increase in the cost of the aircraft engine to the person, otherwise

Deduction for aircraft engine when acquired for price

- (2B) A person who acquires an aircraft engine for use with an aircraft, other than as an unpriced aircraft engine with the aircraft, has a deduction of an amount given by **subsection (3)**
  - (a) for expenditure incurred in acquiring the aircraft engine, if the aircraft engine is acquired other than under a finance lease; or
  - (b) for part of the value of the aircraft engine determined under section EW 32 (Consideration for agreement for sale and purchase (ASAP) of property or services, hire purchase agreement, specified option, or finance lease), if the aircraft engine is acquired under a finance lease.

Amount of deduction under subsection (2B)

- (3) The amount of the person's deduction under **subsection (2B)** is—
  - (a) equal to the estimated cost of an aircraft engine overhaul for the aircraft engine at the time of the acquisition, if—
    - (i) when the aircraft engine is acquired, the aircraft engine has not been used significantly since being manufactured or having an aircraft engine overhaul; and

		(ii)	the estimated cost is less than the amount referred to in <b>paragraph (c)</b> ; or	
	(b)	haul gine the air	to a fraction, calculated from the proportion of the scheduled over- period for the aircraft engine that is unexpired when the aircraft en- is acquired, of the estimated cost of an aircraft engine overhaul for ircraft engine at the time of the acquisition, if the fraction of the es- ed cost is less than the amount referred to in <b>paragraph (c)</b> ; or	5
	(c)	-	to the expenditure incurred in acquiring the aircraft engine, if the ant is not given by <b>paragraph (a) or (b)</b> .	
	Dedu	ction f	for unpriced aircraft engine when acquired	10
(3B)	-		the acquires an aircraft including an unpriced aircraft engine has a f an amount given by <b>subsection (4)</b> —	
	(a)	-	art of the expenditure incurred in acquiring the aircraft, if the air- is acquired other than under a finance lease; or	
	(b)	-	art of the value of the aircraft determined under section EW 32, if ircraft is acquired under a finance lease.	15
	Amou	int of a	leduction under subsection (3B)	
4)	The a	mount	of the person's deduction under <b>subsection (3B)</b> is—	
	(a)	engin craft	to the estimated cost of an aircraft engine overhaul for the aircraft eat the time of the acquisition, based on market prices, if the airengine, when acquired, has not been used significantly since being afactured or having an aircraft engine overhaul; or	20
	(b)	haul acqui	to a fraction, calculated from the proportion of the scheduled over- period for the aircraft engine that is unexpired when the aircraft is red, of the estimated cost of an aircraft engine overhaul for the air- engine at the time of the acquisition based on market prices; or	25
	(c)	-	to a fraction, agreed with the Commissioner, of the expenditure ind in acquiring the aircraft including the unpriced aircraft engine.	
	Ехсер	otion: [	person making election under section EJ 26	
(5)	-		has made an election under <b>section EJ 26</b> (Allocation of expenderaft engine overhauls: election by operator of single aircraft),—	30
	(a)	the p	erson is not allowed a deduction referred to in <b>subsection (2B) or</b> and	
	(b)		aircraft engine of the person is an unpriced aircraft engine for the oses of this section.	35
	Exper	nditure	on piece fitted to aircraft in aircraft engine overhaul	
(5B)	gine o	overha	t of expenditure incurred by a person, in carrying out an aircraft en- ul, for a piece that is fitted as a replacement piece to the aircraft as aircraft engine overhaul is—	

(a)

the adjusted tax value of the piece for the person before the piece is fit-

	ted, if the piece is an item of depreciable property before being fitted:	
(b)	the portion of the person's expenditure on the piece that is unexpired before the piece is fitted, otherwise.	
Link	with subpart DA	5
limitat	ion, deduction, depreciable property, finance lease, general limitation, scheduled overhaul	10
6 Airc	raft operators: payments and adjustments under finance leases	
When	this section applies	
gine, ment	or an aircraft including an unpriced aircraft engine, meets the requires of <b>section DW 5(1)</b> for being allowed a deduction for expenditure in-	15
Paym	nents during lease to lessor towards aircraft engine maintenance	
(a)	the person does not have a deduction for the payment; and	20
(b)	a payment of a corresponding amount by the lessor to the person when the person incurs expenditure in performing an aircraft engine overhaul of the aircraft engine is not income of the person.	
Dedu	ection for surplus payments	
sect sect	ion (2)(a) exceed the total amount of the payments referred to in sub- ion (2)(b), the person has a deduction for the income year in which the	25
Paym	nents at end of lease by or to lessor for aircraft engine maintenance	
perso aircra	on, at the end of the lease an amount that is calculated from the cost of an aft engine overhaul and the proportion of the scheduled overhaul period	30
(a)	an amount that the person is required to pay is allowed as a deduction of the person; and	35
(b)	an amount that the person is entitled to receive is income of the person under section CG 4(2) (Receipts for expenditure or loss from insurance, indemnity, or otherwise).	
	Link This apply Define limitat period  6 Airc When This gine, menticurre Paym If, duthe let (a) (b)  Dedu If, at sect lease Paym If the person aircrafor the (a)	<ul> <li>(b) the portion of the person's expenditure on the piece that is unexpired before the piece is fitted, otherwise.</li> <li>Link with subpart DA</li> <li>This section overrides the capital limitation. The other general limitations still apply.</li> <li>Defined in this Act: adjusted tax value, aircraft engine, aircraft engine overhaul, business, capital limitation, deduction, depreciable property, finance lease, general limitation, scheduled overhaul period, unpriced aircraft engine</li> <li>6 Aircraft operators: payments and adjustments under finance leases</li> <li>When this section applies</li> <li>This section applies when a person leasing under a finance lease an aircraft engine, or an aircraft including an unpriced aircraft engine, meets the requirements of section DW 5(1) for being allowed a deduction for expenditure incurred in performing an aircraft engine overhaul of the aircraft engine.</li> <li>Payments during lease to lessor towards aircraft engine maintenance</li> <li>If, during the term of the lease, the person pays an amount under the lease to the lessor towards the cost of aircraft engine overhauls,—</li> <li>(a) the person does not have a deduction for the payment; and</li> <li>(b) a payment of a corresponding amount by the lessor to the person when the person incurs expenditure in performing an aircraft engine overhaul of the aircraft engine is not income of the person.</li> <li>Deduction for surplus payments</li> <li>If, at the end of the lease, the total amount of the payments referred to in subsection (2)(a) exceed the total amount of the payments referred to in subsection (2)(b), the person has a deduction for the income year in which the lease ends equal to the amount of the excess.</li> <li>Payments at end of lease by or to lessor for aircraft engine maintenance</li> <li>If the lease requires the person to pay to the lessor, or the lessor to pay to the person, at the end of the lease an amount that is calculated from the cost of an aircraft engine overhaul and the proportion of t</li></ul>

	Relai	tionship with section CG 4	
(5)	This	section overrides section CG 4.	
		ed in this Act: aircraft engine, aircraft engine overhaul, deduction, finance lease, lease, lessor, cheduled overhaul period, unpriced aircraft engine	
(2)	Subs	<b>section (1)</b> applies for the 2017–18 and later income years.	5
43	New	sections DZ 22 and DZ 23 inserted	
(1)	After	section DZ 21, insert:	
DZ 2	2 Air	craft maintenance: aircraft engines acquired before 2017–18 income	
	year		
	When	this section applies	10
(1)	This	section applies when—	
	(a)	a person, before the 2017–18 income year, acquires an aircraft engine or an aircraft including an unpriced aircraft engine; and	
	(b)	the person is required to perform aircraft engine overhauls of the aircraft engine when operating the aircraft; and	15
	(c)	the adjusted tax value of the aircraft engine or aircraft is reduced at the beginning of the 2017–18 income year by an amount under <b>section EZ 23BA</b> (Aircraft acquired before 2017–18 income year: adjusted tax value, base value, reduced; total deductions increased); and	
	(d)	the person does not make an election under <b>section EJ 26</b> (Allocation of expenditure on aircraft engine overhauls: election by operator of single aircraft) for the 2017–18 income year.	20
	Dedu	action if aircraft engine overhaul since acquisition	
(2)	befor for th	e person has performed an aircraft engine overhaul of the aircraft engine the beginning of the 2017–18 income year, the person has a deduction the 2017–18 income year of an amount equal to the amount of the reduction ared to in <b>subsection (1)(c)</b> .	25
	Dedu	action in absence of aircraft engine overhaul since acquisition	
(3)		e person has not performed an aircraft engine overhaul of the aircraft enbefore the beginning of the 2017–18 income year, the person has a deduc—	30
	(a)	for the 2017–18 income year, of an amount equal to the amount of the reduction referred to in <b>subsection (1)(c)</b> , reduced by an amount that, as a proportion of the reduction, corresponds to the proportion of the scheduled overhaul period for the aircraft engine that is unexpired at the end of the 2017–18 income year:	35
	(b)	for an income year later than the 2017–18 income year, of an amount that as a proportion of the reduction referred to in subsection (1)(c)	

10

15

30

corresponds to the proportion of the scheduled overhaul period of the aircraft engine that is included in the income year.

Defined in this Act: adjusted tax value, aircraft engine, aircraft engine overhaul, deduction, income year, scheduled overhaul period, unpriced aircraft engine

## DZ 23 Aircraft maintenance: tax accounting provisions for expenditure incurred after 2016–17 income year

When this section applies

(1) This section applies when a person has at the beginning of the 2017–18 income year an amount (the **anticipated deduction**) of a tax accounting provision, for expenditure on aircraft maintenance, that is included as a deduction in the calculation of the person's taxable income for an earlier income year although the amount is not a deduction allowed by this Act for the earlier income year.

Expenditure on aircraft maintenance other than aircraft engine overhauls

- (2) For the earliest income year, after the 2016–17 income year, in which the person incurs expenditure on the maintenance of an aircraft other than an aircraft engine overhaul, the person—
  - (a) is not allowed a deduction for the expenditure to the extent to which the expenditure in the income year is offset by an anticipated deduction for expenditure on such maintenance; and
  - (b) if the anticipated deduction for such expenditure exceeds the amount of the expenditure in the income year, derives income under section
     CZ 34 (Income arising from tax accounting provision for aircraft engine overhauls) equal to the amount of the excess.

Expenditure on aircraft engine overhauls

- (3) For income years after the 2016–17 income year in which the person incurs expenditure on an aircraft engine overhaul, beginning with the earliest such income year,—
  - (a) the person is not allowed a deduction for the expenditure to the extent to which the expenditure in the income year is offset by an anticipated deduction for expenditure on an aircraft engine overhaul; and
  - (b) if the anticipated deduction exceeds the amount of the expenditure in the income year, the excess is carried forward as an anticipated deduction to the next income year in which the person incurs expenditure on an aircraft engine overhaul; and
  - (c) **paragraphs (a) and (b)** apply as required to income years until the amount of the anticipated deduction at the beginning of the 2017–18 income year is offset completely.

Defined in this Act: aircraft engine overhaul, deduction, income, income year, taxable income

(2) **Subsection (1)** applies for the 2017–18 and later income years.

43B	<b>Section EA 2</b>	amended (	(Other	revenue	account	prop	erty	)

- (1) After section EA 2(1)(fb), insert:
  - (fc) property fitted to an aircraft engine as part of an aircraft engine overhaul to which **section DW 5** (Aircraft operators: aircraft engines and aircraft engine overhauls) applies:

10

20

25

30

35

(2) In section EA 2, list of defined terms, insert "aircraft engine" and "aircraft engine overhaul".

#### 43C Section EA 3 amended (Prepayments)

- (1) In section EA 3(3)(b), after "prepayments)", insert ", if **subsection (4B)** does not apply".
- (2) After section EA 3(4), insert:
  - Expenditure on goods used in aircraft engine overhaul
- (4B) The unexpired portion of expenditure on pieces that are fitted to an aircraft engine as part of an aircraft engine overhaul is treated as being expenditure incurred in carrying out the aircraft engine overhaul for the purposes of sections
  DW 5 and DW 6 (which relate to the acquisition, overhaul, and leasing of aircraft engines).
- (3) In section EA 3, list of defined terms, insert "aircraft engine" and "aircraft engine overhaul".

#### 44 Section EC 26B amended (Entering partners' cost base)

In section EC 26B, list of defined terms, insert "entering partner" and "exiting partner".

#### 45 Section ED 1 amended (Valuation of excepted financial arrangements)

- (1) After section ED 1(4), insert:
  - Valuation when disposal of shares acquired under taxable bonus issue
- (4B) Despite subsection (1), a share that a person acquires under a taxable bonus issue is valued immediately before the person disposes of the share at an amount equal to the amount of the dividend derived by the person from the issue of the share, not including the amount of imputation credits attached to the dividend by the issuer of the share and withholding tax withheld by the issuer of the share.
- (2) **Subsection (1)** applies for shares received under taxable bonus issues made on or after the day on which this Act receives the Royal assent.

#### 46 Section EE 1 amended (What this subpart does)

In section EE 1(3)(c), replace "section EE 47" with "section EE 47 or EE 52".

- 47 Section EE 7 amended (What is not depreciable property?)
- (1) After section EE 7(f), insert:

	(fb)	property that is a piece of an item of depreciable property that is an aircraft or an aircraft engine, if the expenditure on the piece is treated under <b>section DW 5(5B)</b> (Aircraft operators: aircraft engines and aircraft engine overhauls) as being expenditure incurred in carrying out an aircraft engine overhaul:	5
(2)		etion EE 7, list of defined terms, insert "aircraft engine" and "aircraft enverhaul".	
(3)	Subs	ection (1) applies for the 2017–18 and later income years.	
48		on EE 41 amended (Transfer of depreciable property on certain gamations on or after 14 May 2002)	10
		ction EE 41(2)(b)(i), replace "section FO 11 or FO 15" with "section I or FO 16 (Amortising property)".	
<b>19</b>	Section	on EE 44 amended (Application of sections EE 48 to EE 52)	
(1)	In sec	etion EE 44, heading, replace "EE 48 to EE 52" with "EE 48 to EE 51".	
(2)		ction EE 44(1), before paragraph (a), replace "EE 48 to EE 52" with 48 to EE 51".	15
49B	Section	on EE 45 amended (Consideration for purposes of section EE 44)	
(1)	After	section EE 45(11), insert:	
	Item j	fitted to aircraft or aircraft engine in aircraft engine overhaul	
(12)	EE 47	amount that the person derives from the event referred to in section 7(11) is the adjusted tax value of the item before it is fitted as a replace-piece to an aircraft or aircraft engine as part of the aircraft engine over-	20
(2)		etion EE 45, list of defined terms, insert "adjusted tax value", "aircraft en, and "aircraft engine overhaul".	25
50	Section	on EE 47 amended (Events for purposes of section EE 44)	
(1)	In sec	etion EE 47(1), heading, replace "EE 48 to EE 52" with "EE 48 to EE 51".	
(2)	In sec	etion EE 47(1), replace "EE 48 to EE 52" with "EE 48 to EE 51".	
(3)	After	section EE 47(10), insert:	
	Item J	fitted to aircraft or aircraft engine in aircraft engine overhaul	30
(11)	gine a	enth event is the fitting of an item of property to an aircraft or aircraft enas a replacement piece as part of an aircraft engine overhaul to which <b>sec- DW 5</b> (Aircraft operators: aircraft engines and aircraft engine overhauls) es.	
(4)		etion EE 47, list of defined terms, insert "aircraft engine" and "aircraft en- overhaul".	35

51	Section EE 49 amended (Amount of depreciation recovery income when item partly used for business)				
(1)	In section EE 49(8), replace "section EE 48(1)" with "section EE 48(1)(a)".				
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years, except as provided in <b>subsection (3)</b> .				
(3)	<b>Subsection (1)</b> does not apply for a person and an income year that is the 2008–09 or a later income year and a tax position taken by the person—				
	(a) before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Bill is introduced; and				
	(b) that is inconsistent with the amendment made by <b>subsection (1)</b> .	10			
51B	Section EE 57 amended (Base value in section EE 56 when none of sections EE 58, EE 59, and EZ 22(1) applies)				
	In section EE 57(3)(d)(ii), replace "EZ 22(2)(b)" with "EZ 22(2)(b) or <b>EZ 23BA(2)</b> (Aircraft acquired before 2017–18 income year: adjusted tax value, base value, reduced; total deductions increased)".	15			
51C	Section EE 58 amended (Base value in section EE 56 when no previous deduction)				
(1)	In section EE 58(2), after "business for the purpose of deriving assessable income", insert ", reduced for an item that is an aircraft engine or aircraft by an amount referred to in <b>section EZ 23BA(2)</b> (Aircraft acquired before 2017–18 income year: adjusted tax value, base value, reduced; total deductions increased) for the item".	20			
(2)	In section EE 58, list of defined terms, insert "aircraft engine".				
51D	Section EE 60 amended (Total deductions in section EE 56)				
(1)	In section EE 60(2)(d), replace "1995)." with "1995); and".	25			
(2)	After section EE 60(2)(d), insert:				
	(e) <b>section EZ 23BA(3)</b> (Aircraft acquired before 2017–18 income year: adjusted tax value, base value, reduced; total deductions increased).				
52	Section EJ 2 amended (Spreading forward of deductions for repairs to fishing boats)	30			
	In section EJ 2(1), replace "Part 21" with "Part 19 or 21".				
53	New heading and new sections EJ 24, EJ 25, EJ 26, and EJ 27 inserted				
(1)	After section EJ 23, insert:				

10

15

20

25

30

### Aircraft engine overhauls

#### EJ 24 Allocation of expenditure on aircraft engine overhauls

When this section applies

(1) This section applies when a person is allowed a deduction under **section DW 5 or DW 6** (which relate to the acquisition, overhaul, and leasing of aircraft engines) for expenditure incurred in acquiring an aircraft engine or in performing an aircraft engine overhaul of an aircraft engine or under a finance lease involving an aircraft engine.

Allocation of deduction: general rule

(2) A person who does not make an election under section EJ 25 or EJ 26 must allocate a proportion of the deduction for an acquisition or aircraft engine overhaul to each income year that includes a part of the scheduled overhaul period following the acquisition or aircraft engine overhaul, with the proportion for an income year being equal to the proportion of the scheduled overhaul period that occurs in the income year.

Exception: allocation of deduction when early aircraft engine overhaul

(3) If the person performs in an income year an aircraft engine overhaul during the scheduled overhaul period relating to the preceding acquisition or aircraft engine overhaul of the aircraft engine, the person must allocate to the income year the part of the deduction for the preceding acquisition or aircraft engine overhaul that would otherwise be allocated under subsection (2) to a later income year.

Exception: allocation of deduction when lease ends

(4) If the person leases an aircraft engine, or an aircraft including an unpriced aircraft engine, under a lease that ends before the end of the scheduled overhaul period relating to the preceding acquisition or aircraft engine overhaul of the aircraft engine, the person must allocate to the income year in which the lease ends the part of the deduction for the preceding acquisition or aircraft engine overhaul that would otherwise be allocated under **subsection (2)** to a later income year.

Defined in this Act: aircraft engine, aircraft engine overhaul, associated person, business, blood relationship, deduction, income year, lease, scheduled overhaul period, unpriced aircraft engine

# EJ 25 Allocation of expenditure on aircraft engine overhauls: election by IFRS user

Election 35

(1) A person may elect to quantify and allocate under this section the amount of a deduction allowed by **section DW 5 or DW 6** (which relate to the acquisition, overhaul, and leasing of aircraft engines) in relation to an aircraft or aircraft engine and an income year if—

	(a)	tratio	erson is a New Zealand resident or holds a valid certificate of regis- n for the aircraft from the Director of Civil Aviation under the Civil ion Act 1990; and	
	(b)	the po	erson uses IFRS rules to prepare financial statements; and	
	(c)		ircraft is treated under the IFRS rules as being owned by the person leased by the person under a finance lease.	5
	Adjus	ted fig	rures from financial statements	
(2)	duction a the p	ons un pplies erson's	the elects to rely on this subsection must quantify and allocate deder <b>section DW 5 or DW 6</b> for an assessment to which the electory using the figures relating to aircraft and aircraft engines used in a financial statements and using methods and adjustments agreed mmissioner.	10
	Curre	ency of	Celection	
(3)	An el perso		under this section applies for each assessment that is made by the	15
	(a)	after	the person—	
		(i)	reaches any necessary agreement under <b>subsection (2)</b> with the Commissioner; and	
		(ii)	notifies the Commissioner of the election when or before making a return based on the elected approach; and	20
		(iii)	is notified that the Commissioner accepts the election, if the Commissioner has previously notified the person under <b>paragraph</b> (d); and	
	(b)		e the person's return for an income year for which the person does neet the requirements of <b>subsection (1)</b> ; and	25
	(c)	returi	e the person notifies the Commissioner, when or before making an based on an approach other than the elected approach, that the on is revoked; and	
	(d)		e the person is notified that the Commissioner will not accept as- nents based on the elected approach.	30
	Groun	nds for	· Commissioner's refusal	
(4)	(3)(d) (3)(a) sessm from	), or m )(iii), i nent, d the rec d in this	issioner may give to the person a notice referred to in <b>subsection</b> hay refuse to give to the person a notice referred to in <b>subsection</b> of the Commissioner considers that the person has, in making an asseparted significantly from an agreement with the Commissioner or quirements of the IFRS rules.	35
	IFKS, I	ncome y	year, lease, New Zealand resident, notice, notify, return	

15

20

25

30

35

## EJ 26 Allocation of expenditure on aircraft engine overhauls: election by operator of single aircraft

Election

- (1) A person may elect to quantify and allocate under this section the amount of a deduction allowed by section DW 5 or DW 6 (which relate to the acquisition, overhaul, and leasing of aircraft engines) in relation to an aircraft and an income year if—
  - (a) no more than 1 aircraft is operated in business by the person and persons who are associated with the person other than by blood relationship; and
  - (b) no more than 1 aircraft is operated in a particular business by the person and a person who is associated with the person by blood relationship.

Expenditure on acquisition and overhaul of aircraft engines

- (2) A person who elects to rely on this subsection to the income year must—
  - (a) allocate a deduction under **section DW 5(2)** to the income year of the aircraft engine overhaul to which the deduction relates; and
  - (b) treat each aircraft engine as an unpriced aircraft engine for the purposes of **section DW 5**.

Currency of election

- (3) An election under this section applies for each assessment that is made by the person—
  - (a) after the person notifies the Commissioner of the election, when or before making a return based on the approach required by subsection
     (2); and
  - (b) before the person's return for the third consecutive income year in which the person does not meet the requirements of **subsection (1)**; and
  - (c) before the person notifies the Commissioner, when or before making a return based on an approach other than the elected approach, that the election is revoked.

Defined in this Act: aircraft engine, associated person, business, blood relationship, business, deduction, income year, notice, notify, return, unpriced aircraft engine

#### EJ 27 Disposal of aircraft engine or aircraft

When this section applies

- (1) This section applies when a person—
  - (a) is allowed a deduction under **section DW 5 or DZ 22** (which relate to deductions for expenditure on aircraft engine maintenance) in relation to an aircraft engine or an aircraft including an unpriced aircraft engine; and
  - (b) disposes of the aircraft engine or aircraft.

	Allo	cation of remaining deductions					
(2)	part	person must allocate to the income year in which the disposal occurs the of the deduction under <b>section DW 5 or DZ 22</b> for the preceding acquisior aircraft engine overhaul that is not allocated to an earlier income year.					
	Allo	cation of consideration	5				
(3)	The	person must allocate the consideration derived for the disposal between—					
	(a)	the aircraft engine or aircraft as an item of depreciable property; and					
	(b)	the unexpired portion of the scheduled overhaul period for the aircraft engine.					
	Allo	cation of consideration by agreement	10				
(4)	The	allocation by the person under subsection (3) must be—					
	(a)	the apportionment agreed with the purchaser; or					
	(b)	a fair and reasonable apportionment, if there is no agreed apportionment under <b>paragraph (a)</b> .					
	Reco	overy income	15				
(5)	The	The person derives from the disposal an amount of income equal to—					
	(a)	the total amount of deductions under <b>section DW 5 or DZ 22</b> allowed for the aircraft engine or aircraft and the latest scheduled overhaul period beginning before the disposal, if that amount is less than the amount described in <b>paragraph (b)</b> ; or	20				
	(b)	the amount of consideration allocated under <b>subsection (3)</b> to the unexpired portion of the scheduled overhaul period for the aircraft engine, if <b>paragraph (a)</b> does not apply.					
	Sect	ions CC 11 and FA 9: consideration paid by lessee for lease asset					
(6)	a lea or ar the t	the purposes of sections CC 11 and FA 9 (which relate to a lessee acquiring use asset when a lease ends), the amount of consideration paid by a lessee in associated person of a lessee to acquire an aircraft engine or aircraft, after term of a finance lease of the aircraft engine or aircraft, does not include the unit allocated under <b>subsection (3)</b> to the unexpired portion of the schedoverhaul period for the aircraft engine or aircraft.	25 30				
	Sect	ions CC 12 and FA 10: consideration derived by lessor from disposal of easset	30				
(7)	ing a the l nanc side	the purposes of sections CC 12 and FA 10 (which relate to a lessor acquiral lease asset when a lease ends), the amount of consideration received by essor for a disposal of an aircraft engine or aircraft after the term of a five lease of the aircraft engine or aircraft does not include an amount of contation allocated under <b>subsection</b> (3) to the unexpired portion of the duled overhaul period for the aircraft engine or aircraft.	35				
		ed in this Act: aircraft engine, aircraft engine overhaul, deduction, depreciable year, dispose, fi- lease, income, income year, scheduled overhaul period, unpriced aircraft engine	40				

**Subsection (1)** applies for the 2017–18 and later income years.

(2)

54 Section EW 5 amended (What is an excepted financial arrangement?)						
			EW 5(3D), replace "technology development grant, or technology acher," with "research and development growth grant".			
<u>54B</u>		Section EW 8 amended (Election to treat certain excepted financial arrangements as financial arrangements)				
<u>(1)</u>	Repla	ace sec	etion EW 8(1), other than the heading, with:			
(1)	A per	son m	ay choose to treat as financial arrangements—			
	<u>(a)</u>	that a	ne excepted financial arrangements to which the person is a party are described in any of section EW 5(21) to (25), if the expenditure or the agreements satisfies the general permission and is not denied the general limitation as a deduction for the person:	10		
	<u>(b)</u>		excepted financial arrangement to which the person is a party that is ribed in section EW 5(10).			
(2)	Subs	ectio	n (1) applies for income years beginning on or after 1 April 2011.	15		
55	Sectito)	on EV	V 11 amended (What financial arrangements rules do not apply			
(1)	Repla	ace sec	etion EW 11(b) with:			
	(b)	the c	alculation of non-resident passive income, other than—			
		(i)	non-resident financial arrangement income; or	20		
		(ii)	income derived under a notional loan under <b>section FG 3</b> (Notional interest):			
(2)		ction I	EW 11, list of defined terms, insert "non-resident financial arrange-ne".			
56	Secti	on EV	V 31 amended (Base price adjustment formula)	25		
(1)	Repla	ace sec	etion EW 31(11), other than the heading, with:			
(11)	Amo	unt re	mitted—			
	(a)		amount (a <b>remission</b> ) that is not included in the consideration paid yable to the person because it has been remitted—			
		(i)	by the person; or	30		
		(ii)	by law; but			
	(b)	does	not include a remission that is self-remission.			
(3)	In sec	ction E	EW 31, list of defined terms, insert "self-remission".			
(4)	<b>Subsection (1)</b> applies for income years beginning on or after 1 April 2011.					

<b>56B</b>	Section EW 39 amended	(Consideration affected b	v unfavourable factors)

- (1) After section EW 39(3), insert:
  - Consideration is market value: self remission
- (4) The amount of self-remission for the financial arrangement is subtracted from the market value, under subsection (3), of the accrued entitlement on the date of the disposal.
- (2) In section EW 39, list of defined terms, insert "self-remission".
- (3) **Subsection (1)** applies for income years beginning on or after 1 April 2011.
- 57 New section EW 46C inserted (Consideration when debt forgiven within economic group)
- (1) After section EW 46B, insert:

#### EW 46C Consideration when debt forgiven within economic group

When this section applies

- (1) This section applies to the extent to which an amount of debt is forgiven and—
  - (a) the creditor is a member of the same wholly-owned group of companies as the debtor and the debtor is a New Zealand resident company:
  - (b) the creditor is a member of the same wholly-owned group of companies as the debtor and, for the debtor, a group of persons who are New Zealand resident companies (the NZ group) hold, before section YC 4 (Look-through rule for corporate shareholders) is applied to the group the NZ group in relation to their interests.—
    - (i) common voting interests that add up to 100%; and
    - (ii) if a market value circumstance exists for a company that is part of a group of companies to which the debtor belongs, common market value interests that add up to 100%:
  - (c) if the debtor is a company, the creditor is not a member of the same wholly-owned group of companies as the debtor and the creditor has ownership interests or, as applicable, market value interests in the debtor:
  - (d) if the debtor is a partnership, the creditor has a partner's interest in the income of the debtor:
  - (e) if the debtor is a look-through company, the creditor has an effective look-through interest in the debtor.

Some points about this section

- (2) For the purposes of this section,—
  - (a) the means by which an amount of debt is forgiven is immaterial:

35

5

10

15

20

25

(b)		a group of natural persons (the <b>single creditor group</b> ) who are creditors or who have interests in the debtor are treated as one creditor holding the total debts and interests of the group—the single creditor group, if each person has natural love and affection for the others. However, a trust may join the single creditor group if—					
		(i)	the trust was established mainly to benefit a natural person for whom each person of the single creditor group has natural love and affection; and				
		(ii)	the amount given by dividing the amount that the trust forgives the debtor by the trust's proportional ownership ratio is less than the amount given by dividing the amount that the single creditor group forgives the debtor by the group's proportional ownership ratio ( <i>for example</i> : \$100 forgiven by the trust $\div$ 40% ownership is greater than \$100 forgiven by the group $\div$ 50% ownership, so the	10			
			trust may not join the group, even if the required natural love and affection exists):	15			
	<u>(c)</u>	ors o	up of persons (the single corporate creditor group) that are credit- r that have interests in the debtor are treated as 1 creditor holding otal debts and interests of the single corporate creditor group, if—				
		<u>(i)</u>	each person is a member of the same wholly-owned group of companies; and	20			
		<u>(ii)</u>	the debtor is not a member of the wholly-owned group of companies.				
	When	this s	ection does not apply				
3)	This	This section does not apply if—					
	(a)	the creditor and debtor are members of the same wholly-owned group of companies; and					
	(b)	the ci	reditor is a non-resident; and				
	(c)		ebt has been held by a person that is not a member of the wholly- ed group of companies.	30			
	Cons	iderati	on: debtor				
4)		The debtor is treated as having paid the amount of debt on the date on which the creditor forgives it, if—					
	(a)		elevant debt, creditor, and debtor are described in <b>subsection</b> ) or (b):	35			
	(b)	the pr	roportional debt ratio for the amount equals the proportional owner- ratio.				
	Cons	iderati	on: creditor				
5)			r is treated as having been paid the amount of debt on the date on reditor forgives it, if—	40			

	(a)	the relevant debt, creditor, and debtor are described in <b>subsection</b> (1)(a) or (b):			
	(b)	the proportional debt ratio for the amount equals the proportional ownership ratio.			
	Some	definitions	5		
(6)	For th	ne purposes of this section,—			
	emplo sent v	nal shares are shares held by the trustee of a share purchase scheme, or byees or former employees of the debtor, if the total of those shares repretoting interests in the debtor that add up to no more than 3%, or, as applicant walue interests in the company that add up to no more than 3%	10		
	centa	prtional debt ratio means, for a creditor and an amount of debt, the perge that the creditor's amount bears to the total amounts of debt to which ection applies forgiven at the time the creditor's debt is forgiven			
	ship i	ortional ownership ratio means the creditor's percentage of the owner- nterests or, as applicable, market value interests, total partner's interests, al effective look-through interests for the debtor, ignoring nominal shares.	15		
	pany, led	d in this Act: amount, consideration, employee, group of persons, income, look-through com- ook-through interest, market value interest, New Zealand resident, nominal share, non-resi- artnership, partner's interests, pay, proportional debt ratio, proportional ownership ratio, share, voting interest, wholly-owned group of companies	20		
(2)	excep son ta	ection (1) applies for a person for the 2008–09 and later income years, at for an income year before the 2015–16 income year for which the perakes a tax position in a return of income that is inconsistent with the dment made by subsection (1).			
57B	Section EW 46C amended (Consideration when debt forgiven within economic group)				
	After	section EW 46C(2)(a), insert:			
	(ab)	the debt includes an amount accrued and unpaid at the time of the for- giveness:			
58	Section EW 49 amended (Income and deduction when debt disposed of at discount to associate of debtor)				
		In section EW 49(5)(b), replace "Repayment of debt disposed of at discount to associate of debtor" with "Repayment of debt in certain circumstances".			
59		section EW 49B inserted (Guarantees <del>within economic group <u>for</u> iated persons</del> )	35		
(1)	After	section EW 49, insert:			

EW 4	19B G	uarantees within economic group for associated persons				
	When	this section applies				
(1)	guara	section applies when a guarantor pays an amount under a guarantee (a <b>antee payment</b> ) for an associated person's debt (the <b>debtor</b> ) to the debt-reditor.	5			
	Economic debt					
<del>(2)</del>	-	guarantor is treated as acquiring and holding the creditor's interest in the (the economic debt) to the extent of the guarantee payment.				
	New o	<del>debt</del>				
<del>(3)</del>	If a b	ase price adjustment for the debt to the creditor is performed,—	10			
	<del>(a)</del>	the debt that the guarantor is treated as acquiring and holding is treated as repaid; and				
	<del>(b)</del>	if the guarantor has recourse to the debtor in relation to the guarantee payment, the guarantor is treated as having provided the debtor with an interest-free loan for the amount of the economic debt.	15			
	<u>Repa</u>	<u>yment</u>				
(2)		ne debtor, the amount of the guarantee payment is treated as consideration or payable by the debtor for the debt.				
	New o	<u>debt</u>				
(3)	the gu	guarantor has recourse to the debtor in relation to the guarantee payment, narantor is treated as providing the debtor with an interest-free loan for the nt of the guarantee payment.	20			
	No co	onsideration paid				
(3B)		ne guarantor, the guarantee payment is treated as not being consideration or payable by the guarantor.	25			
	Repa	yment: income and deduction				
(4)		debtor later repays the guarantor more than the economic debt guarantee ent, the excess paid by the debtor is—				
	(a)	income, under section CC $3(1)$ (Financial arrangements), of the guarantor; and	30			
	(b)	a deduction that the debtor is allowed under <b>section DB 13(1)</b> (Repayment of debt in certain circumstances).				
		d in this Act: amount amount, associated person, base price adjustment, deduction, income				
(2)	Subs	ection (1) applies for the 2017–18 and later income years.				
60	Section	on EX 46 amended (Limits on choice of calculation methods)	35			
	Repla	ace section EX 46(1)(b) with:				
	(b)	the choice of method for a class is limited by this section or section				

EX 47, EX 48, or EX 62.

61 Section EY 2 amended (Policyholder b	base
---	------

- (1) After section EY 2(2)(a), insert:
  - (ab) for consideration for services provided to policyholders by the life insurer in administering and managing funds intended for use in meeting future policyholder claims under savings product policies that are not profit participation policies, under **section EY 16B**:

10

15

25

- (1B) Replace section EY 2(3), other than the heading, with:
- (3) A life insurer's **schedular policyholder base income** is the amount calculated by subtracting, from the assessable income in the policyholder base income for the income year, the amounts of policyholder base allowable deductions incurred in the income year, or available in the income year under **subsection** (5) **or** (5B), in the order in which the amounts are incurred.
- (1C) In section EY 2(4), replace "carried forward to the current year under subsection (5)" with "available in the income year under **subsection (5)** or **(5B)**".
- (2) Replace section EY 2(5), other than the heading, with:
- (5) An amount of policyholder base allowable deductions that cannot be subtracted under subsection (3) in the current year because of subsection (4) is carried forward to the next income year and treated as policyholder base allowable deductions for that income year.
- (2B) After section EY 2(5), insert:

  Transfer of policies with excess policyholder base allowable deductions
- (5B) If a life insurer (the **transferor**) transfers a life insurance policy to another life insurer (the **transferee**) in an income year and, immediately before the transfer, the transferor has an amount (the **transferred amount**) of policyholder base allowable deductions for the life insurance policy and the income year, at the time of the transfer—
  - (a) the amount of policyholder base allowable deductions of the transferor for the income year is reduced by the transferred amount; and
  - (b) the amount of policyholder base allowable deductions incurred by or available to the transferee in the income year is increased by the transferred amount, which is treated as being incurred by the transferee for the life insurance policy at the time of the transfer.
- (3) **Subsection (1)** applies for income years beginning on or after 1 April 2015.
- (3B) **Subsection (1)** applies for a person, and an income year that includes 1 July 2010 or begins after 1 July 2010 and before 1 April 2015, and a tax position 35 taken by the person—
  - (a) before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act **2016** receives the Royal assent; and
  - (b) depending on section EY 2(2)(ab) as inserted by subsection (1).

(3C)	Subs	sections (1B) and (1C) apply for the 2016–17 and later income years.	
(4)	Taxat	<b>section (2)</b> applies for income years beginning after the day on which the cion (Annual Rates for 2016–17, Closely Held Companies, and Remedial ers) Act <b>2016</b> receives the Royal assent.	
(5)		<b>section (2B)</b> applies for transfers occurring on or after the beginning of 016–17 income year.	5
62	Secti	on EY 3 amended (Shareholder base)	
(1)	After	section EY 3(1)(a), insert:	
	(ab)	for consideration for services provided to policyholders by the life insurer in administering and managing funds intended for use in meeting future policyholder claims under savings product policies that are not profit participation policies, under <b>section EY 19B</b> :	10
(2)	In sec	etion EY 3, list of defined terms, insert "savings product policy".	
(3)	Subs	section (1) applies for income years beginning on or after 1 April 2015.	
(4)	2010	<b>section (1)</b> applies for a person, and an income year that includes 1 July or begins after 1 July 2010 and before 1 April 2015, and a tax position by the person—	15
	(a)	before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent; and	20
	(b)	depending on section EY 3(1)(ab) as inserted by subsection (1).	
62B		on EY 16 amended (Policyholder base allowable deductions: non- cipation policies)	
		etion EY 16(1), before paragraph (a), replace "policyholder allowable deon" with "policyholder base allowable deduction".	25
63		section EY 16B inserted (Policyholder base allowable deductions: deration for investment management services)	
(1)	After	section EY 16, insert:	
EY 1		olicyholder base allowable deductions: consideration for investment agement services	30
	not p	n income year and a class of policies that are savings product policies and rofit participation policies, a life insurer has a policyholder base allowable ction equal to the amount that is—	
	(a)	credited to the shareholder base in the income year as consideration for services provided to policyholders in administering and managing funds intended for use in meeting future policyholder claims under the policies; and	35

	(b)	not included in the policyholder base allowable deduction under section EY 16.	
		d in this Act: amount, class of policies, income year, life insurer, policyholder base allowable ion, profit participation policy, savings product policy, shareholder base	
(2)	Subs	ection (1) applies for income years beginning on or after 1 April 2015.	5
(3)	2010	<b>eection (1)</b> applies for a person, and an income year that includes 1 July or begins after 1 July 2010 and before 1 April 2015, and a tax position by the person—	
	(a)	before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent; and	10
	(b)	depending on section EY 16B as inserted by subsection (1) and section EY 19B as inserted by section 66.	
64	Section policities	on EY 17 amended (Policyholder base income: profit participation ies)	15
(1)		etion EY 17(2)(c)(i), replace "value of future transfers" with "value, net of and used in the life insurer's financial accounts, of future transfers".	
(2)		ction EY 17(2)(c)(ii), replace "value of future transfers" with "value, net and used in the life insurer's financial accounts, of future transfers".	
(3)	which	<b>eections (1) and (2)</b> apply for income years beginning after the day on the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Edial Matters) Act <b>2016</b> receives the Royal assent.	20
(4)	1 July tion (	<b>sections (1) and (2)</b> apply for a person, and an income year that includes y 2010 or begins after 1 July 2010 and before the day on which the Taxa-Annual Rates for 2016–17, Closely Held Companies, and Remedial Mat-Act <b>2016</b> receives the Royal assent, and a tax position taken by the per-	25
	(a)	before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent; and	30
	(b)	depending on section EY 17 as amended by <b>subsections (1) and (2)</b> .	
66		section EY 19B inserted (Shareholder base income: consideration ted for investment management services)	
(1)	After	section EY 19, insert:	
EY 1		nareholder base income: consideration credited for investment agement services	35
	not p	n income year and a class of policies that are savings product policies and profit participation policies, a life insurer has shareholder base income to the amount that is—	

	(a)	credited to the shareholder base in the income year as consideration for services provided to policyholders in administering and managing funds intended for use in meeting future policyholder claims under the policies; and				
	(b)	not included in the shareholder base income under section EY 19.	5			
		ed in this Act: amount, class of policies, income year, life insurer, profit participation policy, as product policy, shareholder base, shareholder base income				
(2)	Sub	<b>section (1)</b> applies for income years beginning on or after 1 April 2015.				
(3)	2010	section (1) applies for a person, and an income year that includes 1 July or commences after 1 July 2010 and before 1 April 2015, and a tax postaken by the person—	10			
	(a)	before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent; and				
	(b)	depending on section EY 16B as inserted by section 63 and section EY 19B as inserted by subsection (1).	15			
67	Section EY 21 amended (Shareholder base income: profit participation policies)					
(1)		In section EY 21(2)(c)(i), replace "value of future transfers" with "value, net of tax and used in the life insurer's financial accounts, of future transfers".				
(2)		In section EY 21(2)(c)(ii), replace "value of future transfers" with "value, net of tax and used in the life insurer's financial accounts, of future transfers".				
(3)	<b>Subsections (1) and (2)</b> apply for income years beginning after the day on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent.					
(4)	,					
	(a)	before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent; and				
	(b)	depending on section EY 21 as amended by <b>subsections (1) and (2)</b> .				
68		ion EY 23 amended (Reserving amounts for life insurers: non-icipation policies)	35			
(1)		ction EY 23(1), replace "Sections EY 24 to EY 27 apply to calculate" with s section and sections EY 24 to EY 27 apply to calculate,".				

In section EY 23(2), after "class of policies", insert "that includes life insur-

(2)

	ance p	policie	s to which this section applies".				
(3)	In section EY 23(4), before paragraph (a), replace "For an income year, for a relevant class of policies" with "For an income year and a class of policies".						
(4)	Replace section EY 23(6), other than the heading, with:						
(6)	<b>PSR period</b> means, for an income year and a policy in a class of policies, a period—						
	(a)	that is	s a year or more in length; and				
	(b)		s the income year or is a period that begins, continues, or ends in come year and begins or ends in another income year, and	10			
	(c)	for w	hich—				
		(i)	the amounts of the life risk components of premiums payable in the period are level or substantially level:				
		(ii)	there is a material mismatch between the timing of life risk and the timing of the life risk component of premiums payable in the period.	15			
(5)	<b>Subsection (1)</b> applies for income years beginning after the day on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent.						
69	Section EY 25 amended (Premium smoothing reserving amount: non- participation policies not annuities)						
(1)	In section EY 25(3)(a), replace "proportion:" with "proportion; and".						
(2)	Replace section EY 25(3) with:						
	Reser	ving a	mount: calculation				
(3)	For policies in a class of policies and for PSR periods of the policies, reserving amounts must be calculated using the principles—						
	(a)		n income year, the sum of a reserving amount and the life risk com- nt of premiums equals the expected life risk proportion; and				
	(b)	nent	SR periods, the sum of a reserving amount and the life risk compo- of premiums equals the total life risk component of premiums nised for financial reporting purposes; and	30			
	(c)		mount in the premium smoothing reserve does not include amounts blicies for which all obligations have ceased.				
(3)	Repla	ce sect	tion EY 25(6), other than the heading, with:				
(6)	in a c fairly	lass of	on, <b>expected life risk proportion</b> means, for life insurance policies of policies and an income year, the proportion of the premiums that the test the proportion of the life risk and the life risk renewal expenses, of the policy, expected to be borne in the income year and is deter-	35			

		•	
		ed from the corresponding proportions calculated, for each PSR period that as, continues, or ends in the income year,—	
	(a)	as at the beginning of the income year or the beginning of the PSR period, whichever is later; and	
	(b)	assuming that the policies still exist at the end of the income year or the end of the PSR period, whichever is earlier.	2
(4)		<b>section (1)</b> applies for the income year including 1 July 2010 and later me years.	
(5)	whic	h the Taxation (Annual Rates for 2016–17, Closely Held Companies, and edial Matters) Act <b>2016</b> receives the Royal assent.	]
70		ion EY 28 amended (Shareholder base other profit: profit icipation policies that are existing business)	
(1)	In se	ction EY 28(4), formula,—	
	(a)	replace "(closing policy liabilities" with "(closing liabilities":	1
	(b)	replace "estimated closing policy liabilities" with "estimated closing liabilities".	
(2)	prem	ction EY 28(5)(b), replace "present value (net) of relevant life reinsurance tiums" with "value, net of tax and used in the life insurer's financial acts, of relevant life reinsurance premiums for the current year".	2
(3)	clain	ction EY 28(5)(d), replace "present value (net) of relevant life reinsurance as" with "value, net of tax and used in the life insurer's financial accounts, levant life reinsurance claims for the current year".	
(4)	Repl	ace section EY 28(5)(e) with:	
	(e)	<b>closing liabilities</b> is the total amount, determined as at the end of the current year for policies that are in force at the end of the current year, of the policy liabilities including benefits that vest by the end of the current year:	2
(5)	Repl	ace section EY 28(5)(f) with:	
	(f)	estimated closing liabilities is the total amount, estimated as at the beginning of the current year for policies that are in force at the start of the current year and expected to be in force at the end of the current year, of the policy liabilities including benefits that vest by the end of the current year.	3
(6)	Repl	ace section EY 28(6) with:	3

For the purposes of subsection (5), the policy liability for a policy is an amount

that is actuarially determined for the policy using best estimate assumptions

Policy liability

and that—

(6)

is the total amount of future claims, future expenditure or loss, and

future tax payments, reduced by the amount of future premiums; and

(a)

	(b)	is obtained using present values that are net of tax and used in the life insurer's financial accounts and allowing for life reinsurance premiums and life reinsurance claims; and	5
	(c)	does not include bonus declarations that vest after the current year.	
(7)		ction EY 28(7), replace "the items <b>premiums estimate</b> , <b>claims estimate</b> , <b>colicy liabilities</b> in this section" with "amounts under subsections (5) <b>and</b>	
(8)	In se	ction EY 28, list of defined terms, delete "present value (net)".	10
(9)	ginni	sections (1), (2), (3), (4), (5), (6), and (7) apply for income years being on or after the date on which the Taxation (Annual Rates for 2016–17, ely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal at.	
(10)	1 Jul	sections (2) and (3) apply for a person, and an income year that includes y 2010 or begins after 1 July 2010 and before the date on which the Taxa-(Annual Rates for 2016–17, Closely Held Companies, and Remedial Mat-Act 2016 receives the Royal assent, and a tax position taken by the per-	15
	(a)	before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent; and	20
	(b)	depending on section EY 28 as amended by subsections (2) and (3).	
71		on EY 29 amended (Shareholder base other profit: profit cipation policies that are new business)	25
(1)	In se	ction EY 29(5), formula,—	
	(a)	replace "(closing policy liabilities" with "(closing liabilities":	
	(b)	replace "estimated closing policy liabilities" with "estimated closing liabilities".	
(2)	prem	ction EY 29(6)(b), replace "present value (net) of relevant life reinsurance iums" with "value, net of tax and used in the life insurer's financial acts, of relevant life reinsurance premiums for the current year".	30
(3)	clain	ction EY 29(6)(d), replace "present value (net) of relevant life reinsurance as" with "value, net of tax and used in the life insurer's financial accounts, levant life reinsurance claims for the current year".	35
(4)	Repla	ace section EY 29(6)(e) with:	
	(e)	closing liabilities is the total amount, determined as at the end of the current year for policies that are in force at the end of the current year, of	

the policy	liabilities	including	benefits	that vest	by the	end	of the	current
year:								

- (5) Replace section EY 29(6)(f) with:
  - (f) **estimated closing liabilities** is the total amount, estimated as at the beginning of the current year for policies that are in force at the start of the current year and expected to be in force at the end of the current year, of the policy liabilities including benefits that vest by the end of the current year.
- (6) Replace section EY 29(8) with:

Policy liability

10

5

- (8) For the purposes of subsection (6), the policy liability for a policy is an amount that is actuarially determined for the policy using best estimate assumptions and that—
  - (a) is the greater of the current surrender value of the policy and the amount that is the total amount of future mortality and maturity claims, future expenditure or loss, and future tax payments, reduced by the amount of future valuation premiums; and
  - (b) is obtained using present values that are net of tax and used in the life insurer's financial accounts and allowing for relevant life reinsurance premiums and relevant life reinsurance claims; and

20

15

- (c) does not include bonus declarations that vest after the current year; and
- (d) does not include an allowance for surrenders or the payment of surrender values
- (7) In section EY 29(9), replace "the items **premiums estimate**, claims estimate, and **policy liabilities** in this section" with "amounts under subsections (6), (7), and (8)".

25

- (8) In section EY 29, list of defined terms, delete "present value (net)".
- (9) **Subsections (1), (2), (3), (4), (5), (6), and (7)** apply for income years beginning on or after the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act **2016** receives the Royal assent.

(10) **Subsections (2) and (3)** apply for a person, and an income year that includes 1 July 2010 or begins after 1 July 2010 and before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act **2016** receives the Royal assent, and a tax position taken by the person—

35

- (a) before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act **2016** receives the Royal assent; and
- (b) depending on section EY 29 as amended by subsections (2) and (3).

72	New section EZ 23BA inserted (Aircraft acquired before 2017-18 income
	year: adjusted tax value, base value, reduced; total deductions increased)

(1) After section EZ 23, insert:

EZ 23BA	Aircraft acquired	before 2017–18	B income year:	adjusted tax	value,
base	e value, reduced; to	tal deductions	increased		

When this section applies

- (1) This section applies when—
  - (a) a person, before the 2017–18 income year, acquires an aircraft engine or an aircraft including an unpriced aircraft engine; and

5

10

15

20

25

35

- (b) the person is required to perform aircraft engine overhauls on the aircraft engine when operating an aircraft; and
- (c) for the purposes of section EE 56 (Formula), the item base value used to calculate the adjusted tax value of the aircraft engine or aircraft for income years before the 2017–18 income year includes an amount corresponding to the cost of an aircraft engine overhaul of the aircraft engine; and
- (d) the person does not make an election under **section EJ 26** (Allocation of expenditure on aircraft engine overhauls: election by operator of single aircraft) for the 2017–18 income year.

Base value reduced by cost of overhaul

(2) The item base value referred to in **subsection (1)(c)** for the aircraft engine or aircraft is reduced at the beginning of the 2017–18 income year by the included amount referred to in that paragraph.

Adjusted tax value reduced by depreciated cost of overhaul

- (3) The adjusted tax value of the aircraft engine or aircraft is reduced at the beginning of the 2017–18 income year by the proportion of the adjusted tax value that corresponds to the depreciated cost to the person of the aircraft engine overhaul referred to in **subsection (1)(c)**.
  - Total deductions increased by reduction in base value
- (4) For the purposes of section EE 56, the amount of the reduction in base value under **subsection (2)** is included as an increase in the item total deductions for the aircraft engine or aircraft.

Fair and reasonable proportion of base value and adjusted tax value

- (5) For the purposes of **subsections (2) and (3)**, the proportion of the base value or adjusted tax value that corresponds to the cost or depreciated cost to the person of the aircraft engine overhaul is the amount that is fair and reasonable, taking into consideration—
  - (a) the principles used in determining the amount of a deduction allowed under **section DW 5** (Aircraft operators: aircraft engines and aircraft

		_	ne overhauls) for an aircraft engine or aircraft in the 2017–18 or a income year:	
	(b)		rical figures for the cost of an aircraft engine overhaul as a propor- of the cost of a similar aircraft and engine.	
	Define gine	d in this	Act: adjusted tax value, aircraft engine, aircraft engine overhaul, unpriced aircraft en-	5
(2)	Subs	ectio	<b>n (1)</b> applies for the 2017–18 and later income years.	
<u>72B</u>			n EZ 23BC inserted (Property acquired after depreciable ffected by Hurunui/Kaikōura earthquakes)	
<u>(1)</u>	After	sectio	n EZ 23BB, insert:	10
EZ 2		-	rty acquired after depreciable property affected by Hurunui/earthquakes	
			ection applies	
(1)			applies for a person and an income year (the <b>current year</b> ) before income year when the person,—	15
	<u>(a)</u>	<u>earth</u>	before the current year, receives insurance or compensation (the aquake compensation) for items of depreciable property (the ted property), each of which is—	
		<u>(i)</u>	not depreciable intangible property; and	
		<u>(ii)</u>	included in 1 of the categories (an <b>affected class</b> ) of the person's depreciable property referred to in <b>subsection (11)(b)</b> ; and	20
	<u>(b)</u>	affect term	titled to the earthquake compensation because each item of the ted property, as a result of a Hurunui/Kaikōura earthquake as that is defined in section 4 of the Hurunui/Kaikōura Earthquakes Revy Act 2016, is affected by—	25
		<u>(i)</u>	damage meeting the requirements of section EE 47(4) (Events for purposes of section EE 44); or	
		<u>(ii)</u>	a disposal and reacquisition under section EZ 78; and	
	<u>(c)</u>	sation ery in	d have, in the absence of this section, from the earthquake compen- n for the affected property in the affected class, depreciation recov- ncome under section EE 48 (Effect of disposal or event) in or before arrent year; and	30
	<u>(d)</u>	affect is les	total amount of depreciation loss under section EE 48 for the ted property in the affected class that, treated as a positive amount, s than the total amount of depreciation recovery income referred to	35
	(e)	_	ragraph (c) by an amount (the excess recovery); and in the current year to acquire depreciable property (the replace-	
	<u>(e)</u>		property) meeting the requirements of subsection (8); and	
	<u>(f)</u>		es the Commissioner under subsection (10)—	

		<u>(i)</u>	specifying the affected property and affected class; and	
		<u>(ii)</u>	linking, for the purposes of this section, each item of acquired replacement property with an affected class.	
	Suspe	nded r	recovery income	
<u>2)</u>	the pe	erson i	eted class, the amount that may be depreciation recovery income of n or after the current year (the <b>suspended recovery income</b> ) is the very that remains at the beginning of the current year after—	5
	<u>(a)</u>	adjus and	tment under subsections (4) and (7) for an earlier income year;	
	<u>(b)</u>	<u>attrib</u>	ution to an earlier income year by subsection (9).	10
	<u>Depre</u>	eciatio	n recovery income	
3)	equal	to the	has an amount of depreciation recovery income for the current year amount of suspended recovery income that is attributed to the cursubsection (9).	
			quiring item of replacement property if suspended recovery income d property not in pool	15
<u>4)</u>	and li	inks the p	n acquires an item of replacement property (the <b>replacement item</b> ) are replacement item with an affected class of affected property for erson does not use the pool method, the amount given by <b>subsec-</b>	20
	<u>(a)</u>		ated as not being included in the amount of the person's expenditure e replacement item, for the purposes of determining—	
		<u>(i)</u>	under section EE 16(4) (Amount resulting from standard calculation) the item value or cost for the replacement item, if the person uses the diminishing value method or straight-line method for the replacement item; or	25
		<u>(ii)</u>	under section EE 22 (Cases affecting pool) the cost of the replacement item, if the person uses the pool method for the replacement item; and	
	<u>(b)</u>		eduction in the amount of the suspended recovery income for the ted class.	30
	Amou incom		eduction: expenditure on replacement item and suspended recovery	
<u>5)</u>	ment	item a	t of the reduction under <b>subsection (4)(a) or (b)</b> for a replace- nd an affected class of affected property for which the person does bool method is—	35
	<u>(a)</u>	total	if the cost of the affected class equals or is less than the person's expenditure in acquiring, before the replacement item, other rement property linked with the affected class; or	
	<u>(b)</u>	the ar	mount calculated using the formula—	40

Definition of items in formula

In the formula,—

<u>(6)</u>

 $\underline{limited\ replacement\ cost} \times excess \div affected\ cost.$ 

total expenditure in acquiring, before the replacement item, other replacement property linked with the affected class:  (ii) the amount of the expenditure on the replacement item;  (b) excess is the excess recovery for the affected class:  (c) affected cost is the total cost for the person of the affected class.  Effect of acquiring item of replacement property if suspended recovery income from affected property in pool  7) If the person acquires an item of replacement property (the replacement item) and links the replacement item with an affected class of affected property for which the person uses the pool method,—  (a) the amount of the person's expenditure on the replacement item is treated as being reduced, by the amount equal to the lesser of the amount of expenditure on the replacement item and the amount of suspended recovery income for the affected property after the acquisition of other replacement property before the replacement item, for the purposes of determining—  (i) the adjusted tax value of the replacement item, if subparagraphs (ii) or (iii) do not apply; or  (ii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class		<u>(a)</u>	<u> 1111111</u>	ed replacement cost is the lesser of—	
(b) excess is the excess recovery for the affected class:  (c) affected cost is the total cost for the person of the affected class.  Effect of acquiring item of replacement property if suspended recovery income from affected property in pool  7) If the person acquires an item of replacement property (the replacement item) and links the replacement item with an affected class of affected property for which the person uses the pool method,—  (a) the amount of the person's expenditure on the replacement item is treated as being reduced, by the amount equal to the lesser of the amount of expenditure on the replacement item and the amount of suspended recovery income for the affected property after the acquisition of other replacement property before the replacement item, for the purposes of determining—  (i) the adjusted tax value of the replacement item, if subparagraphs (ii) or (iii) do not apply; or  (iii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(ii), (iii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikõura Earthquakes Recovery Act 2016, relating			<u>(i)</u>	total expenditure in acquiring, before the replacement item, other	5
(c) affected cost is the total cost for the person of the affected class.  Effect of acquiring item of replacement property if suspended recovery income from affected property in pool  7) If the person acquires an item of replacement property (the replacement item) and links the replacement item with an affected class of affected property for which the person uses the pool method,—  (a) the amount of the person's expenditure on the replacement item is treated as being reduced, by the amount equal to the lesser of the amount of expenditure on the replacement item and the amount of suspended recovery income for the affected property after the acquisition of other replacement property before the replacement item, for the purposes of determining—  (i) the adjusted tax value of the replacement item, if subparagraphs (ii) or (iii) do not apply; or  (iii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(ii), (vii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikõura Earthquakes Recovery Act 2016, relating			<u>(ii)</u>	the amount of the expenditure on the replacement item:	
Effect of acquiring item of replacement property if suspended recovery income from affected property in pool  If the person acquires an item of replacement property (the replacement item) and links the replacement item with an affected class of affected property for which the person uses the pool method,—  (a) the amount of the person's expenditure on the replacement item is treated as being reduced, by the amount equal to the lesser of the amount of expenditure on the replacement item and the amount of suspended recovery income for the affected property after the acquisition of other replacement property before the replacement item, for the purposes of determining—  (i) the adjusted tax value of the replacement item, if subparagraphs (ii) or (iii) do not apply; or  (ii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating		<u>(b)</u>	exces	ss is the excess recovery for the affected class:	
from affected property in pool  If the person acquires an item of replacement property (the replacement item) and links the replacement item with an affected class of affected property for which the person uses the pool method,—  (a) the amount of the person's expenditure on the replacement item is treated as being reduced, by the amount equal to the lesser of the amount of expenditure on the replacement item and the amount of suspended recovery income for the affected property after the acquisition of other replacement property before the replacement item, for the purposes of determining—  (i) the adjusted tax value of the replacement item, if subparagraphs (ii) or (iii) do not apply; or  (ii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating		<u>(c)</u>	affec	ted cost is the total cost for the person of the affected class.	10
and links the replacement item with an affected class of affected property for which the person uses the pool method,—  (a) the amount of the person's expenditure on the replacement item is treated as being reduced, by the amount equal to the lesser of the amount of expenditure on the replacement item and the amount of suspended recovery income for the affected property after the acquisition of other replacement property before the replacement item, for the purposes of determining—  (i) the adjusted tax value of the replacement item, if subparagraphs (ii) or (iii) do not apply; or  (ii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating			-		
treated as being reduced, by the amount equal to the lesser of the amount of expenditure on the replacement item and the amount of suspended recovery income for the affected property after the acquisition of other replacement property before the replacement item, for the purposes of determining—  (i) the adjusted tax value of the replacement item, if subparagraphs (ii) or (iii) do not apply; or  (ii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikõura Earthquakes Recovery Act 2016, relating	7)	and 1	inks th	ne replacement item with an affected class of affected property for	15
(i) the adjusted tax value of the replacement item, if subparagraphs (ii) or (iii) do not apply; or  (ii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating		<u>(a)</u>	of ex	ed as being reduced, by the amount equal to the lesser of the amount penditure on the replacement item and the amount of suspended re- ry income for the affected property after the acquisition of other re-	
(ii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikõura Earthquakes Recovery Act 2016, relating			termi	ning—	20
(ii) the cost of the replacement item for the straight-line method, if that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating			<u>(i)</u>		
that method is used to determine depreciation loss for the replacement item; or  (iii) the adjusted tax value of the pool of the replacement item, if the person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating			<i>(</i> ···)		
person uses the pool method for the replacement item; and  (b) the amount of the suspended recovery income for the affected class is reduced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating			(11)	that method is used to determine depreciation loss for the replace-	25
duced by the amount of the treated reduction under paragraph (a).  Requirements for replacement property  An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating			(iii)	• • •	
An item of replacement property for a person must—  (a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating		<u>(b)</u>		*	30
<ul> <li>(a) be included in the same category under subsection (11)(b) as the affected class with which the person links the item, if the affected class is described in subsection (11)(b)(i), (ii), (vii), or (viii); and</li> <li>(b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating</li> </ul>		<u>Requ</u>	<u>iremen</u>	ts for replacement property	
affected class with which the person links the item, if the affected class is described in <b>subsection (11)(b)(i), (ii), (vii), or (viii)</b> ; and  (b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating	<u>8)</u>	An it	em of	replacement property for a person must—	
(b) if the item is a building, grandparented structure, or commercial fit-out, be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating		<u>(a)</u>	affec	ted class with which the person links the item, if the affected class	
be located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, relating					35
		<u>(b)</u>	be lo	cated in an earthquake-affected area, as that term is defined in sec-	

		<u>(i)</u>	the Canterbury Regional Council (Environment Canterbury), the Hurunui District Council, the Kaikoura District Council, or the Marlborough District Council, if the affected property is located in an earthquake-affected area relating to 1 of those councils; or	
		(ii)	the Wellington City Council, the Hutt City Council, or the Wellington Regional Council (Greater Wellington), if the affected property is located in an earthquake-affected area relating to 1 of those councils.	5
	<u>Attrib</u>	oution (	of suspended recovery income to income year: other events	
<u>(9)</u>	for ar		has, in the current year, an amount of depreciation recovery income ted class equal to the amount of suspended recovery income for the ss—	10
	<u>(a)</u>		end of the current year, if that year is the 2021–22 income year and er of paragraphs (b) and (c) apply earlier; or	
	<u>(b)</u>		in the current year the person decides not to acquire more replace- property, if neither of <b>paragraphs (a) and (c)</b> apply earlier; or	15
	<u>(c)</u>		in the current year the person goes into liquidation or becomes rupt, if neither of paragraphs (a) and (b) apply earlier.	
	<u>Notic</u>	e of ele	ection for affected property	
(10)	ognit	ion of	noosing to rely on this section to suspend in a current year the rec- suspended recovery income from the insurance or compensation for perty must notify the Commissioner—	20
	<u>(a)</u>	the in	the earliest income year (the estimate year) in which the amount of insurance or compensation for the affected property can be reason-estimated, by the later of 31 January 2018 and the date on which the profession of income is filed for the estimate year; and	25
	<u>(b)</u>	if the	current year is after the estimate year,—	
		<u>(i)</u>	for each income year between the estimate year and the current year, by the date on which the return of income is filed for that income year; and	30
		<u>(ii)</u>	for the current year, by the date on which the return of income is filed for the current year.	
	Conte	ents of	notice of election	
<u>(11)</u>	A not	tice un	der subsection (10) must—	
	<u>(a)</u>	descr	ibe the items of affected property; and	35
	<u>(b)</u>		ate in which of the following categories each item of affected props included:	
		<u>(i)</u>	a building or grandparented structure not referred to in <b>subpara</b>	
			graphs (iii) and (iv):	

commercial fit-out not referred to in subparagraphs (v) and

<u>(ii)</u>

			<u>(VI):</u>	
		(iii)	buildings or grandparented structures for which the person uses the pool method and that are located in an earthquake-affected area, as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016, (the earthquake-affected area) relating to the Canterbury Regional Council (Environment Canterbury), the Hurunui District Council, the Kaikoura District Council, or the Marlborough District Council:	5
		(iv)	buildings or grandparented structures for which the person uses the pool method and that are located in an earthquake-affected area relating to the Wellington City Council, the Hutt City Council, or the Wellington Regional Council (Greater Wellington):	10
		(v)	commercial fit-outs for which the person uses the pool method and that are located in an earthquake-affected area relating to the Canterbury Regional Council (Environment Canterbury), the Hurunui District Council, the Kaikoura District Council, or the Marlborough District Council:	15
		(vi)	commercial fit-outs for which the person uses the pool method and that are located in an earthquake-affected area relating to the Wellington City Council, the Hutt City Council, or the Wellington Regional Council (Greater Wellington):	20
		(vii)	depreciable property for which the person uses the pool method, other than a building, grandparented structure, or commercial fitout:	25
		(viii)	depreciable property not referred to in <b>subparagraphs</b> (i) to (vii); and	
	<u>(c)</u>		details of each item of replacement property acquired in the current and the affected class to which the person is linking the item; and	
	<u>(d)</u>	duction	the amount of the expenditure on the replacement item and the re- on under <b>subsection (4) or (7)</b> of that expenditure for the pur- s of determining adjusted tax value or depreciation loss; and	30
	<u>(e)</u>	_	the amount, for each affected class, of the suspended recovery in- at the end of the current year.	
	<u>loss</u>	v	replacement property: reduction in cost treated as depreciation	35
(12)	on a i	replace amour	coses of section EE 48, the amount by which a person's expenditure ement item is treated as being reduced under <b>subsection (4) or (7)</b> on the of depreciation loss for the item for which the person has been reduction.	40
	anow	cu a u	<u>Squetton.</u>	+∪

	<u>Order</u>	r of acquisition for items acquired at same time	
(13)	this s treate	ns of replacement property are acquired at the same time and the effect of ection depends on the order in which the items are acquired, the items are d as being acquired in the order chosen by the person in the first return of the for which the order of acquisition is taken into account.	5
	<u>Relat</u>	ionship to subpart EE	
(14)	This:	section overrides subpart EE (Depreciation).	
	proper	d in this Act: adjusted tax value, amount, building, commercial fit-out, depreciable intangible ty, depreciable property, depreciation loss, depreciation recovery income, diminishing value d, grandparented structure, income year, liquidation, notice, notify, pool, pool method, return of e, straight-line method	10
<u>(2)</u>	Subsection (1) applies for the 2015–16 and later income years.		
<b>72</b> C	New	heading and sections EZ 78 and EZ 79 inserted	
(1)	After	section EZ 77, insert:	
		Damage from Hurunui/Kaikōura earthquakes	15
EZ 7		rance for Hurunui/Kaikōura earthquake damage of property: ment as disposal and reacquisition	
	When	this section applies	
(1)	This :	section applies for a person and an item of depreciable property when—	
	<u>(a)</u>	the item is damaged by a Hurunui/Kaikōura earthquake as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016 (the <b>Hurunui/Kaikōura earthquake</b> ); and	20
	<u>(b)</u>	the person is entitled to an amount of insurance or compensation for the damage to the item; and	
	<u>(c)</u>	the item is assessed by the payer of the insurance or compensation as un- economic to repair; and	25
	<u>(d)</u>	the damage does not meet the requirements of section EE 47(4) (Events for purposes of section EE 44).	
	<u>Treat</u>	ment as disposal and reacquisition of item	
<u>(2)</u>	The p	person is treated as, on the date of the Hurunui/Kaikōura earthquake,—	30
	<u>(a)</u>	disposing of the item for the amount of insurance or compensation; and	
	<u>(b)</u>	reacquiring the item for zero consideration.	
	<u>Relat</u>	ionship with section EE 52	
(3)	when	section overrides section EE 52 (Amount of depreciation recovery income compensation received).	35
	<u>Define</u>	d in this Act: amount, depreciable property, income year	

EZ 7		urance for Hurunui/Kaikōura earthquake damage of property: limit	
		epreciation recovery income	
(1)		a this section applies	
(1)	(a)	section applies for a person and an item of depreciable property when— the item is damaged by a Hurunui/Kaikōura earthquake as that term is defined in section 4 of the Hurunui/Kaikōura Earthquakes Recovery Act 2016; and	5
	<u>(b)</u>	the person is entitled to an amount of insurance or compensation for the damage to the item; and	
	<u>(c)</u>	the damage does not meet the requirements of section EE 47(4) (Events for purposes of section EE 44); and	10
	<u>(d)</u>	section EZ 78 does not apply for the item.	
	<u>Limi</u>	t on depreciation recovery income under section EE 52	
(2)	(Amoincoi	e person would derive depreciation recovery income under section EE 52 ount of depreciation recovery income when compensation received) in an me year for the item in the absence of this section, the person derives in the me year an amount of depreciation recovery income equal to the lesser	15
	<u>(a)</u>	the amount of depreciation recovery income under section EE 52 that the person would derive in the income year for the item in the absence of this section:	20
	<u>(b)</u>	the total of the amounts of depreciation loss for which the person has been allowed deductions for the item.	
	Rela	tionship with section EE 52	
<u>(3)</u>	<u>This</u>	section overrides section EE 52.	25
		ed in this Act: amount, deduction, depreciable property, depreciation loss, depreciation recovery e, income year	
<u>(2)</u>	Sub	section (1) applies for the 2015–16 and later income years.	
73		ion FA 4 amended (Recharacterisation of shareholder's base: pany repurchasing share)	30
(1)		ction FA 4(2)(b), replace "the amount" with "the cost to the shareholder of ancelled share".	
(2)	exce	section (1) applies for a person and the 2008–09 and later income years, pt for an income year and a transaction for which the person takes a tax ion—	35
	(a)	in a return of income filed before the date on which the Taxation (Annual Rates for 2016–17. Closely Held Companies, and Remedial Matters)	

that is inconsistent with the amendment made by **subsection (1)**.

Bill is introduced; and

(b)

Section FA 9 amended (Treatment when lease ends: lessee acquiring asset)

After section FA 9(4), insert:

**74** 

(1)

	Payment relating to aircraft engine overhaul	
(5)	Expenditure of a person that relates to an aircraft including an unpriced aircraft engine and is deductible under <b>sections DW 5 and DW 6</b> (which relate to aircraft engine acquisitions and overhauls) is not included in an amount of consideration paid by the person for the aircraft, for the purposes of this section.	5
(2)	In section FA 9, list of defined terms, insert "aircraft engine", "consideration", and "unpriced aircraft engine".	
(3)	<b>Subsection (1)</b> applies for the 2017–18 and later income years.	10
75	Section FA 10 amended (Treatment when lease ends: lessor acquiring asset)	
(1)	After section FA 10(7), insert:	
	Payment relating to aircraft engine overhaul	
(7B)	Expenditure of a person that relates to an aircraft including an unpriced aircraft engine and is deductible for the person under <b>sections DW 5 and DW 6</b> (which relate to aircraft engine acquisitions and overhauls) is not included in an amount of consideration paid by the person for the aircraft, for the purposes of this section.	15
(2)	In section FA 10, list of defined terms, insert "aircraft engine", "consideration", and "unpriced aircraft engine".	20
(3)	<b>Subsection (1)</b> applies for the 2017–18 and later income years.	
(3) <b>76</b>	Subsection (1) applies for the 2017–18 and later income years.  Section FA 11 amended (Adjustments for leases that become finance leases)	
	Section FA 11 amended (Adjustments for leases that become finance	25
76	Section FA 11 amended (Adjustments for leases that become finance leases)	25
76	Section FA 11 amended (Adjustments for leases that become finance leases)  After section FA 11(7), insert:  Payment relating to aircraft engine overhaul  Expenditure of a person that relates to an aircraft including an unpriced aircraft engine and is deductible for the person under sections DW 5 and DW 6 (which relate to aircraft engine acquisitions and overhauls) is not included in an amount of consideration paid by the person for the aircraft, for the purposes of	25
<b>76</b> (1)	Section FA 11 amended (Adjustments for leases that become finance leases)  After section FA 11(7), insert:  Payment relating to aircraft engine overhaul  Expenditure of a person that relates to an aircraft including an unpriced aircraft engine and is deductible for the person under sections DW 5 and DW 6 (which relate to aircraft engine acquisitions and overhauls) is not included in an	
(1) (8)	Section FA 11 amended (Adjustments for leases that become finance leases)  After section FA 11(7), insert:  Payment relating to aircraft engine overhaul  Expenditure of a person that relates to an aircraft including an unpriced aircraft engine and is deductible for the person under sections DW 5 and DW 6 (which relate to aircraft engine acquisitions and overhauls) is not included in an amount of consideration paid by the person for the aircraft, for the purposes of this section.  In section FA 11, list of defined terms, insert "aircraft engine", "consideration",	
(1) (8) (2) (3)	Section FA 11 amended (Adjustments for leases that become finance leases)  After section FA 11(7), insert:  Payment relating to aircraft engine overhaul  Expenditure of a person that relates to an aircraft including an unpriced aircraft engine and is deductible for the person under sections DW 5 and DW 6 (which relate to aircraft engine acquisitions and overhauls) is not included in an amount of consideration paid by the person for the aircraft, for the purposes of this section.  In section FA 11, list of defined terms, insert "aircraft engine", "consideration", and "unpriced aircraft engine".  Subsection (1) applies for the 2017–18 and later income years.	30
(1) (8) (2)	Section FA 11 amended (Adjustments for leases that become finance leases)  After section FA 11(7), insert:  Payment relating to aircraft engine overhaul  Expenditure of a person that relates to an aircraft including an unpriced aircraft engine and is deductible for the person under sections DW 5 and DW 6 (which relate to aircraft engine acquisitions and overhauls) is not included in an amount of consideration paid by the person for the aircraft, for the purposes of this section.  In section FA 11, list of defined terms, insert "aircraft engine", "consideration", and "unpriced aircraft engine".	

5

10

15

25

30

35

<b>78</b>	Section FC 2 amended (Transfer at market value)
(1)	In section FC 2(1), replace "under section FC 1(1)" with "in circumstances

- (1) In section FC 2(1), replace "under section FC 1(1)" with "in circumstances described in section FC 1(1)".
- (2) In section FC 2(3), replace "FC 3 to FC 6" with "FC 3 to FC 6 and FC 10".

# 79 New heading and new section FC 10 inserted

After section FC 9, insert:

# Bankruptcy or insolvency of person under Insolvency Act 2006

# FC 10 Transfers from person to Official Assignee under Insolvency Act 2006

When this section applies

- (1) This section applies when a person is adjudicated bankrupt under the Insolvency Act 2006 or is subject to a procedure under Part 5 of that Act.
  - Transfer of revenue account property subject to section EA 1
- (2) If revenue account property of the person that is subject to section EA 1 (Trading stock, livestock, and excepted financial arrangements) vests in the Official Assignee, the transfer is treated as a disposal and acquisition of the property for an amount equal to the market value of the property on the date (the **transfer date**) on which the person is adjudicated bankrupt or the procedure under Part 5 of the Insolvency Act 2006 is approved by the Court.

Transfer of revenue account property subject to section EA 2

- (3) If revenue account property of the person that is subject to section EA 2 (Other revenue account property) vests in the Official Assignee,—
  - (a) the person does not have a deduction under section DB 23 (Cost of revenue account property) for the cost of the revenue account property; and
  - (b) the cost of the property for the Official Assignee for the purposes of sections DB 23 and EA 2(2) is treated as being equal to the cost of the property for the person.

Transfer of depreciable property

- (4) If depreciable property of the person vests in the Official Assignee,—
  - (a) the person is treated as disposing of the property for an amount equal to the adjusted tax value of the property on the transfer date:
  - (b) the Official Assignee is treated as acquiring the property—
    - (i) with an acquisition date, base value, and adjusted tax value that are the same as those quantities are for the person immediately before the transfer date; and
    - (ii) without incurring an amount of expenditure as consideration for the transfer.

	Dedi	actions not already allocated to period before transfer	
(5)	iture lating	<b>section (6)</b> applies if, before the transfer date, the person incurs expendrelating to property and, by the transfer date, deductions of the person reg to the expenditure (the <b>unallocated deductions</b> ) are not allocated to a d ending before the transfer date.	5
	Offic	ial Assignee and unallocated deductions	
(6)	perso	mount of unallocated deductions is treated as not being a deduction of the on and as being a deduction of the Official Assignee that relates to property e Official Assignee and that may be allocated by the Official Assignee—	
	(a)	to a period beginning on or after the transfer date; and	10
	(b)	in a way that the person could have allocated the deduction but for the adjudication or procedure under the Insolvency Act 2006.	
80	Secti	on FE 2 amended (When this subpart applies)	
(1)	After	section FE 2(1), insert:	
	Non-	resident owning bodies	15
(1B)	For to body	the purposes of this subpart and the definition of <b>non-resident owning</b> y,—	
	(a)	a non-resident includes a person who meets the requirements of sections FE $2(1)(cc)$ , $(d)$ , or $(db)$ :	
	(b)	in determining the relationship between the amount of a company's debt relating to a member and the level of ownership interests in the company relating to the member, the level of each type of ownership interest in the company is considered, despite section FE 39.	20
(2)	In se	ction FE 2, list of defined terms, insert "double tax agreement".	
80B	Secti	on FE 4 amended (Some definitions)	25
(1)	In se	ction FE 4(1), repeal the definition of <b>non-resident owning body</b> .	
(2)	Repe	al section FE 4(2).	
(3)		ction FE 4, replace the list of defined terms with "excess debt entity, in- eyear, New Zealand banking group, reporting bank, trustee".	
81	Secti	on FE 9 amended (Elections)	30
		ction FE 9(3), replace "under section FE 30 by a person other than an exdebt entity" with "under section FE 30,".	
82B		on FE 36B amended (Identifying members of the New Zealand ing group: Crown-owned, no interest apportionment)	
(1)	Repl	ace section FE 36B(1)(a) with:	35
	(a)	each voting interest in the registered bank is held by	

	(1	i) the Sovereign in right of New Zealand:	
	(1	ii) a public authority; and	
(2)	In section interest	on FE 36B, list of defined terms, insert "public authority" and "voting".	
(3)	Subsec	ction (1) applies for the 2016–17 and later income years.	5
83		bpart FG inserted (Treatment of notional loans to New Zealand es of foreign banks)	
(1)	Before	subpart FL, insert:	
Sub	part FO	G—Treatment of notional loans to New Zealand branches of foreign banks	10
FG 1	When t	this subpart applies	
	When th	his subpart applies	
(1)		bpart applies, for the purposes of the NRWT rules and the Stamp and Duties Act 1971, when—	
	c	n amount is made available by a foreign bank (the <b>bank</b> ) to a business arried on in New Zealand through a fixed establishment of the bank in New Zealand (the <b>branch</b> ); and	15
		he transaction is recorded as a loan in the accounting records of the transh for an income year; and	
	a	n calculating its income tax liability for the income year, the branch is llowed a deduction in relation to the amount made available to it, treating—	20
	(1	i) the amount made available as an interest-bearing loan; and	
	(1	ii) the amount allowed as a deduction as interest on the loan.	
	Meanin	g of foreign bank	25
(2)	In this s	subpart, foreign bank means a non-resident that is—	
	(a) a	registered bank; and	
	` /	ngaged in business in New Zealand through a fixed establishment in New Zealand.	
		in this Act: amount, business, deduction, fixed establishment, foreign bank, income tax ncome year, interest, New Zealand, NRWT rules, registered bank	30
FG 2	Notion	al loans	
	Money	lent	
(1)	for the	ount that the bank makes available to the branch is a notional loan and, purposes of the NRWT rules and the Stamp and Cheque Duties Act a treated as money lent to the branch by the bank.	35

#### Amounts excluded

- (1B) The amount of the notional loan does not include an amount provided as funding to the bank under a financial arrangement if NRWT or approved issuer levy is paid, in the absence of this subpart, in relation to interest that—
  - (a) is derived under the arrangement; and

5

(b) has a source in New Zealand.

Money repaid

(2) If the branch makes an amount available to the bank as a notional repayment of the amount referred to in **subsection (1)**, recording the transaction in their accounting records for an income year, the amount is treated as a repayment of some or all of the amount of the notional loan.

10

Defined in this Act: amount, approved issuer levy, financial arrangement, income year, interest, money lent, NRWT, NRWT rules, pay, source in New Zealand

### FG 3 Notional interest

An amount recorded as an expense in relation to the notional loan in an income year is treated as interest that is non-resident passive income—

15

- (a) paid by the branch to the bank on the last day of the third month that follows the balance date of the branch; and
- (c) derived in the income year by the bank in relation to the notional loan.

### **Examples**

20

Foreign Bank Ltd borrows AU\$10b outside New Zealand from a variety of lenders and incurs an interest expense of AU\$400m. The New Zealand branch of Foreign Bank Ltd is allocated NZ\$1b of funding from this pool. An interest expense of NZ \$42m is calculated using transfer pricing principles and is recorded in the branch's financial statements and deducted against the branch's taxable income from lending to New Zealand residents. The branch does not claim a deduction for any portion of the \$AU400m paid by the non-New Zealand part of Foreign Bank. However, Foreign Bank Ltd is treated as making a loan to the branch on which it receives an interest payment of NZ\$42m.

25

Defined in this Act: amount, balance date, deduction, income year, interest, non-resident passive income, pay

30

### (2) Subsection (1) applies—

(b) for an amount made available by a foreign bank to its New Zealand branch that is recorded in the relevant accounting records before the date on which this Act receives the Royal assent, from the first day of a person's income year that starts 2 income years after the last day of the income year in which this Act receives the Royal assent; or

35

(c) in all other cases, from the date of enactment.

84	Section FM 6 amended (Some general rules for treatment of consolidated groups)	
	In section FM 6(3)(c), delete "FM 27 to FM 30,".	
85	Section FM 7 amended (Treatment of amounts derived or expenditure incurred)	5
	In section FM 7, replace "Sections FM 8 to FM 30" with "Sections FM 8 to FM 23".	
85B	Section FM 9 amended (Amounts that are company's income)	
	After section FM 9(2), insert:	
	Relationship with section CB 15C	10
(3)	This section is overridden by <b>section CB 15C(2)</b> (Council-controlled organisations and other companies).	
86	Section FM 27 repealed (Refunds of FDP) Repeal section FM 27.	
87	Section FM 28 repealed (Refund when consolidated group has loss) Repeal section FM 28.	15
88	Section FM 29 repealed (Treatment of credit balance in consolidated group's FDP account)	
	Repeal section FM 29.	
89	Section FM 30 amended (Application of certain provisions to consolidated groups)	20
(1)	Repeal section FM 30(1) to (3).	
(2)	In section FM 30, list of defined terms, delete "policyholder credit account".	
90	Section FM 30 amended (Application of certain provisions to consolidated groups)	25
(1)	Repeal section FM 30(4), (5), and (7).	
(2)	In section FM 30, list of defined terms, delete "FDP account", "FDP penalty tax", "FDPA company", "foreign dividend", and "further FDP".	
91	Section FO 12 amended (Financial arrangements: resident's restricted amalgamation, companies in wholly-owned group)	30
(1)	In section FO 12(1)(d), replace "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)" with "except if section IE 2 (Treatment of tax losses by amalgamating company) allows all tax losses included in the loss	

balance, and arising from earlier tax years, to be attributed to the amalgamated

	comp	any as a tax loss".	
(2)	Subs	ection (1) applies for the 2008–09 and later tax years.	
<u>91B</u>	-	on FO 18 amended (When amalgamating companies are parties to	
	<u>finan</u>	<u>cial arrangement)</u>	5
	Repla	ice section FO 18(1) with:	
	<u>When</u>	this section applies	
(1)	arran	section applies when amalgamating companies are parties to a financial gement that exists on the date of the amalgamation of the companies and ion FO 21 does not apply.	10
92		on FO 20 amended (Calculation of outstanding accrued balance:	
	In sec	etion FO 20(1), replace "section FO 18(3)" with "section FO 18(7)".	
<u>92B</u>		section FO 21 inserted (When amalgamating companies are parties to cial arrangements: economic groups)	15
	After	section FO 20, insert:	
FO 2	1 Wh	en amalgamating companies are parties to financial arrangements:	
		omic groups	
	When	this section applies	
<u>(1)</u>	This :	section applies when—	20
	<u>(a)</u>	amalgamating companies are parties to a financial arrangement that exists on the date of the amalgamation; and	
	<u>(b)</u>	section EW 46C(1)(a) or (b) (Consideration when debt forgiven within economic group) applies to the amalgamating companies as creditor and debtor for the financial arrangement; and	25
	<u>(c)</u>	section EW 46C(3) does not apply.	
	Cons	ideration: debtor	
<u>(2)</u>	The c	lebtor is treated as having paid the amount of the financial arrangement on	
	the da	ate of the amalgamation.	
	Cons	ideration: creditor	30
(3)		ereditor is treated as having been paid the amount of the financial arrange- on the date of the amalgamation.	
	<u>Define</u>	d in this Act: amalgamating company, amalgamation, amount, financial arrangement, pay	
93	Secti	on FZ 6 amended (Transitional valuation rule for estate property)	
		etion FZ 6(1), before paragraph (a), replace "What this subpart does" with posals to which this subpart applies".	35

94		on GB 35 amended (Imputation arrangements to obtain tax ntage)
(1)		ction GB 35(2)(b), delete "or foreign dividend payment (FDP) credit".
(2)	Repla	ace section GB 35(3)(b) with:
	(b)	under the arrangement, the company streams—
		(i) the payment of dividends; or
		(ii) the attachment of imputation credits; and
(3)	Repla	ace section GB 35(4), other than the heading, with:
(4)		he purposes of subsection (3)(c), a dividend has a <b>higher credit value</b> another dividend if 1 or both of the following applies:
	(a)	the dividend has an attached imputation credit and the other dividend does not:
	(b)	the imputation ratio of the dividend is higher than that of the other dividend.
(4)		ction GB 35, list of defined terms, delete "combined imputation and FDP", "FDP credit", and "FDP ratio".
95		on GB 36 amended (Reconstruction of imputation arrangements to in tax advantage)
(1)	In sec	ction GB 36(1)(b), delete "or FDP account, as applicable,".
(2)	In sec	ction GB 36(2), delete "or FDP account, as applicable,".
(3)	In sec	etion GB 36(3), delete "or FDP credit".
(4)	Repla	ace section GB 36(5), other than the heading, with:
(5)	In thi	s section and section 90AF of the Tax Administration Act 1994,—
	under	unt advantage means a credit arising to an imputation credit account r sections OB 4 to OB 29 (which relate to credits arising to imputation t accounts)
		<b>eredit advantage</b> means a tax credit allowed under section LE 1 (Tax ts for imputation credits).
(5)	In se	ection GB 36, list of defined terms, delete "FDP account" and "FDP t".
96	Section forward	on GB 41 repealed (FDPA arrangements for carrying amounts

Heading and section GB 50 amended (Arrangements involving partners)

In the heading before section GB 50, replace "partners" with "partners and

Repeal section GB 41.

owners".

97

(1)

35

In the heading to section GB 50, replace "partners" with "partners and

In section GB 50(1)(c), replace "subpart HG (Joint venturers, partners, and

a partner of a partnership or an owner of a look-through company enters

5

owners".

Replace section GB 50(1)(a) with:

into an arrangement; and

(2)

(3)

(4)

	partnerships)" with "subparts HB and HG (which relate to joint venturers, partners, partnerships, and look-through companies)".	
(5)	In section GB 50, list of defined terms, insert "look-through company".	
98	Section HA 6 amended (Corporate requirements)	10
(1)	After section HA 6(2), insert:	
	Exclusion: loss of continuity	
(3)	A company is not eligible to be a qualifying company unless, at all times in an income year, a group of persons holds for the QC continuity period, minimum QC interests in the company that add up to at least 50%.	15
	Exception for close relatives	
(3B)	For the purposes of <b>subsection (3)</b> , a share transferred by a transferor to a close relative is treated as being held by a single notional person for the company from the time that the transferor acquired the share. A share subsequently transferred to a close relative of a subsequent transferor is similarly treated as held by the same single notional person.	20
	Some definitions	
(4)	In this section—	
	<b>minimum QC interest</b> , for a person and the QC continuity period, means the lowest voting interest or market value interest they have in the company during the QC continuity period	25
	<b>QC continuity period</b> means the period starting on the day that the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> receives the Royal assent and ending on the last day in the income year.	30
(2)	In section HA 6, list of defined terms, insert "close relative", "market value interest", "minimum QC interest", "QC continuity period", and "voting interest".	
(3)	<b>Subsection (1)</b> applies for the 2017–18 and later income years.	
99	Section HA 15 amended (Fully imputed distributions)	
(1)	In section HA 15(1), delete "or foreign dividend payment (FDP) account".	35
(2)	In section HA 15(2), replace the formula with:	
	attached imputation credit ÷ tax rate.	
(3)	Repeal section HA 15(3)(b).	
80		

In section HA 15(6), replace "subsections (4) and (5)" with "subsection (4)".

(4)

(5)

Repeal section HA 15(5).

(6)	Repla	ace section HA 15(7), other than the heading, with:	
(7)	In the	e formula in subsection (6),—	
	(a)	<b>attached credits</b> is the balance in the company's imputation credit account on the last day of the tax year in which the dividend is paid before a debit is made for any imputation credits that are attached:	5
	(b)	<b>amount of the dividend</b> is the amount before any imputation credits are attached:	
	(c)	<b>amount paid before credits attached</b> is the total amount of dividends, excluding non-cash dividends other than taxable bonus issues, paid by the company during the tax year before any imputation credits are attached.	10
(7)	Repla	ace section HA 15(8) with:	
	Relat	ionship with imputation rules	15
(8)		inputation credit may not be attached to a dividend by a qualifying com- except under this section.	
(8)	In sec	ction HA 15(9), delete "or FDP credit".	
(9)		ction HA 15, list of defined terms, delete "FDP", "FDP account", "FDP to, "FDP rules", and "FDPA company".	20
99B	Secti	on HA 17 amended (Dividends derived by qualifying companies)	
(1)		ection HA 17(1)(a), replace "a company derived after it becomes" with "is ed by".	
(2)	Subs	section (1) applies for the 2008–09 and later income years.	
100		on HA 18 amended (Treatment of dividends when qualifying pany status ends)	25
(1)	Repe	al section HA 18(4).	
(2)	In sec	ction HA 18, list of defined terms, delete "FDP account".	
101	Secti	on HA 19 amended (Credit accounts and dividend statements)	
(1)	Repla	ace section HA 19(2), other than the heading, with:	30
(1) (2)	For to debits credi	he purposes of sections OB 30 to OB 59 (which relate to imputation s), if an imputation credit is attached to the dividend, the amount of the t is debited to the company's imputation account. The debit arises on the he company pays the dividend.	30

102	Section HA 24 amended (Treatment of tax losses other than certain foreign losses)				
(1)	Replace section HA 24(1), other than the heading, with:				
(1)	This section applies in a tax year when an LAQC has—				
	(a)	a tax loss that does not include an attributed CFC net loss, or a FIF net loss, to which subsection (6) applies:	5		
	(b)	a net mining loss.			
(2)	Repl	ace section HA 24(3)(a) with:			
	(a)	<b>company's tax loss</b> is the total amount for the tax year of the company's tax loss and net mining loss:	1		
(3)	In se	ection HA 24, list of defined terms, insert "net mining loss".			
(4)		sections (1) and (2) apply for the 2008–09 income year and later ine years beginning before 1 April 2011, except if subsection (5) applies.			
(5)		sections (1) and (2) do not apply for a person, an income year referred subsection (4), and a tax position if—	1:		
	(a)	the person takes the tax position for the income year before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies and Remedial Matters) Bill is introduced; and			
	(b)	the tax position is inconsistent with the amendments made by <b>subsections (1) and (2)</b> ; and	20		
	(c)	the person does not request the Commissioner to make an amended assessment under section 113 of the Tax Administration Act 1994 that is inconsistent with the tax position.			
103	Sect	ion HA 41 amended (Calculating qualifying company election tax)			
(1)	In se	ection HA 41(3)(c), delete "or FDP credits".	2:		
(2)	Repe	eal section HA 41(4)(b).			
(3)	In se	ection HA 41, list of defined terms, delete "FDP account" and "FDP it".			
104	Sect	ion HB 4 amended (General provisions relating to disposals)			
(1) After section HB 4(6), insert:		r section HB 4(6), insert:	30		
	Mari	Market value of debts owed			
(7)	men	is section the market value of an owner's interest in a financial arrange- t as debtor must take into account the amount of any adjustment for credit airment.			
(2)	In section HB 4 list of defined terms, insert "financial arrangement" 35				

105		Section HB 11 amended (Limitation on deductions by persons with interests in look-through companies)				
(1)	Repl	Replace section HB 11(1), other than the heading, with:				
(1)		This section applies for a look-through company (the LTC) and an income year when,—				
	(a)	but for this section, a deduction by virtue of section HB 1 or HB 12(2) or (3) would be allowed to a person who has an effective look-through interest for the LTC; and				
	(b)	the LTC is a partner in a partnership that includes another look-through company, or the LTC is a member of a joint venture described in section HG 1 (Joint venturers) that includes another LTC.	10			
(2)	In se	ection HB 11, list of defined terms, insert "partner" and "partnership".				
(3)	Sub	section (1) applies for the 2017–18 and later income years.				
106	Sect	Section HB 13 amended (LTC elections)				
	Afte	r section HB 13(5), insert:	15			
	Valu	ation transfer				
(6)	An entity that ceases to be a company upon becoming an LTC is treated as having, as an LTC, the same status, intention, purpose, and tax book values it had as a company for its assets, liabilities, and associated legal rights and obligations.					
107	Sect	ion HG 2 amended (Partnerships are transparent)				
(1)	In se	ection HG 2(4)(d), replace "applies:" with "applies."				
(2)	Repe	eal section HG 2(4)(e).				
(3)	In se	ection HG 2, list of defined terms, delete "FDP credit".				
108	Sect	ion HG 5 amended (Disposal of partner's interests)	25			
(1)	In se	ection HG 5(1), delete "(the exiting partner)".				
(2)	In se	ection HG 5, list of defined terms, insert "exiting partner".				
109	Sect	ion HG 6 amended (Disposal of trading stock)				
(1)	In se	ection HG 6(1), delete "(the exiting partner)".				
(2)	In se	ection HG 6, list of defined terms, insert "exiting partner".	30			

Section HG 7 amended (Disposal of depreciable property)

In section HG 7, list of defined terms, insert "exiting partner".

In section HG 7(1), delete "(the exiting partner)".

110

(1)(2)

111	Section HG 8 amended (Disposal of financial arrangements and certain excepted financial arrangements)			
(1)	In section HG 8(1), delete "(the exiting partner)".			
(2)	In section HG 8, list of defined terms, insert "exiting partner".			
112	Section HG 9 amended (Disposal of short-term agreements for sale and purchase)			
(1)	In section HG 9(1), delete "(the exiting partner)".			
(2)	In section HG 9, list of defined terms,—			
	(a) delete "disposal":			
	(b) insert "dispose" and "exiting partner".	10		
113	Section HG 11 amended (Limitation on deductions by partners in limited partnerships)			
(1)	In section HG 11(8)(c), replace "subsection (6) or paragraphs (a) or (b) of this section" with "paragraph (a) or (b) or subsection (6)".			
(2)	In section HG 11(10), delete "(the exiting partner)".	15		
(3)	In section HG 11, list of defined terms, insert "exiting partner".			
114	Section HM 3 amended (Foreign PIE equivalents)			
	In section HM 3(2), replace "Taxation Administration Act 1953" with "Income Tax Assessment Act 1997".			
115	Section HM 19 amended (Requirements for listed PIEs: fully crediting distributions)	20		
(1)	In section HM 19(2), delete "or FDP credits".			
(2)	In section HM 19, list of defined terms, delete "FDP credit".			
116	Section HM 52 amended (Use of foreign tax credits by zero-rated and certain exiting investors)	25		
	In section HM 52, list of defined terms, delete "foreign tax".			
117	Section HM 70 amended (Maximum amount of formation losses allocated by multi-rate PIEs to investor classes)			
(1)	Repeal section HM 70(2)(b)(iv).			
(2)	In section HM 70, list of defined terms, delete "FDP credit".	30		
118	Section HM 76 repealed (Transition: FDPA companies) Repeal section HM 76.			

# 118B New section HZ 4E inserted (Transition out of LTC regime for Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act 2016)

	After section HZ 4D, insert:	
H <b>Z</b> 4]	E Transition out of LTC regime for Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> )	5
	When this section applies	
(1)	This section applies when an entity that is a look-through company (an LTC) at the end of the 2016–17 income year ceases to be an LTC because of an amendment to LTC-related provisions, in <b>section 262</b> of the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> (the <b>cessation</b> ).	10
	Exemption	
(2)	Section HB 4(6) (General provisions relating to disposals) does not apply to the cessation.	15
	Company steps into place	
(3)	An entity that ceases to be an LTC is treated as having, as a company, the tax position it has, ignoring section HB 1(4) (Look-through companies are transparent), immediately before it ceases, and the owners are treated as not having that tax position.  Defined in this Act: company, income year, look-through company, tax position	20
110		
119	New section HZ 8 inserted (Retrospective transitional provision for market valuation under section HB 4)	
	After section HZ 7, insert:	
HZ 8	Retrospective transitional provision for market valuation under section HB 4	25
	When this section applies	
(1)	This section applies for the 2017–18 income year if section HB 4 (General provisions relating to disposals) has applied for a person before the start of the 2017–18 income year.	30
	Income	
(2)	The person has an amount of income for the 2017–18 income year calculated using the formula—	
	retrospective amount – current amount.	
	Definition of items in formula	35

retrospective amount is the amount of income, for the person's owner's interest in financial arrangements as debtor, that would result from the

In the formula,—

(3)

Part 2 cl 120		20 Companies, and Remedial Matters) Bill				
	(b)	application of section HB 4 for income years before the 2017–18 income year, treating that section as amended, for the purposes of this definition, as provided by <b>section 104</b> of the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Act <b>2016</b> for those income years: <b>current amount</b> is the amount of income, for the person's owner's interest in financial arrangements as debtor from the application of section	5			
	~	HB 4, for income years before the 2017–18 income year.				
120		ion IA 3 amended (Using tax losses in tax year)				
(1)		ction IA 3(2)(a), replace "year; or" with "year."	10			
(2)	_	eal section IA 3(2)(b).				
(3)	•	eal section IA 3(2)(c).				
(4)		ction IA 3(5), replace "Sections IA 5" with "Sections IA 3B, IA 5".				
(5)	In section IA 3, list of defined terms, delete "FDP" and "foreign dividend".					
121		New section IA 3B inserted (Tax losses and procedures under Insolvency Act 2006)				
(1)	Afte	section IA 3, insert:				
IA 3	B Tax	losses and procedures under Insolvency Act 2006				
	When	n this section applies				
(1)		section applies when a person has a tax loss for a period ending before a (the <b>loss cancellation date</b> ) on which the person—	2			
	(a)	is discharged from bankruptcy:				
	(b)	is released under Part 5, other than subpart 1, of the Insolvency Act 2006 from liability for each debt that is a provable debt under that Act and is not a debt of a type for which the person's liability is specifically preserved by that Act.	2			
	When	When tax loss cannot be used				
(2)	after	person cannot use the tax loss to pay a shortfall penalty that is incurred the loss cancellation date or carry the tax loss forward as part of a loss are to a period ending after the loss cancellation date.	3			
(2)	<b>Subsection (1)</b> applies for a person who, on or after the day on which this Act receives the Royal assent,—					
	(a)	is discharged from bankruptcy:				
	(b)	is released under Part 5, other than subpart 1, of the Insolvency Act 2006 from liability for each debt that is a provable debt under that Act and is not a debt of a type for which the person's liability is specifically pre-	3			

served by that Act.

	• • • • • • • • • • • • • • • • • • • •
122	Section IA 7 amended (Restrictions relating to ring-fenced tax losses)
(1)	In section IA 7(7), after "sections", insert "HA 24 (Treatment of tax losses other than certain foreign losses) and".
(2)	In <b>section IA 7(7)</b> , delete "HA 24 (Treatment of tax losses other than certain foreign losses) and".
(3)	Repeal section IA 7(9).
(4)	In section IA 7, list of defined terms, delete "new start grant".
(5)	<b>Subsection (1)</b> applies for the 2008–09 income year and later income years beginning before 1 April 2011.
(6)	<b>Subsection (2)</b> applies for income years beginning on or after 1 April 2011.
123	Section IC 9 amended (Date for payment and notice to Commissioner)
(1)	In section IC 9(2), replace "the later date allowed by the Commissioner" with "a later date allowed by the Commissioner for the notice".
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years.
124	Section IE 3 replaced (Treatment of tax losses by amalgamated company)
(1)	Replace section IE 3 with:
IE 3	Treatment of tax losses by amalgamated company When this section applies
(1)	This section applies for an amalgamated company, and the tax year (the <b>amalgamation tax year</b> ) corresponding to the income year in which the amalgamation takes place, when the amalgamated company has, for the part of the amalgamation tax year (the <b>pre-amalgamation part year</b> ) that corresponds to the part of the income year ending with the date of the amalgamation, tax loss components (the <b>pre-amalgamation loss</b> ) that—
	(a) arise from the pre-amalgamation part year:
	(b) meet the requirements of section IA 5 (Restrictions on companies' loss balances carried forward) for being carried forward from the tax year before the amalgamation tax year to the pre-amalgamation part year.
	Requirements for tax loss components to be used or made available before amalgamation
(2)	A tax loss component included in the pre-amalgamation loss may be used or made available by the amalgamated company for subtraction from net income calculated for the pre-amalgamation part year, if the requirements of sections

IA 5, IC 2, and IC 5 (which relate to the use and grouping of tax losses) for the

use or availability are met.

35

	Requ	irements for amounts to be used or made available after amalgamation					
(3)	made calcu part	x loss component included in the pre-amalgamation loss may be used or e available by the amalgamated company for subtraction from net income plated for the part of the amalgamation tax year (the <b>post-amalgamation</b> <b>year</b> ) that corresponds to the part of the income year beginning from the of amalgamation, if—	5				
	(a)	section IA 5 allows the tax loss component to be carried forward from the pre-amalgamation part year to the post-amalgamation part year; and					
	(b)	sections IC 2, and IC 5 would have allowed the tax loss component to be made available to an amalgamating company for subtraction from net income calculated for the pre-amalgamation part year; and	10				
	(c)	for a tax loss component that is an attributed CFC net loss or a FIF net loss and is made available by the amalgamated company, the tax loss component is made available to a wholly-owned group of companies.					
	Treat	tment of part years	15				
(4)		The pre-amalgamation part year and the post-amalgamation part year are treated as separate tax years for the purposes of applying this section.					
	Rela	tionship with sections IA 3, IA 4, and IA 5					
(5)	This section overrides sections IA 3 and IA 4 (which relate to the general use of tax losses) and IA 5.						
		ed in this Act: amalgamated company, amalgamating company, amalgamation, attributed CFC ss, FIF net loss, income year, net income, tax loss component, tax year, wholly-owned group of unies					
(2)		<b>section (1)</b> applies for the 2008–09 and later tax years, except for a tax for which the person takes a tax position—	25				
	(a)	before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Bill is introduced; and					
	(b)	that is inconsistent with the amendment made by subsection (1).					
125	Secti	ion IS 1 amended (General treatment of mineral miners' net losses)					
(1)	Repl	ace section IS 1(1), other than the heading, with:	30				
(1)	In a tax year in which a company that is a mineral miner is included in a group of companies, the company may not make a tax loss available under section IC 5 (Company B using company A's tax loss) to another member of the group of companies.						
(2)	In se	In section IS 1, list of defined terms, insert "tax loss".					
(3)	<b>Subsection (1)</b> applies for the 2014–15 and later income years.						
126		ion LA 6 amended (Remaining refundable credits: PAYE, RWT, and nin other items)					
(1)	Repe	eal section LA 6(1)(d).					

(2)	Repeal section LA 6(1)(db).	
127	Section LE 1 amended (Tax credits for imputation credits) In section LE 1(1), delete "and FDP credits".	
128 (1) (2) (3)	Section LE 6 amended (Partners in partnerships) In section LE 6(3)(a)(i), delete "or a foreign dividend payment (FDP) credit". In section LE 6(3)(b)(i), delete "and FDP credits". In section LE 6, list of defined terms, delete "FDP credit".	5
129	Section LE 8 amended (Application of imputation ratio) In section LE 8(1), delete "and FDP credits".	
130	Section LE 9 repealed (Application of combined imputation and FDP ratio)  Repeal section LE 9.	10
131	Subpart LF repealed (Tax credits for foreign dividend payment (FDP) credits)  Repeal subpart LF.	15
<b>132</b> (1)	Section LJ 1 amended (What this subpart does) Replace section LJ 1(4), other than the heading, with:	
(4)	If a company is not resident in New Zealand, and is resident in another territory or is resident in another territory for the purposes of a double tax agreement between New Zealand and the territory, and foreign income tax is imposed by the territory on a dividend paid by the company, a dividend paid by the company has a source in the territory.	20
(2)	Repeal section LJ 1(5).	
(3)	In section LJ 1, list of defined terms, delete "foreign tax".	
133	Section LJ 3 amended (Meaning of foreign income tax)	25
	Replace section LJ 3, other than the heading, with:	
	For the purposes of this Part, <b>foreign income tax</b> means—	
	(a) an amount of a tax of another country meeting the requirements of section YA 2(5) (Meaning of income tax varied):	
	(b) in relation to a double tax agreement providing relief from tax or double taxation, an amount of tax to which the double tax agreement applies.	30
134	Section L.I 8 repealed (Repaid foreign tax: effect on FDP liability)	

Repeal section LJ 8.

135 Section LP 2 amended (Tax credits for supple	lementary dividends)
--	----------------------

- (1) In section LP 2(2), formula, replace "attached imputation credit" with "credit amount".
- (2) In section LP 2(3), replace "attached imputation credit" with "credit amount".
- (3) In section LP 2(3B)(a), replace "attached imputation credit" with "credit amount".

## 136 Section LP 3 amended (Use of remaining credits)

(1) Replace section LP 3(1) to (4) with:

When this section applies

10

5

- (1) This section applies when a company (**company A**) has a tax credit arising under section LP 2 remaining for a tax year (the **current year**) under section LA 5(3) (Treatment of remaining credits).
  - Use of remaining credits by group companies
- (2) If company A belongs to a wholly-owned group of companies for the income year corresponding to the current year, company A may make an amount of the tax credit available, for satisfying an income tax liability for the current year, to another company (**company B**) that belongs to the wholly-owned group for the corresponding income year.
  - Carrying amount back to earlier tax years

20

15

- (3) If an amount of the tax credit has not previously been carried forward or back from a tax year under this section, company A may carry the amount back and—
  - (a) use the amount to satisfy an income tax liability for a tax year in the period of 4 tax years before the current year; or
  - (b) make the amount available, for satisfying an income tax liability for a tax year in the period of 4 tax years before the current year, to another company that belongs to the same wholly-owned group as company A for the income years corresponding to the current year and the tax year in which the amount is used.

30

25

### Carrying amount forward

- (4) If company A has an amount of the tax credit remaining for the current year after applying **subsections (2) and (3)**, and the amount has not been previously carried back under **subsection (3)**, the amount is carried forward under section LA 5(3) to the tax year following the current year.
- 35

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

		Companies, and Renedial Matters) Din 1 art 2 cr 141	
137		ion LP 5 amended (Application of benchmark dividend rules and atation credit ratio)	
	locat	ction LP 5(1), replace "sections OB 61 and OC 28 (which relate to the alion of imputation and FDP credits)" with "section OB 61 (ICA benchmark lend rules)".	5
138		ion MB 7B amended (Family scheme income from employment fits: employees not controlling shareholders)	
	Afte	section MB 7B(2), insert:	
	Calc	ulating fringe benefit tax on benefit	
(3)		alculating under subsection (2)(b) the amount of fringe benefit tax on a fit, the person may use—	10
	(a)	the rate of fringe benefit tax used by the person's employer in calculating the fringe benefit tax payable on the benefit:	
	(b)	the maximum basic rate of fringe benefit tax specified in schedule 1, part C, table 1 (Basic tax rates: income tax, ESCT, RSCT, RWT, and attributed fringe benefits).	15
139		section MB 14 inserted (Remission income of discharged bankrupt ided)	
(1)	Afte	section MB 13, insert:	
MB :	14 Re	mission income of discharged bankrupt excluded	20
	The does (Ren	family scheme income of a person who is discharged from bankruptcy not include an amount that is income of the person under section CG 2B nitted amounts on discharge from bankruptcy).	
(2)		ed in this Act: amount, family scheme income, income	
(2)	Sub	section (1) applies for discharges from bankruptcy after 1 April 2014.	25
140		ion MB 14 repealed (Remission income of discharged bankrupt ided)	
	Repe	al section MB 14.	
141	Secti	ion MD 1 amended (Abating WFF tax credit)	
(1)	Repl	ace section MD 1(3)(c) with:	30
	(c)	parental tax credit is the total amount, for the entitlement period, of parental tax credit calculated using—	

the formula in section MD 12; and

tion MD 12B(3)(a)(i) or (ii):

the formula in section MD 12B(2), if section MD 12B applies,

and if the entitlement period includes the day described in sec-

(i)

(ii)

35

credit abatement is the total amount, for the entitlement period, of—

(d)

Replace section MD 1(3)(d) with:

(2)

		(i)	a family credit abatement calculated using the formula in section MD 13(2), and modified, if the item <b>parental tax credit</b> in paragraph (c) is greater than zero, by section MD 2(3) and (4); and	5
		(ii)	an amount of parental tax credit abatement calculated using the formula in section MD 16(2), if section MD 16 applies, and if the entitlement period includes the day described in section MD 16(3)(a)(i) or (ii).	
(3)	Subs	ectio	<b>n (2)</b> applies for dependent children born on or after 1 April 2015.	10
142	Section	on MI	2 amended (Calculating net contributions to credits)	
(1)	Repla	ce sec	etion MD 2(3), other than the heading, with:	
(3)	MD 1	6(3)(a ed to re	rposes of subsection (2)(c)(iii) and sections MD 1(3)(d)(i) and a), the amount of family credit abatement for an entitlement period educe the amount of parental tax credit for that entitlement period is using the formula—	15
	(e	ntitlen	nent period abatement amount – amount used) $\times$ 365 $\div$ 70.	
(2)	Repla	ce sec	etion MD 2(4), other than the heading, with:	
(4)	In the	form	ula,—	
	(a)	for th	<b>lement period abatement amount</b> is the family credit abatement ne entitlement period within the parental entitlement period calculasing the formula in section MD 13(2):	20
	(b)	that t	unt used is the amount of the entitlement period abatement amount the Commissioner must apply under subsection (2)(c)(i) and (ii) in lating a net contribution for the entitlement period.	25
(3)		ectio il 201	<b>ns (1) and (2)</b> apply for dependent children born on or after 5.	
143	Section	on MI	O 11 amended (Entitlement to parental tax credit)	
(1)	Repla	ce sec	etion MD 11(6)(a) with:	
	(a)		tump sum payment, as a tax credit in an end-of-year assessment for ax year of the birth; or	30
(2)	stalm		MD 11(6)(b), replace the words before subparagraph (i) with "in in- syments, in the 70 days after the date on which an application is	
(3)	In sec	tion N	AD 11, list of defined terms, insert "tax year".	35
144	Section	on MI	O 12 amended (Calculation of parental tax credit)	
(1)			MD 12(1), after "section MD 11", insert "in an entitlement period".	

Replace section MD 12(3)(b) with:

(2)

	(b)	days	is the number of days in the entitlement period—		
		(i)	that are in the parental entitlement period; and		
		(ii)	for which the person meets the requirements of section MD 11.		
(3)	After	section	n MD 12(4), insert:	5	
	Modij sum	ficatio	n where 56-day period crosses 2 tax years and credit paid in lump		
(5)			y parental entitlement period crosses 2 tax years, and the person is ental tax credit as a lump sum for the tax year of the birth, then—		
	(a)		ditional amount of parental tax credit for the tax year of the birth is lated under <b>section MD 12B</b> , based on the number of days that	10	
		(i)	in the parental entitlement period; and		
		(ii)	in an entitlement period in the tax year following the tax year of the birth; and	15	
	(b)	of par for th	ormula in subsection (2) should not be used to calculate an amount rental tax credit for the days described in <b>paragraph</b> (a), except e purposes of determining the amount of parental tax credit for the e day described in <b>section MD 12B(3)(a)(ii)</b> .		
(4)	In the heading to <b>section MD 12(5)</b> , replace "56-day" with "70-day".				
(5)	In se	ction	MD 12(5), before paragraph (a), replace "56-day" with "70-day".		
(6)	In sec year"		MD 12, list of defined terms, insert "entitlement period" and "tax		
(7)		ection il 2013	ns (4) and (5) apply for dependent children born on or after 5.	25	
145			MD 12B inserted (Additional parental tax credit amount lump sum if 56-day period crosses 2 tax years)		
(1)	After	section	n MD 12, insert:		
MD 1			nal parental tax credit amount included in lump sum if 56-day ses 2 tax years	30	
	When	this se	ection applies		
(1)	This s	section	applies when—		
	(a)	-	son is entitled under section MD 11 to a parental tax credit for a paentitlement period; and		
	(b)	the cr	redit is paid in a lump sum for the tax year of the birth; and	35	
	(c)	the bi	rth occurs less than 56 days before the end of the tax year; and		
	(d)	a day	in an entitlement period is in the parental entitlement period.		

	Amo	unt of	additional parental tax credit			
(2)	An additional amount of parental tax credit is calculated for the tax year of the birth using the formula—					
			daily parental tax credit amount × extra entitlement days.			
	Defin	nition (	of items in formula	5		
(3)	In th	e form	ula in <b>subsection (2)</b> ,—			
	(a)	•	y parental tax credit amount is the amount of parental tax credit the person would be entitled to for an entitlement period consisting			
		(i)	the last day of the last entitlement period in the part of the parental entitlement period in the tax year of the birth, if there is an entitlement period in that part of the parental entitlement period; or	10		
		(ii)	the first day of the first entitlement period in the part of the parental entitlement period in the tax year after the tax year of the birth, if <b>subparagraph</b> (i) does not apply:	15		
	(b)	extr	a entitlement days is the number of days, each of which is—			
		(i)	in the parental entitlement period; and			
		(ii)	in an entitlement period in the tax year following the tax year of the birth.			
	Define tax ye		s Act: amount, entitlement period, parental entitlement period, parental tax credit, pay,	20		
(2)	In the	e head	ing to section MD 12B, replace "56-day" with "70-day".			
(3)	In se	ection	MD 12B(1)(c), replace "56" with "70".			
(4)		section ril 201	ons (2) and (3) apply for dependent children born on or after 5.	25		
146	Secti	ion M	D 13 amended (Calculation of family credit abatement)			
(1)			e heading to section MD 13(4) with:			
	When		ay period crosses 2 tax years and parental tax credit paid in			
(2)			MD 13(4), before paragraph (a), replace "56-day period that includes with "56-day period that crosses 2 tax years".	30		
(3)	After	section	on MD 13(4), insert:			
	When sum	n 56-di	ay period crosses 2 tax years and parental tax credit paid in lump			
(4B)	perio	d that	who qualifies under section MC 2 has a 56-day parental entitlement crosses 2 tax years and the person receives a lump sum payment of l tax credit for the tax year of the birth, then—	35		

(a)

that are—

an additional amount of parental tax credit abatement for the tax year of the birth is calculated under section MD 16, based on the number of days

		(i)	in the parental entitlement period; and	
		(ii)	in an entitlement period in the tax year following the tax year of the birth; and	5
	(b)	of pa (a),	formula in subsection (2) should not be used to calculate an amount arental tax credit abatement for the days described in <b>paragraph</b> except for the purposes of determining the amount of parental tax it abatement for the single day described in section MD 16(3)(a)(ii).	10
(4)	In the	e headi	ing to section MD 13(4B), replace "56-day" with "70-day".	
(5)	In <b>se</b> day".		MD 13(4B), before paragraph (a), replace "56-day" with "70-	
(6)		ction l	MD 13(5), replace "referred to" with "appearing as the amount of ld".	15
(7)	In see	ction N	MD 13, list of defined terms, insert "tax year".	
(8)		<b>ectio</b> ril 201	ons (4) and (5) apply for dependent children born on and after 5.	
147	Secti	on MI	D 16 amended (Calculation of parental tax credit abatement)	
(1)			MD 16, replace the heading with "Additional parental tax credit amount for lump sum if 56-day period crosses 2 tax years".	20
(2)	In the	e sectio	on MD 16, heading, replace "56-day" with "70-day".	
148		on M2 yment	X 7 amended (Reinstatement of R&D tax losses and R&D tax)	
(1)	Repla	ace sec	etion MX 7(2), other than the heading, with:	25
(2)			on (1)(a)(i) applies, and subsection (1)(a)(ii) and (iii) does not apply,	
			statement year, the company is liable for an amount of R&D repay- qual to the lesser of—	
		tax eq the to perio	statement year, the company is liable for an amount of R&D repay-	30
	ment	tax eq the to perio	statement year, the company is liable for an amount of R&D repay- qual to the lesser of— otal of the company's R&D loss tax credits, for the tax years in the od that begins with the earliest credit year and ends with the tax year	30
	ment	tax eq the to perio corre	statement year, the company is liable for an amount of R&D repay- qual to the lesser of— otal of the company's R&D loss tax credits, for the tax years in the od that begins with the earliest credit year and ends with the tax year esponding to the reinstatement year, minus the total amount of— the company's terminal tax, plus tax credits giving rise to imput- ation credits, minus refundable tax credits giving rise to imput-	30
	ment	tax eq the to perio corre (i)	statement year, the company is liable for an amount of R&D repay- qual to the lesser of— otal of the company's R&D loss tax credits, for the tax years in the od that begins with the earliest credit year and ends with the tax year esponding to the reinstatement year, minus the total amount of— the company's terminal tax, plus tax credits giving rise to imput- ation credits, minus refundable tax credits giving rise to imput- ation debits, for the tax years in the period: earlier payments of R&D repayment tax relating to R&D loss tax	
	ment (a)	tax eq the to period corred (i)	statement year, the company is liable for an amount of R&D repay- qual to the lesser of— otal of the company's R&D loss tax credits, for the tax years in the od that begins with the earliest credit year and ends with the tax year esponding to the reinstatement year, minus the total amount of— the company's terminal tax, plus tax credits giving rise to imput- ation credits, minus refundable tax credits giving rise to imput- ation debits, for the tax years in the period: earlier payments of R&D repayment tax relating to R&D loss tax credits for the tax years in the period:	
	ment (a)	tax eq the to period corred (i)	statement year, the company is liable for an amount of R&D repay- qual to the lesser of— otal of the company's R&D loss tax credits, for the tax years in the od that begins with the earliest credit year and ends with the tax year esponding to the reinstatement year, minus the total amount of— the company's terminal tax, plus tax credits giving rise to imput- ation credits, minus refundable tax credits giving rise to imput- ation debits, for the tax years in the period: earlier payments of R&D repayment tax relating to R&D loss tax credits for the tax years in the period: mount calculated for the reinstatement year using the formula—	

(2)	Repla	ice sec	etion MX 7(4), other than the heading, with:		
(4)	for the ment credit	tax, c	on (1)(b) applies, and subsection (1)(a)(ii) and (iii) does not apply, statement year, the company is liable for an amount of R&D repayalculated for the tax years in the period that begins with the earliest and ends with the tax year corresponding to the reinstatement year, e lesser of—	5	
	(a)		otal of the company's R&D loss tax credits for the tax years in the od 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 tax years in the period:	10	
		(ii)	earlier payments of R&D repayment tax relating to R&D loss tax credits for the tax years in the period:		
	(b)		otal of the amounts calculated for each tax year in the period using ormula—	15	
			shares' market value × basic tax rate for a company.		
(3)	Repla	ice sec	etion MX 7(6), other than the heading, with:		
(6)	R&D for the with	repay e tax	on (1)(a)(ii) or (iii) applies, the company is liable for an amount of ment tax equal to the total of the company's R&D loss tax credits, years in the period that begins with the earliest credit year and ends ax year corresponding to the reinstatement year, minus the total—	20	
	(a)	credi	company's terminal tax, plus tax credits giving rise to imputation its, minus refundable tax credits giving rise to imputation debits, for ax years in the period:	25	
	(b)		er payments of R&D repayment tax relating to R&D loss tax credits ne tax years in the period.		
(3B)	In sec	ction N	MX 7, list of defined terms, insert "tax year".		
(4)	Subs	ectio	ons (1), (2), and (3) apply for the 2016–17 and later income years.		
149	Secti	on OA	A 2 amended (Memorandum accounts)	30	
(1)	Repe	al sect	tion OA 2(1)(b).		
(2)		ction (	DA 2, list of defined terms, delete "FDP account" and "policyholder unt".		
150	Secti	on OA	A 5 amended (Credits)		
(1)	In sec	ction (	OA 5(2)(b), replace" groups:" with "groups."	35	
(2)	Repe	Repeal section OA 5(2)(c).			

(3)

Repeal section OA 5(3).

(4)	In section OA 5, list of defined terms, delete "consolidated FDP group" and "FDP credit".	
(5)	In section OA 5, list of defined terms, delete "PCA company" and "PCA person".	
151	Section OA 6 amended (Debits)	5
(1)	Repeal section OA 6(3).	
(2)	In section OA 6, list of defined terms, delete "consolidated FDP group" and "FDP debit".	
(3)	In section OA 6, list of defined terms, delete "PCA company" and "PCA person".	10
152	Section OA 7 amended (Opening balances of memorandum accounts)	
(1)	Repeal section OA 7(2)(b).	
(2)	In section OA 7, list of defined terms, delete "FDP account".	
(3)	In section OA 7, list of defined terms, delete "PCA company" and "PCA person".	15
153	Section OA 8 amended (Shareholder continuity requirements for memorandum accounts)	
(1)	In section OA 8(3B)(a), delete "and FDP account, as applicable".	
(2)	Repeal section OA 8(6)(b).	
(3)	Repeal section OA 8(6)(f).	20
(4)	In section OA 8, list of defined terms, delete "FDP account".	
154	Section OA 10 amended (When credits or debits due to amalgamating company but not recorded)	
(1)	Repeal section OA 10(1)(b).	
(2)	Repeal section OA 10(1)(e).	25
(3)	Replace section OA 10(4), other than the heading, with:	
(4)	The credit or debit is recorded in the imputation credit account of the amalgamated company.	
(4)	In section OA 10, list of defined terms, delete "FDP account".	
(5)	In section OA 10, list of defined terms, delete "policyholder credit account".	30
155	Section OA 11 repealed (FDP account on resident's restricted amalgamation)	
	Repeal section OA 11.	

156	Section OA 13 repealed (Policyholder credit account on resident's restricted amalgamation)	
	Repeal section OA 13.	
157	Section OA 14 amended (Continuity of shareholding when group companies amalgamate)	5
(1)	In section OA 14(1), before paragraph (a), replace "sections OA 15 to OA 17" with "sections OA 15 and OA 16".	
(2)	In section OA 14(1), before paragraph (a), replace "sections OA 15 and OA 16" with "section OA 15".	
158	Section OA 15 amended (When credits or debits due to consolidated group but not recorded)	10
(1)	Repeal section OA 15(1)(b).	
(2)	Repeal section OA 15(1)(d).	
(3)	Replace section OA 15(4), other than the heading, with:	
(4)	The credit or debit is recorded in the imputation credit account of the amalgamated company.	15
(4)	In section OA 15, list of defined terms, delete "FDP account".	
(5)	In section OA 15, list of defined terms, delete "policyholder credit account".	
159	Section OA 16 repealed (When FDP account ends on resident's restricted amalgamation)	20
	Repeal section OA 16.	
160	Section OA 17 repealed (When policyholder credit account ends on resident's restricted amalgamation)	
	Repeal section OA 17.	
161	Section OA 18 amended (Calculation of maximum permitted ratios)	25
(1)	In section OA 18(1), before paragraph (a), replace ", an FDP credit, and" with "and".	
(2)	Repeal section OA 18(1)(b).	
(3)	Repeal section OA 18(1)(c).	
(4)	In section OA 18, list of defined terms, delete "combined imputation and FDP ratio" and "FDP credit".	30
162	Section OB 4 amended (ICA payment of tax)	
(1)	Repeal section OB 4(3)(e).	
(2)	Repeal section OB 4(3)(eb).	
(3)	Repeal section OB 4(3)(gb).	35

(4)	In section OB 4, list of defined terms, delete "FDP credit".					
163	Section OB 6 amended (ICA transfer from tax pooling account)					
	After section OB 6(3)(a), insert:					
	(ab) for an entitlement to funds that are transferred by the intermediary from the tax pooling account to the Commissioner to satisfy a liability of the company that is an increased amount of tax under section RP 17B (Tax pooling accounts and their use) other than income tax, the date of the transfer; or	5				
164	Section OB 7C repealed (ICA expenditure on research and development)					
	Repeal section OB 7C.	10				
165	Section OB 10 repealed (ICA dividend derived with FDP credit) Repeal section OB 10.					
166	Section OB 12 repealed (ICA transfer from FDP account) Repeal section OB 12.					
167	New section OB 19B inserted (ICA transfer to loss-using group company)	15				
(1)	After section OB 19, insert:					
OB 1	9B ICA transfer to loss-using group company					
	Credit					
(1)	An ICA company that uses a tax loss made available under section IC 5 (Company B using company A's tax loss) by another company has an imputation credit for the amount of an imputation credit transferred to it by an ICA company under an election under <b>section OB 83</b> relating to the tax loss.	20				
	Table reference					
(2)	The imputation credit in <b>subsection (1)</b> is referred to in table O1: imputation credits, row 17B (transfer of credit to loss-using group company).	25				
(2)	Credit date					
(3)	The credit date is the day on which the credit is transferred.  Defined in this Act: company, ICA company, imputation credit, tax loss					
(2)	<b>Subsection (1)</b> applies for the 2017–18 and later income years.					
168	Section OB 24 amended (ICA credit on resident's restricted amalgamation)	30				
(1)	Repeal section OB 24(3)(b).					
(2)	Repeal section OB 24(3)(d).					
(3)	Repeal section OB 24(3)(f).					

(4)	Repeal section OB 24(3)(g).				
(5)	In section OB 24, list of defined terms, delete "consolidated FDP group", "FDP account", and "FDP credit".				
(6)	In section OB 24, list of defined terms, delete "policyholder credit" and "policyholder credit account".				
169	Section	on OB 26 amended (ICA elimination of double debit)			
(1)	In sec	etion OB 26(2), before paragraph (a), delete "either".			
(2)	After section OB 26(2)(a), insert:				
	(ab)	another debit arises under section OB 35 for a transfer to another person of the entitlement to the amount of the deposit on a debit date after the debit date for the debit for the loss of shareholder continuity; or	10		
(3)	After	section OB 26(3)(d), insert:			
	(e)	the imputation debit in <b>subsection (2)(ab)</b> is referred to in table O2: imputation debits, row 7 (transfer of entitlement to another person in tax pooling account).	15		
(4)	After	section OB 26(4)(a), insert:			
	(ab)	the entitlement is transferred; or			
(5)	Subs	ections (1) to (4) apply for the 2008–09 and later income years.			
170	Section	on OB 36 repealed (ICA refund of FDP)			
	Repe	al section OB 36.	20		
171	Section	on OB 37 amended (ICA refund of tax credit)			
(1)	Repe	al section OB 37(1)(c).			
(2)	Repe	al section OB 37(1B).			
(3)	Repe	al section OB 37(3)(c).			
(4)	In sec	ction OB 37, list of defined terms, delete "FDPA company".	25		
172		on OB 38 repealed (ICA overpayment of FDP) al section OB 38.			
173	Section	on OB 43 amended (ICA breach of imputation ratio)			
(1)	In sec	etion OB 43(2)(a), delete "and FDP credits".			
(2)	In sec	ction OB 43, list of defined terms, delete "FDP credit".	30		
174	Section	on OB 45 amended (ICA redemption debit)			
(1)	In sec	ction OB 45(5)(a), delete "and FDP credits".			
(2)	In section OB 45(5)(a), delete "and FDP credits".				
(2)	In sec	ction OB 45(7)(a), delete "and FDP credits".			

175	New section OB 46B inserted (ICA transfer from group company to loss-using group company)	
(1)	After section OB 46, insert:	
<b>OB</b> 4	6B ICA transfer from group company to loss-using group company	
	Debit	5
(1)	An ICA company that transfers an imputation credit under an election under <b>section OB 83</b> to a company that uses a tax loss made available under section IC 5 (Company B using company A's tax loss) has an imputation debit for the amount of the imputation credit transferred.	
	Table reference	10
(2)	The imputation debit in <b>subsection (1)</b> is referred to in table O2: imputation debits, row 19B (transfer of credit to loss-using group company).	
	Debit date	
(3)	The debit date is the day on which the imputation credit is transferred.	
	Defined in this Act: company, ICA company, imputation credit, imputation debit, tax loss	15
(2)	<b>Subsection (1)</b> applies for the 2017–18 and later income years.	
176	Section OB 53 amended (ICA debit on resident's restricted amalgamation)	
(1)	Repeal section OB 53(3)(b).	
(2)	Repeal section OB 53(3)(d).	
(3)	Repeal section OB 53(3)(f).	20
(4)	Repeal section OB 53(3)(g).	
(5)	In section OB 53, list of defined terms, delete "FDP account" and "FDP debit".	
(6)	In section OB 53, list of defined terms, delete "policyholder credit account" and "policyholder debit".	

# 177 Section OB 60 amended (Imputation credits attached to dividends)

- (1) In section OB 60(4)(b), delete "and FDP credit".
- (2) In section OB 60, list of defined terms, delete "FDP credit".

# 178 Section OB 61 amended (ICA benchmark dividend rules)

After section OB 61(2)(b), insert:

(bb) an amount treated as a dividend under **section CB 32C** (Dividend income for first year of look-through company):

# 179 Section OB 67 amended (Reduction of further income tax)

- (1) In section OB 67(2), before the formula, replace "reduced by" with "reduced to".
- (2) Replace section OB 67(2B)(b) with:

35

25

30

first year adjustment is the greater of zero and the amount by which

(b)

		the first year's debit balance in the company's imputation credit account exceeds the credits made to the account during the second tax year.	
(3)	Sub	sections (1) and (2) apply for the 2008–09 and later income years.	
180		ion OB 71 amended (Imputation additional tax on leaving wholly-ed group)	5
(1)		ection OB 71, replace the heading with "Imputation additional tax on ing group of companies".	
(2)	Repl	ace section OB 71(1), other than the heading, with:	
(1)	This	section applies in a tax year when—	10
	(a)	a company ( <b>company A</b> ) stops being part of a group of companies (the <b>former group</b> ), because of a change in the ultimate owner of the company, and becomes part of a wholly-owned group of companies (the <b>new group</b> ); and	
	(b)	if the former group is a wholly-owned group of companies, the loss balance carried forward from the previous tax year for companies in the former group is more than \$1,000,000; and	15
	(c)	if the former group is not a wholly-owned group of companies, company A has transferred imputation credits under <b>section OB 83</b> to a company in the former group.	20
(3)	In se	ction OB 71(2), replace "wholly-owned group" with "former group".	
(4)	In se	ction OB 71(3), replace "same wholly-owned group" with "former group".	
(5)		ection OB 71(5), before paragraph (a), replace "wholly-owned group" with mer group".	
(6)	In se	ction OB 71(6), replace "group" with "former group".	25
(7)		ection OB 71(7), replace "group" with "former group", in each place where pears.	
(8)	In se	ction OB 71(8), replace "wholly-owned group" with "former group".	
(9)		ection OB 71, list of defined terms, insert "group of companies", "imputaredit", and "loss balance".	30
181		ion OB 72 amended (Imputation additional tax on joining whollyed group)	
(1)	Repl	ace section OB 72(2), other than the heading, with:	
(2)	The	company is 1 to which all of the following apply:	
	(a)	the company stops being part of a group of companies (the <b>former group</b> ) and becomes part of a wholly-owned group of companies (the <b>new group</b> ); and	35

	(b)	ance o	former group is a wholly-owned group of companies, the loss bal- carried forward from the previous tax year for companies in the for- roup is more than \$1,000,000; and	
	(c)	A has	former group is not a wholly-owned group of companies, company a transferred imputation credits under <b>section OB 83</b> to a comin the former group.	5
(2)			OB 72, list of defined terms, insert "group of companies", "imput- , and "loss balance".	
182			72B amended (Limit on using entitlement to refund after slly-owned group)	10
(1)	In sec group		B 72B(1)(a), replace "another wholly-owned group" with "another	
(2)	After	section	n OB 72B(1)(a), insert:	
	(ab)	comp	former group is not a wholly-owned group of companies, the ICA any has transferred imputation credits under <b>section OB 83</b> to a any in the former group; and	15
(3)			OB 72B(5), replace the heading with "Use of restricted refund mer group wholly-owned".	
(4)	mer g	group in the rest	B 72B(5), replace the words before paragraph (a) with "If the for- is a wholly-owned group of companies, the Commissioner must cricted refund amount for the ICA company and the new group sub- striction that the amount—".	20
(5)	Repla	ce sect	tion OB 72B(5)(b) with:	
	(b)	may b	be used to satisfy a tax liability referred to in <b>subsection (5C)</b> .	
(6)	After	section	n OB 72B(5), insert:	25
	Use o	f restri	cted refund amount: former group not wholly-owned	
(5B)	sione	r must	r group is not a wholly-owned group of companies, the Commishold the restricted refund amount for the ICA company and the ubject to the restriction that the amount—	
	(a)	may b	be refunded for an imputation credit if—	30
		(i)	the credit was transferred to the ICA company by a company that was in the former group when the ICA company was in the former group:	
		(ii)	the credit arises from taxation paid by the ICA company or by a company that is in the new group and was in the former group immediately before the ICA company joined the new group:	35
		(iii)	the credit is attached to a dividend received in relation to a share-holding by the ICA company or by a company that is in the new	

		group and was in the former group immediately before the ICA company joined the new group; and	
	(b)	may be used to satisfy a tax liability referred to in <b>subsection (5C)</b> .	
	Tax l	iability in subsection (5) or (5B)	
(5C)	A tax	liability referred to in subsection (5) or <b>(5B)</b> is a tax liability of—	5
	(a)	the ICA company:	
	(b)	a company (the <b>member</b> ) that is in the new group with the ICA company, if the ICA company satisfies the Commissioner that the member was in the former group immediately before the ICA company joined the new group.	10
(7)	In sec	etion OB 72B(6), replace "subsection (5)" with "subsection (5) or (5B)".	
(8)	In sec	etion OB 72B(7),—	
	(a)	in paragraph (a), replace "subsection (5)(a)" with "subsection (5)(a) or <b>(5B)(a)</b> ":	
	(b)	in paragraph (b), replace "subsection (5)(b)" with "subsection (5)(b) or <b>(5B)(b)</b> ".	15
(9)	In sec	etion OB 72B(8)(a), delete "wholly-owned".	
183	Secti	on OB 76 repealed (Statutory producer boards attaching FDP credits)	
	Repe	al section OB 76.	
184		on OB 81 repealed (Co-operative companies attaching FDP credits) al section OB 81.	20
185	Secti electi	on OB 82 amended (When and how co-operative company makes	
		etion OB 82(1), before paragraph (a), replace "OB 78, OB 79, or OB 81" "OB 78 or OB 79".	25
186	New	heading and new sections OB 83 and OB 84 inserted	
(1)	After	section OB 82, insert:	
Ele	ction (	by group company for transfer of imputation credits with transfer of tax loss	
OB 8	3 Gro	oup companies transferring imputation credits with transfer of tax	30
	Elect	ion	
(1)	availa	n a company that is an ICA company (the <b>loss company</b> ) makes a tax loss able under section IC 5 (Company B using company A's tax loss) to an-ICA company (the <b>profit company</b> ) for a tax year, the loss company may	35

choose that the loss company or another company meeting the requirements of

		imputation credits to the profit company.	
	No e	lection if companies in wholly-owned group	
2)		<b>section (1)</b> does not apply if the loss company and profit company are bers of the same wholly-owned group of companies.	5
	Amo	unt of imputation credits subject to election	
3)		amount of imputation credits for which the loss company makes the elec- in <b>subsection (1)</b> is calculated using the formula—	
		(loss offsets + subvention payments) × tax rate.	10
	Defin	nition of items in formula	
4)	In th	e formula—	
	(a)	<b>loss offsets</b> is the amount of tax loss that is subject to the election under section IC 5(2)(a) made by the loss company in favour of the profit company:	15
	(b)	<b>subvention payments</b> is the amount of the payments referred to in section IC 5(2)(b) made by the profit company to the loss company in relation to the tax loss:	
	(c)	tax rate is the basic rate of income tax set out in schedule 1, part A, clause 2 (Basic tax rates: income tax, ESCT, RSCT, RWT, and attributed fringe benefits) for the tax year.	20
	Tran	sfers of imputation credits	
5)		ompany that is an ICA company may transfer imputation credits to the t company under the election in <b>subsection (1)</b> if—	
	(a)	the company is the loss company or has an ownership interest in the profit company of 66% or more; and	25
	(b)	the company is a member of a group of companies that includes the loss company and the profit company; and	
	(c)	there is no wholly-owned group of companies that includes the company and the profit company or the loss company and the profit company; and	30
	(d)	the company, the loss company, and the profit company meet the requirements of section OA 8 (Shareholder continuity requirements for memorandum accounts) for the carrying forward of imputation credits during the period beginning from the end of the income year in which the tax loss arises and ending with the transfer of the imputation credits;	35
	(e)	and the transfer occurs in the period of 4 income years beginning from the end of the income year in which the tax loss arises; and	

(f)	notice of the	election	meeting	the	requirements	of	section	ОВ	84	is
	given to the C	ommissi	oner.							

5

10

15

20

25

35

Profit company must attach imputation credits to dividend

(6) When a company transfers imputation credits to the profit company under the election in **subsection (1)**, the profit company must pay a dividend at the time of the transfer and must attach to the dividend the amount of imputation credits transferred to the profit company.

Maximum for total transferred imputation credits

(7) The total amount of imputation credits transferred under the election in **subsection (1)** may be less than or equal to the amount given by **subsection (3)** for the election.

Effect on election if tax loss reduced

(8) If a loss company makes an election under **subsection (1)** relating to a tax loss for a tax year that is made available to more than 1 profit company and the amount of tax loss made available to a profit company is reduced under section IC 11 (Reduction of amounts used by companies), the maximum amount of imputation credits able to be transferred to the profit company under the election is reduced by the same proportion as the amount of tax loss made available to the profit company is reduced under section IC 11.

Defined in this Act: Commissioner, company, dividend, group of companies, ICA company, imputation credit, income year, notice, notify, ownership interest, pay, tax loss, tax year, wholly-owned group of companies

### OB 84 When and how group company transferring tax loss makes election

**Timing** 

(1) A company (the **loss company**) that makes an election under **section**OB 83(1) relating to a tax loss made available by the company to a member of the same group of companies (the **profit company**) must make the election when the tax loss is made available and give the notice required by **subsection (2)**.

Notice 30

(2) The company must notify the Commissioner of the election by electronic means in a way acceptable to the Commissioner and by the due date under section IC 9 (Date for payment and notice to the Commissioner) for notifying the Commissioner of the election under section IC 5 (Company B using company A's tax loss) to make the tax loss available.

Information to be included in notice

- (3) A notice required by **subsection (2)** must include—
  - (a) the name and tax file number of the loss company:
  - (b) the name and tax file number of the profit company:

(c)	of <b>section OB 83(5)</b> that the loss company elects to be a transferor of imputation credits to the profit company:	
(d)	the amount of tax loss that is subject to the election under section IC 5(2)(a) made by the loss company in favour of the profit company:	5
(e)	the amount of the payments referred to in section IC 5(2)(b) made by the profit company to the loss company in relation to the tax loss.	
Sub	section (1) applies for the 2017–18 and later income years.	10
Tabl	e O1 amended (Imputation credits)	
In ta	ole O1, repeal row 5C.	
In ta	ole O1, repeal row 8.	
In ta	ole O1, repeal row 10.	
In ta	ole O1, after row 17, insert:	15
17B	Transfer of credit day of transfer section OB 19B to loss-using group company	
In ta	ole O1, row 22, column 2, delete "or FDP credit".	
Sub	section (4) applies for the 2017–18 and later income years.	
Tabl	e O2 amended (Imputation debits)	20
In ta	ole O2, repeal row 8.	
In ta	ole O2, repeal row 10.	
In ta	ole O2, after row 19, insert:	25
19B	Transfer of credit day of transfer section OB 46B to loss-using group company	
In ta	ole O2, row 26, second column, delete ", FDP debit,".	
	section (4) applies for the 2017–18 and later income years.	
Subs	47 applies for the 2017 To the facer meetine years.	
	part OC repealed (Foreign dividend payment accounts (FDPA))	
	(d) (e) Define pay, ta Subs Table In tal In tal In tal icylor In tal icylor In tal In tal In tal in tal 17B	of section OB 83(5) that the loss company elects to be a transferor of imputation credits to the profit company:  (d) the amount of tax loss that is subject to the election under section IC 5(2)(a) made by the loss company in favour of the profit company:  (e) the amount of the payments referred to in section IC 5(2)(b) made by the profit company to the loss company in relation to the tax loss.  Defined in this Act: Commissioner, company, group of companies, imputation credit, notice, notify, pay, tax file number, tax loss  Subsection (1) applies for the 2017–18 and later income years.  Table O1 amended (Imputation credits)  In table O1, repeal row 5C.  In table O1, repeal row 8.  In table O1, after row 17, insert:  17B

191	Table O4 amended (FDP debits)	
	In table O4, repeal row 12.	
193	Section OE 19 amended (BETA person's payment of income tax on foreign income)	
	In section OE 19, list of defined terms,—	5
	(a) delete "foreign tax":	
	(b) insert "tax credit".	
194	Section OK 1 amended (General rules for Maori authorities with Maori authority credit accounts)	
(1)	Replace section OK 1(3), other than the heading, with:	10
(3)	Credits include an amount of income tax paid during a tax year and an imputation credit attached to a dividend derived by the Maori authority.	
(2)	In section OK 1, list of defined terms, delete "FDP credit" and "FDPA company".	
195	Section OK 2 amended (MACA payment of tax)	15
	Repeal section OK 2(3)(cb).	
196	Section OK 4B repealed (MACA expenditure on research and development)	
	Repeal section OK 4B.	
197	Section OK 7 repealed (MACA dividend derived with FDP credit)	20
	Repeal section OK 7.	
198	Section OK 14 repealed (MACA refund of FDP)	
	Repeal section OK 14.	
199	Section OK 14B amended (MACA refund of tax credit)	
(1)	Repeal section OK 14B(1)(c).	25
(2)	Repeal section OK 14B(2).	
(3)	Repeal section OK 14B(4)(c).	
(4)	In section OK 14B, list of defined terms, delete "FDPA company".	
200	Table O17 amended (Maori authority credits)	
(1)	In table O17, repeal row 4B.	30
(2)	In table O17, repeal row 7.	
201	Table O18 amended (Maori authority debits)	
	In table O18, repeal row 6.	

202	Section OP 5 amended (W imputation group accounts	hen credits and debits arise only in consolidated s)	
(1)	In section OP 5(2)(c), replace	ce "credit):" with "credit)."	
(2)	Repeal section OP 5(2)(d).		
(3)	Repeal section OP 5(4)(e).		5
203	Section OP 7 amended (Co	onsolidated ICA payment of tax)	
(1)	Repeal section OP 7(3)(f).		
(2)	Repeal section OP 7(3)(fb).		
(3)	In section OP 7, list of defin	ned terms, delete "FDP credit".	
204	Section OP 9 amended (Coaccount)	onsolidated ICA transfer from tax pooling	10
	After section OP 9(3)(a), ins	sert:	
	the tax pooling accou	funds that are transferred by the intermediary from ant to the Commissioner to satisfy a liability of the reased amount of tax under section RP 17B (Tax I their use) other than income tax, the date of the	15
205	Section OP 11B repealed (development)	Consolidated ICA expenditure on research and	
	Repeal section OP 11B.		20
206	Section OP 13 repealed (C credit)	onsolidated ICA dividend derived with FDP	
	Repeal section OP 13.		
207	Section OP 18 repealed (C FDP account)	onsolidated ICA transfer from group company's	25
	Repeal section OP 18.		
208	Section OP 19 repealed (C account)	onsolidated ICA transfer from group's FDP	
	Repeal section OP 19.		
209	Section OP 23 amended (C	Consolidated ICA elimination of double debit)	30
(1)	In section OP 23(2), before	paragraph (a), delete "either".	
(2)	In section OP 23(2)(a), delet	te "or transfer".	
(3)	After section OP 23(2)(a), in	nsert:	

	(ab)	another debit arises under section OP 33 for a transfer to another person of the entitlement to the amount of the deposit on a debit date after the debit date for the debit for the loss of shareholder continuity; or	
(4)	After	section OP 23(3)(d), insert:	
	(e)	the imputation debit in <b>subsection (2)(ab)</b> is referred to in table O20: imputation debits of consolidated imputation group, row 7 (transfer to another taxpayer of funds in tax pooling account).	5
(5)	After	section OP 23(4)(a), insert:	
	(ab)	the entitlement is transferred; or	
(6)	Subs	ections (1) to (5) apply for the 2008–09 and later income years.	10
210		on OP 34 repealed (Consolidated ICA refund of FDP) al section OP 34.	
211	Secti	on OP 35 amended (Consolidated ICA refund of tax credit)	
(1)	Repe	al section OP 35(1)(c).	
(2)	Repe	al section OP 35(1B).	15
(3)	Repe	al section OP 35(3)(c).	
(4)	In sec	etion OP 35, list of defined terms, delete "FDP" and "FDP account".	
212		on OP 36 repealed (Consolidated ICA overpayment of FDP) al section OP 36.	
213	Secti	on OP 45 amended (Consolidated ICA redemption debit)	20
(1)	In sec	etion OP 45(5)(a), delete "and FDP credits".	
(2)	In sec	ction OP 45(7)(a), delete "and FDP credits".	
(3)	In sec	etion OP 45, list of defined terms, delete "FDP credit".	
214	Table grou	e O19 amended (Imputation credits of consolidated imputation ps)	25
(1)	In tab	ole O19, repeal row 6B.	
(2)	In tab	ole O19, repeal row 8.	
(3)	In tab	ole O19, repeal row 13.	
(4)	In tab	ole O19, repeal row 14.	
215	Table	e O20 amended (Imputation debits of consolidated imputation groups)	30
(1)	In tab	ole O20, repeal row 8.	
(2)	In tah	ole O20, repeal row 10	

216	Sections OP 51 to OP 74, and cross-headings between table O20 and section OP 75, repealed	
(1)	Repeal sections OP 51 to OP 74.	
(2)	Repeal the cross-headings between table O20 and section OP 75.	
217	Section OP 75 repealed (Consolidated FDPA breach of FDP ratio by PCA company) Repeal section OP 75.	5
218	Sections OP 76 and OP 77 repealed Repeal sections OP 76 and OP 77.	
219	<b>Table O21 repealed (FDP credits of consolidated FDP groups)</b> Repeal table O21.	10
220	<b>Table O22 amended (FDP debits of consolidated FDP groups)</b> In table O22, repeal row 13.	
221	Table O22 repealed (FDP debits of consolidated FDP groups) Repeal table O22.	15
222	Section OZ 3 amended (Overpaid income tax or foreign dividend payment for pre-imputation income year)	
(1)	In the heading to section OZ 3, delete "or foreign dividend payment".	
(2)	Replace section OZ 3(1), other than the heading, with:	
(1)	An ICA company has an imputation debit for an amount of overpaid income tax that is applied to satisfy the company's income tax liability under section BB 1 (Imposition of income tax) for a pre-imputation income year. Subsection (2) overrides this section.	20
(3)	In section OZ 3(2), before paragraph (a), delete "and FDP".	
(4)	In section OZ 3(3), delete "or FDP".	25
(5)	In section OZ 3, list of defined terms, delete "FDP" and "FDPA company".	
223	Section OZ 5 amended (ASCA lost excess available subscribed capital)	
	In section OZ 5, list of defined terms,—	
	(a) delete "foreign tax":	
	(b) insert "tax credit".	30
224	Section OZ 7B amended (Maori authority credit ratios for transitional period)	
(1)	Repeal section OZ 7B(2)(a)(vii).	

(2)	In section OZ 7B(2)(d)(iii), replace "sections LE 8, LE 9, LF 6, and LF 7" with "section LE 8".	
(3)	In section OZ 7B(2)(e)(v), delete "or LF 1(1)".	
225	Section OZ 8 amended (Attaching imputation credits and FDP credits: maximum permitted ratio)	5
(1)	In the heading to section OZ 8, delete "and FDP credits".	
(2)	In section OZ 8(1)(b), delete "and FDP account".	
(3)	In section OZ 8(2), delete "or FDP credit".	
(4)	In section OZ 8, list of defined terms, delete "FDP account" and "FDP credit".	
226	Section OZ 9 amended (Benchmark dividends: ratio change)	10
(1)	In section OZ 9(2), delete "or FDP ratio".	
(2)	In section OZ 9, list of defined terms, delete "FDP ratio".	
227	Section OZ 10 amended (Modifying ratios for imputation credits and FDP credits)	
(1)	In the heading to section OZ 10, delete "and FDP credits".	15
(2)	In section OZ 10(1)(b), before subparagraph (i), delete "and FDP credits".	
(3)	In section OZ 10(1)(b)(i), replace "30/70; or" with "30/70."	
(4)	Repeal section OZ 10(1)(b)(ii).	
(5)	Repeal section OZ 10(1)(b)(iii).	
(6)	Replace section OZ 10(2), other than the heading, with:	20
(2)	For the purposes of section LE 8 (Application of imputation ratio), if the amount of the imputation credit is limited by the maximum permitted ratio set out in section OA 18 (Calculation of maximum permitted ratios), the ratio is treated as 30/70.	
(7)	In section OZ 10, list of defined terms, delete "combined imputation and FDP ratio", "FDP credit", and "FDP ratio".	25
228	Section OZ 11 amended (Tax credits for imputation credits and FDP credits)	
(1)	In the heading to section OZ 11, delete "and FDP credits".	
(2)	In section OZ 11(1)(b), replace the words before paragraph (i) with:	30
	(b) the dividend, and the imputation credits attached to the dividend, have—	
(3)	In section OZ 11(1)(b)(i), replace "30/70; or" with "30/70; and".	
(4)	Repeal section OZ 11(1)(b)(ii).	
(5)	Repeal section OZ 11(1)(b)(iii).	
(6)	In the heading to section OZ 11(2), delete "and FDP ratio".	35

(7)	In section OZ 11(2), delete "or (ii)".	
(8)	Replace section OZ 11(3), other than the heading, with:	
(3)	In the formula in subsection (2), <b>dividend and credits</b> is the amount of the imputation credit included in the person's assessable income for the purposes of section LE 1(1) (Tax credits for imputation credits), together with the amount of dividend to which the credit is attached.	5
(9)	Repeal section OZ 11(4).	
(10)	Repeal section OZ 11(5).	
(11)	In section OZ 11, list of defined terms, delete "combined imputation and FDP ratio", "FDP credit", and "FDP ratio".	10
229	Section OZ 12 amended (Tax credits for non-resident investors)	
(1)	Repeal section OZ 12(1)(b)(i).	
(2)	In section OZ 12(4), replace "OB 61, OC 28 (which relate to imputation and FDP credit ratios)" with "OB 61 (which relate to imputation credit ratios)".	
(3)	In section OZ 12, list of defined terms, delete "combined imputation and FDP ratio".	15
230	Section OZ 18 repealed (Credit-back of PCA balance)	
	Repeal section OZ 18.	
231	Section RA 15 amended (Payment dates for interim and other tax payments)	20
(1)	In section RA 15(3)(b), replace "RF 13(3)" with "RF 3, RF 13(3)".	
(2)	<b>Subsection (1)</b> applies for the 2008–09 and later income years.	
232	Section RA 19 amended (Refunds of excess amounts or when amounts mistakenly paid)	
(1)		
( )	Repeal section RA 19(1)(b).	25
(2)	Repeal section RA 19(1)(b). In section RA 19, list of defined terms, delete "FDP".	25
` ′	In section RA 19, list of defined terms, delete "FDP".  Section RB 2 repealed (Income tax liability for non-filing taxpayers for non-resident passive income)	25
(2) <b>233</b>	In section RA 19, list of defined terms, delete "FDP".  Section RB 2 repealed (Income tax liability for non-filing taxpayers for non-resident passive income)  Repeal section RB 2.	
(2) 233 234	In section RA 19, list of defined terms, delete "FDP".  Section RB 2 repealed (Income tax liability for non-filing taxpayers for non-resident passive income)  Repeal section RB 2.  Section RD 3 amended (PAYE income payments)	30
(2) 233 234 (1)	In section RA 19, list of defined terms, delete "FDP".  Section RB 2 repealed (Income tax liability for non-filing taxpayers for non-resident passive income)  Repeal section RB 2.  Section RD 3 amended (PAYE income payments)  In section RD 3(2), heading, replace "close companies" with "close companies and some others".	
(2) 233 234	In section RA 19, list of defined terms, delete "FDP".  Section RB 2 repealed (Income tax liability for non-filing taxpayers for non-resident passive income)  Repeal section RB 2.  Section RD 3 amended (PAYE income payments)  In section RD 3(2), heading, replace "close companies" with "close companies"	

(3)	In secti	on RD 3(3), replace "close company" with "company".	
(4)	In secti	on RD 3(4), replace "close company" with "company".	
(5)	In secti	on RD 3, list of defined terms, delete "close company".	
235	Section	RD 3 amended (PAYE income payments)	
(1)	In section RD 3C	ion RD 3(1)(b)(ii), replace "subsection (2)" with "section RD 3B or ".	5
(2)	Repeal	section RD 3(2) to (4).	
(3)	Replace	e section RD 3(5) with:	
	If quest	tions arise	
(5)	come p	estion arises whether the PAYE rules apply to all or part of a PAYE in- ayment, other than an amount referred to in <b>section RD 3B or RD 3C</b> , mmissioner must determine the matter.	10
236	New se	ctions RD 3B and RD 3C inserted	
	After <b>s</b>	ection RD 3, insert:	
RD 3	B Share	eholders who are employees, for some companies: income other AYE	15
	When t	his section applies	
(1)	an emp	ction applies for an income year for a person who is a shareholder and loyee of a company that is not a look-through company and is a close my or has 25 or fewer shareholders if—	20
	` ′	he person does not derive as an employee payments of salary or wages—	
	(	i) of a regular amount for regular pay periods of 1 month or less throughout the income year; or	
	(	ii) that total 66% or more of the annual gross income of the person in the corresponding tax year as an employee; or	25
	` /	in amount is paid as income that may later be allocated to the person as in employee for the income year.	
	When t	his section does not apply	
(1B)	This se	ction does not apply for an income year if it or section RD 3C did pre-	30

viously apply but then, for 1 of the last 3 income years, ceased to apply for the

person.

	Incom	ne other than PAYE	
(2)	their from Define	mounts paid to the person in the income year and in later income years in capacity as employee of the company are treated as income other than a PAYE income payment.  d in this Act: amount, annual gross income, close company, employee, income, income year, by period, PAYE income payment, salary or wages, shareholder	5
RD 3		areholders who are employees, for some companies: PAYE and ne other than PAYE	
	When	this section applies	
(1)	an en	section applies for an income year for a person who is a shareholder and applyee of a company that is not a look-through company and is a close pany or has 25 or fewer shareholders if—	10
	(a)	the person derives as an employee payments of salary or wages of a regular amount for regular pay periods; but	
	(b)	an amount is paid as income that may later be allocated to the person as an employee for the income year.	15
	When	this section does not apply	
(1B)		section does not apply for an income year if it or <b>section RD 3B</b> did prely apply but then, for 1 of the last 3 income years, ceased to apply for the n.	20
	PAYE		
(2)	year a	mounts described in <b>subsection (1)(a)</b> paid to the person in the income and in later income years in their capacity as employee of the company are E income payments.	
	Incom	ne other than PAYE	25
(3)	year a	mounts described in <b>subsection (1)(b)</b> paid to the person in the income and in later income years in their capacity as employee of the company are and as income other than from a PAYE income payment.	
		d in this Act: amount, close company, employee, income, income year, pay, pay period, PAYE e payment, salary or wages, shareholder	30
237	Secti	on RD 5 amended (Salary or wages)	
	Renla	ace section RD 5(5) with	

Payments to Governor-General, members of Parliament, and other office

salary to the Governor-General:

salary or allowances to a member of Parliament:

(5)

as—

(a)(b)

A payment to a person is included in salary or wages of the person if it is made

115

	(c)	salary or principal allowances to a judicial officer referred to in section 12B of the Remuneration Authority Act 1977:		
	(d)	salary or allowances to a member of the Employment Relations Authority.		
238		on RD 21 amended (When amounts of tax not withheld or payment ficient)	5	
(1)		ction RD 21(3), replace "amount of a PAYE income payment" with unt of money included in a PAYE income payment".		
(2)	Subs	ection (1) applies for the 2008–09 and later income years.		
238B	Secti	on RD 36 amended (Repayment of employment-related loans)	10	
(1)	Repla	ace section RD 36(2)(b) with:		
	(b)	the amount payable by the company is—		
		(i) payable without any amount of tax being withheld and paid under the PAYE rules, the RWT rules, or the NRWT rules:		
		(ii) a fully-imputed dividend; and	15	
(2)	In sec	etion RD 36, list of defined terms, insert "fully-imputed dividend".		
(3)	For the 2008–09 income year or a later income year ending before the date (the <b>introduction date</b> ) on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Bill is introduced, a person is not permitted to take a tax position that relies on the amendment made by <b>subsection (1)</b> if the person takes a tax position for the income year—			
	(a)	in a tax return filed before the introduction date; and		
	(b)	that does not rely on the provision amended by <b>subsection (1)</b> as that provision was before the amendment.		
239	Section	on RE 2 amended (Resident passive income)	25	
(1)	After	section RE 2(5)(f), insert:		
	(fb)	a dividend paid by a company and derived by another company, if the dividend is fully imputed and the paying company chooses to exclude the dividend from being resident passive income:		
(2)	After	section RE 2(5)(g), insert:	30	
	(gb)	an amount treated as a dividend under <b>section CB 32C</b> (Dividend income for first year of look-through company):		
(3)	Repla	ace section RE 2(5)(i)(i) with:		
		(i) has an imputation ratio of 30/70 or more; and		
(4)	In sec	etion RE 2, list of defined terms,—	35	
	(a)	delete "combined imputation and FDP ratio" and "FDP ratio":		
	(b)	insert "fully imputed".		

(6)	Sub	section (2) applies for the 2017–18 and later income years.					
240	Secti	ion RE 13 amended (Dividends other than non-cash dividends)					
(1)	After section RE 13(1), insert:						
	When	n this section does not apply					
(1B)	This	section does not apply if,—	5				
	(a)	at the same time as making a payment of a dividend other than a non-cash dividend, the person also makes a payment of a non-cash dividend; and					
	(b)	they choose to apply section RE 14B; and					
	(c)	the requirements of section RE 14B are met.	10				
(2)	In se	ction RE 13(3)(c)(ii), replace "dividend:" with "dividend."					
(3)	Repe	eal section RE 13(3)(c)(iii).					
(4)	In se	ction RE 13, list of defined terms, delete "FDP credit".					
241	Section RE 14 amended (Non-cash dividends other than certain share issues)						
(1)	After section RE 14(1), insert:						
	When	n this section does not apply					
(1B)	This	section does not apply if,—					
	(a)	at the same time as making a payment of a relevant non-cash dividend the person also makes a payment of a dividend other than a non-cash dividend; and	20				
	(b)	they choose to apply section RE 14B; and					
	(c)	the requirements of section RE 14B are met.					
(2)	In se	ction RE 14(3)(c)(ii), replace "dividend:" with "dividend."					
(3)	Repe	eal section RE 14(3)(c)(iii).	25				
(4)	In se	ction RE 14, list of defined terms, delete "FDP credit".					
242	New	section RE 14B inserted (Combined cash and non-cash dividends)					
	After	section RE 14, insert:					
RE 1	4B C	ombined cash and non-cash dividends					
	When	n this section applies	30				
(1)	sect paid	section applies when a person has made an election in accordance with items RE 13(1B) and RE 14(1B) and the amount of the cash dividend at the same time as the non-cash dividend is equal to or greater than the untitial calculated by the formula in subsection (2)					

	Calc	ulation	n of amount of tax				
(2)	The amount of tax for the payment of the cash dividend and the non-cash dividend that the person must withhold and pay to the Commissioner is calculated using the formula—						
	(	(tax rat	te × (dividends + tax paid or credit attached)) – tax paid or credit attached.	5			
	Defin	nition	of items in formula				
(3)	In th	e form	ula,—				
	(a)		rate is the basic rate set out in schedule 1, part D, clause 5 (Basic tax :: income tax, ESCT, RSCT, RWT, and attributed fringe benefits):	10			
	(b)		<b>dends</b> is the total amount of the cash dividend and the non-cash divil paid before the amount of tax is determined:				
	(c)	tax j	paid or credit attached is the total of the following amounts:				
		(i)	if a dividend is paid in relation to shares issued by an ICA company, the total amount of imputation credits attached to the dividends:	15			
		(ii)	if a dividend is paid in relation to shares issued by a company not resident in New Zealand, the amount of foreign withholding tax paid or payable on the total amount of the dividends.				
	Trea	tment d	as if amount of tax withheld for 1 combined dividend	20			
(4)	payn unde	nent of	mount of the cash dividend and the non-cash dividend is treated as 1 f 1 dividend (the <b>combined dividend</b> ), and the amount calculated formula in <b>subsection (2)</b> is the amount that is required to be with-the combined dividend and paid under the RWT rules.				
243			E 15 amended (Bonus issues in lieu and shares issued under ribution plans)	25			
(1)	-		RE 15(3)(c)(ii), replace "dividend:" with "dividend."				
(2)			tion RE 15(3)(c)(iii).				
(3)	-		RE 15, list of defined terms, delete "FDP credit".				
244		ion RI ngeme	E 17 amended (Replacement payments under share-lending ents)	30			
(1)	In se	ction I	RE 17(2), replace the formula with:				
	(tax 1	rate × 1	payment $\div$ (1 – tax rate)) – credit attached – credit transferred.				
(2)	In se	ction I	RE 17(3)(d), replace "payment:" with "payment."				
(3)	Repe	eal sect	tion RE 17(3)(e).	35			
(4)	In se	ction I	RE 17. list of defined terms, delete "FDP credit".				

245			2 23 repealed (When amount of tax treated as FDP credit) tion RE 23.						
246	Secti	on RF	1 amended (NRWT rules and their application)						
(1)	After	section	on RF 1(1)(a), insert:						
	(ab)	_	part FG (Treatment of notional loans to New Zealand branches of gn banks); and	5					
(2)	After	section	on RF 1(1)(d), insert:						
	(db)	sect	tion RZ 13 (Treatment of prepayments); and						
	(dc)		tion YD 5(1)(d), and (4) to (9) (Apportionment of income derived y in New Zealand); and	10					
247	Secti	on RF	2 amended (Non-resident passive income)						
(1)	Replace section RF 2(1)(d) with:								
	(d)		est, other than interest derived in the circumstances set out in <b>sub-</b> tion (2B):						
	(e)	non-	resident financial arrangement income.	15					
(1B)	After	section	on RF 2(2), insert:						
	Intere	est exc	reptions						
(2B)	<b>Subsection (1)(d)</b> does not include interest derived from money lent by a non-resident—								
	(a)		he purposes of a business they carry on in New Zealand through a l establishment in New Zealand; or	20					
	(b)	when	n the non-resident is—						
		(i)	a registered bank engaged in business in New Zealand through a fixed establishment in New Zealand; and						
		(ii)	not associated with the person to whom the money is lent; or	25					
	(c)		has given rise to non-resident financial arrangement income under tion RF 12E(1).						
(2)	After	After section RF 2(3)(d), insert—							
	(e)		est when the person paying the interest is a member of a New Zeabanking group.	30					
(3)			RF 2(4), replace "schedular income that is non-resident passive in- "non-resident passive income referred to in subsection (3)".						
(4)			RF 2(7), replace "non-resident passive income" with "non-resident ome except to the extent to which the amount is non-resident finan-						

cial arrangement income or an amount to which subpart FG (Treatment of no-

tional loans to New Zealand branches of foreign banks) applies".

(6) In section RF 2, list of defined terms, insert "income year", "money lent", "New Zealand banking group", "non-resident financial arrangement income", and "registered bank".

#### 248 New sections RF 2BA and RF 2B inserted

After section RF 2, insert:

5

# RF 2BA Non-resident financial arrangement income: outline and concepts

What this section does

- (1) This section applies for the purposes of **sections RF 2B, and RF 12D to RF 12J** to provide an outline of the provisions relating to the taxation of non-resident financial arrangement income and to describe the key terms used in the provisions. This section—
  - (a) operates only as an aid to understanding; and
  - (b) does not override the definition of any term used in this Act; and
  - (c) does not prevail in any case where a conflict arises between this section and another provision of this Act.

15

10

Purpose

(2) The purpose of the rules for non-resident financial arrangement income is to ensure that the payment of NRWT on interest derived by a related-party lender is aligned with deductions for expenditure that a borrower has under the financial arrangements rules.

20

25

30

35

Key concepts

- (3) The following are the key concepts:
  - (a) non-resident financial arrangement income, which is the equivalent of interest derived by a lender, see section RF 2B:
  - (b) related-party debt which is a financial arrangement between associated persons, or persons who are regarded as associated, that provides funds to a borrower who is allowed a deduction for expenditure under the arrangement, *see* **section RF 12H** (Meaning of related-party debt):
  - (c) indirect associated funding which is an arrangement involving some form of back-to-back lending, see section RF 12I (Concepts used for definition of related-party debt).

When does a lender derive non-resident financial arrangement income?

- (4) An offshore lender will derive non-resident financial arrangement income when—
  - (a) they are associated with or related to a borrower who is resident in New Zealand; and
  - (b) the funding is provided through a financial arrangement that is a relatedparty debt; and

	(c)		est payments on the arrangement are deferred when compared to interest deductions by the borrower; and	
	(d)		porrower's expenditure on related-party debt is more than a de mini- amount.	
	How	is the	income calculated?	5
(5)	amo	unt of	sident financial arrangement income of a lender is aligned with the the expenditure incurred by the borrower on related-party debt, <i>see</i> <b>F 12D</b> .	
	Wha	t are fi	rst year adjustments?	
(6)	finar tiona	ncial ar ıl amou	nent is made for the first year in which a lender derives non-resident trangement income. The lender is treated as having derived an additunt that is sufficient to reverse the deferral described in <b>subsection section RF 12F</b> .	10
	How	is the	income taxed?	
(7)			's income is non-resident passive income from which NRWT must l, see section RF 2.	15
	financ	ial arran	s Act: amount, approved issuer, associated person, deduction, financial arrangement, agements rules, interest, non-resident financial arrangement income, non-resident pas- JRWT, pay, related-party debt, resident in New Zealand	
RF 2	В Ме	aning	of non-resident financial arrangement income	20
	Whe	n this s	ection applies	
(1)			n, and <b>sections RF 12D to RF 12J</b> , apply for the purposes of the es when—	
	(a)	a per	rson (the <b>borrower</b> ) is—	
		(i)	resident in New Zealand; or	25
		(ii)	a non-resident carrying on a business in New Zealand through a fixed establishment in New Zealand; and	
	(b)	lend fund	corrower is party to a financial arrangement with a non-resident (the <b>er</b> ) through which funding is provided to the borrower, other than ing provided by the lender through a fixed establishment in New and; and	30
	(c)	the fi	inancial arrangement—	
		(i)	gives rise to non-resident passive income under <b>section RF 2(1)(d)</b> ; or	
		(ii)	would give rise to income referred to in <b>subparagraph</b> (i) in the absence of <b>section RF 2(2B)(c)</b> .	35
	Mean	ning of	fnon-resident financial arrangement income	
(2)			ent financial arrangement income, for a financial arrangement and year, means an amount having a source in New Zealand that is ac-	

	crued when-		related-party debt and derived by a lender in the income year	
	(a)		esident financial arrangement income was derived in relation to the gement by a lender in an earlier income year; or	
	(b)	the fo	llowing requirements are met for the income year:	5
		(i)	the total expenditure incurred by the borrower on related-party debt is more than the de minimis set out in <b>subsection (3)</b> ; and	
		(ii)	in relation to the financial arrangement, the deferral calculation set out in <b>subsection (4)</b> is less than 90%.	
	Relate	ed <b>-</b> par	ty de minimis	10
(3)	curred the bo	d in th	mis applies when the total expenditure on all related-party debt ine previous income year under the financial arrangements rules by r, and all companies that are in the same group of companies as the \$40,000 or less.	
	Defer	ral cal	Culation	15
(4)			<b>subsection (7)</b> , the deferral calculation referred to in <b>subsection</b> the percentage calculated using the formula—	
			accumulated payments ÷ accumulated accruals.	
	Defin	ition o	f items in formula	
(5)	In the	formu	ıla,—	20
	(a)		<b>nulated payments</b> for the income year is the total interest paid in on to the financial arrangement by the borrower for the period	
		(i)	starts on the day on which the financial arrangement first meets the requirements for a related-party debt; and	25
		(ii)	ends on the NRFAI due date for the borrower's income year:	
	(b)	the bo	<b>nulated accruals</b> is an amount equal to the total expenditure that prrower incurs under the arrangement when the arrangement is a reparty debt for the period that—	
		(i)	starts on the day on which the financial arrangement first meets the requirements for a related-party debt; and	30
		(ii)	ends on the last day of the income year before the income year referred to in <b>paragraph (a)(ii)</b> .	
	When	calcu	lation treated as more than 90%	
(7)			coses of the calculation in <b>subsection (4)</b> , the result of the formulas more than $90\%$ if—	35
	(a)	the ite	em accumulated accruals is zero:	

(b)	the date in subsection (5)(b)(ii) occurs before the date in subsection
	(5)(b)(i).

NRFAI due date

(7B) The **NRFAI due date**, for a financial arrangement, is the due date for the payment of NRWT for the period that ends on the last day of the second month following the end of an income year.

5

Foreign exchange movements

(8) For the purposes of **subsections (4) and (5)**, the calculation of total interest and total expenditure must be made in the currency of the financial arrangement.

10

15

20

Choosing to disregard de minimis and deferral calculation

(9) See **section RF 12G** for elections to disregard the related-party de minimis and the deferral calculation.

#### Example

Three years ago, NZ Sub A Ltd (A) borrowed NZ\$1m from a non-resident associate (Foreign Lender Ltd). A's financial arrangement expenditure on this arrangement for each year has been \$42,000, \$50,000 and \$53,000. For the same 3-year period, A has paid interest of \$19,000, \$20,000 and \$21,000. At the end of the second year, the deferral calculation is (\$19,000 + \$20,000)  $\div$  \$42,000 = 92.9%, so no NRFAI arises. However, at the end of the third year the deferral calculation is (\$19,000 + \$20,000)  $\div$  \$20,000 + \$21,000)  $\div$  (\$42,000 + \$50,000) = 65.2%. As this is below 90%, NRFAI arises for the first time in the third year. The NRFAI will be treated as paid under **section RF 12E** on the last day of the second month after A's balance date.

25

Defined in this Act: amount, amount of tax, approved issuer, associated person, company, financial arrangement, financial arrangements rules, fixed establishment, income year, interest, money lent, non-resident, non-resident financial arrangement income, non-resident passive income, New Zealand, New Zealand banking group, NRFAI due date, NRWT, NRWT rules, pay, related-party debt, resident in New Zealand, source in New Zealand

#### 249 Section RF 8 amended (Certain dividends)

30

- (1) Repeal section RF 8(1)(e).
- (2) In section RF 8, list of defined terms, delete "FDP".

# 250 Section RF 9 amended (When dividends fully imputed or fully credited)

- (1) In the heading to section RF 9, delete "**or fully credited**".
- (2) In section RF 9(1), delete "or fully credited for FDP".

- (3) Repeal section RF 9(4).
- (4) Repeal section RF 9(5).
- (5) In section RF 9, list of defined terms, delete "FDP" and "FDP credit".

251	Section	RF:	10 ғ	amended	(Non-cash	dividends	.)
-----	---------	-----	------	---------	-----------	-----------	----

(1) Replace the formula in section RF 10(2) with:

rate  $A \div (1 - \text{rate } A) \times \text{dividend payment}$ .

- (2) Replace section RF 10(3)(b) with:
  - (b) **dividend payment** is the amount of the dividend paid to the extent to which the amount of the dividend is not fully imputed, as described in section RF 9(2), disregarding the amount of tax to be withheld.
- (3) Repeal section RF 10(3)(c).
- (4) Repeal section RF 10(3)(d).
- (5) Replace the formula in section RF 10(4) with:

10

5

rate A × dividend payment.

- (6) Replace section RF 10(5)(b)(ii) with:
  - (ii) to the extent to which the amount of the dividend is not fully imputed (as described in section RF 9).
- (7) Repeal section RF 10(5)(c).

15

- (8) Repeal section RF 10(5)(d).
- (9) In section RF 10, list of defined terms, delete "FDP" and "FDP credit".

# 252 Section RF 12 amended (Interest paid by approved issuers or transitional residents)

(1) Replace section RF 12(1)(a)(ii) with:

20

unless the approved issuer is a member of a New Zealand banking group as described in section FE 33 (New Zealand banking group), is derived by a person not associated with the approved issuer except by being a beneficiary of a trust established for the main purpose of protecting and enforcing beneficiaries' rights under the registered security; and

25

- (2) In section RF 12(1)(a)(iii), replace "applies:" with "applies; and".
- (3) After section RF 12(1)(a)(iii), insert:
  - (iv) does not relate to related-party debt:
- (4) In section RF 12, list of defined terms, insert "New Zealand banking group" 30 and "related-party debt".

### 253 New heading and new sections RF 12D to RF 12J inserted

After section RF 12C, insert:

# Certain financial arrangements involving related-party debt

#### RF 12D Determining amount of non-resident financial arrangement income

Amount of income

(1) The amount of non-resident financial arrangement income derived by a lender in an income year is an amount equal to the expenditure incurred in the income year on the related-party debt by the borrower.

Applying general rule

(1B) Subsections (1C), (1D), (1E), (2), and (3) apply for the purposes of subsection (1) and sections RF 2BA, RF 2B, RF 12E to RF 12J, and RZ 13 (Treatment of prepayments).

*Expenditure* 

(1C) **Expenditure** excludes an amount that may be an expense of the borrower under the arrangement but is not, and will not be, an amount received by the lender.

Spreading method

15

20

25

30

35

5

10

(1D) For financial arrangements involving related-party debt, the spreading method that must be applied in determining the amount incurred is the method used by the borrower for the financial arrangement under subpart EW (Financial arrangements rules) excluding the following methods for which another spreading method must be substituted:

(a) the fair value method:

(b) the market valuation method under section EW 18 (Market valuation method).

Foreign exchange movements

(1E) The calculation of total interest and total expenditure must be made in the currency of the financial arrangement.

When lender's income zero

(2) In the calculation of non-resident financial arrangement income, if the borrower has income on the related-party debt, the amount derived by the lender is treated as zero.

Part years

(3) For the purposes of **subsection (1)**, a reference to an income year includes a reference to a part of an income year.

#### **Example**

NZ Sub B Ltd (B) has borrowed US\$100m from its non-resident parent and will repay US\$125m in 5 years' time. Calculated in US dollars, the financial arrangement expenditure for each year is US\$4m, US\$4.5m, US\$5m, US\$5.5m, and US\$6m respectively. B must calculate NRFAI in US dollars for each year then, for the purposes of paying NRWT, convert this into NZ dollars using the currency conversion

in subpart YF (Currency conversion). B has also entered into a hedge to buy US \$125m in 5 years' time for NZ\$200m. Because the hedge does not give rise to interest or NRFAI, income or expenditure relating to the hedge is excluded from B's NRWT calculations.

Defined in this Act: amount, expenditure, fair value method, financial arrangement, income, income year, non-resident financial arrangement income, related-party debt, spreading method

5

# RF 12E When non-resident financial arrangement income treated as paid

Amount paid

(1) An amount of non-resident financial arrangement income is treated as paid on the last day of the second month following the end of the borrower's income year.

10

When debt matures, ends, or no longer qualifies

(2) Despite **subsection (1)**, if a related-party debt matures, ends, or no longer qualifies as a related-party debt during the borrower's income year, the non-resident financial arrangement income is treated as paid on the last day of the second month following the relevant event.

15

Defined in this Act: amount, income year, non-resident financial arrangement income, pay, related-party debt

## RF 12F Adjustments: first year additional amounts

When this section applies

20

(1) This section applies for the first income year in which a lender derives non-resident financial arrangement income under a financial arrangement. It increases the lender's income by adding an amount that the lender would have derived if the financial arrangement had always given rise to non-resident financial arrangement income.

25

**Formula** 

(2) The amount is calculated using the formula—

total accrual income - total interest.

Definition of items in formula

(3) In the formula,—

30

- (a) **total accrual income** is the total expenditure incurred by the borrower under the arrangement to the extent to which the arrangement is held by a non-resident person for the period that—
  - (i) starts on the date on which the borrower became party to the arrangement; and

- (ii) ends on the last day of the income year that precedes the first income year:
- (b) **total interest** is the total interest paid by the borrower to all non-residents for the period that—

- (i) starts on the date on which the borrower became party to the arrangement; and
- (ii) ends on the NRFAI due date for the borrower's income year.

#### Example continued from section RF 2B

Foreign Lender Ltd has derived NRFAI for the first time in the third year of a loan to NZ Sub A Ltd (A). The NRFAI derived for this year is equal to A's financial arrangement expenditure for the third year of \$53,000. However, as this year is the first in which Foreign Lender Ltd has derived NRFAI on this related-party debt, it also derives an additional amount of (42,000 + 50,000) - (19,000 + 20,000 + 21,000) = 32,000.

Defined in this Act: amount, financial arrangement, income, income year, interest, non-resident, non-resident financial arrangement income, NRFAI due date, NRWT, pay, related-party debt

# RF 12G Choosing to treat income as non-resident financial arrangement income

When this section applies

(1) This section applies for the first income year in which the borrower is party to a financial arrangement described in **section RF 2B(1)(b)**.

Elections related to de minimis

(2) The borrower may choose to disregard the application of the related-party de minimis referred to in **section RF 2B(3)**.

Elections related to deferral calculation

20

25

35

40

5

10

- (3) Despite **section RF 2B(4)**, if the result of the deferral calculation by the borrower is, or is treated as, more than 90%, they may choose to disregard the application of the calculation for an arrangement—
  - (a) that is for a period of more than 12 months; and
  - (b) in relation to which they reasonably expect non-resident financial arrangement income will arise for a later income year.

Making elections

- (4) The election must be made by notifying the Commissioner by the earlier of—
  - (a) the first day on which interest described in **section RF 2(1)(d)** is paid:
  - (b) the last day of the income year in which the arrangement becomes a related-party debt.

#### Example

NZ Sub C Ltd (C) has borrowed \$500,000 from its non-resident parent. Although interest accrues on this loan, C does not expect to make any interest payments for some years. C has also borrowed from a bank but has no other related-party loans. C's expected financial arrangement expenditure on the related-party debt for the first 3 years is \$32,000, \$36,000 and \$41,000. C will not have to calculate whether NRFAI arises until the end of the third year as this is when the related party de minimis is reached. However, C expects that once the related party de minimis is reached, NRFAI will arise because there are expected to be no interest

		payments. Therefore, C notifies Inland Revenue during the first year, that it will withhold NRWT on NRFAI from the start of the first year.						
			s Act: Commissioner, financial arrangement, income year, inform, interest, non-resident agement income, notify, related-party debt					
RF 1	2H N	Ieanin	g of related-party debt	5				
	Mea	ning oj	f related-party debt					
(1)	Rela	ted-pa	arty debt means a financial arrangement under which—					
	(a)	-	rson (the <b>lender</b> ) is party to an arrangement that provides funds to her person (the <b>borrower</b> ) when—					
		(i)	the lender and borrower are associated persons; or	10				
		(ii)	the funding is provided through an indirect associated funding arrangement, as described in <b>section RF 12I(2)</b> ; or					
		(iii)	the lender is a member of a non-resident owning body that is associated with the borrower, as described in <b>section RF 121(4)</b> ; and					
	(b)	expe tion.	enditure arises for the borrower for which they are allowed a deduc-	15				
	New	Zealar	nd banking group exclusion					
(2)	arrar	ngemer	on (1), other than paragraph (a)(ii), does not apply to a financial at to which a member of a New Zealand banking group as deterer section FE 33 (New Zealand banking group) is party.	20				
	Asso	ciated	persons					
(3)	non- pose <b>RF 1</b>	residers of the second of the	section (1)(a)(iii) applies, the borrower and the member of the nt owning body are treated as if they were associated for the purnis section, and sections RF 2B, RF 12, RF 12D to RF 12G, and RF 12J and section 32M of the Tax Administration Act 1994. s Act: amount, associated person, deduction, financial arrangement, income year, New ng group, non-resident owning body, related-party debt	25				
DE 1								
Kr J		-	s used for definition of related-party debt					
(1)			section applies	20				
(1)	mear	nt by i	n applies for the purposes of <b>section RF 12H</b> to describe what is ndirect associated funding arrangements and funding through non-rning bodies.	30				
	Indir	ect ass	sociated funding arrangements					
(2)	An i	ndirect	associated funding arrangement exists when—					
	(a)		on-resident person (the <b>indirect lender</b> ) provides funds or pays ey, directly or indirectly, to another person (the <b>direct lender</b> ) who	35				

provides funds to a third person (the **borrower**)—

5

10

15

20

25

- (i) in order for the funds to be provided to the borrower, or to reimburse the direct lender or compensate them, for providing the funds to the borrower; and
- (ii) with the purpose or effect that the borrower incurs financial arrangement expenditure and the indirect lender does not derive non-resident passive income from the borrower; and
- (b) the indirect lender is associated with the borrower; and
- the funding does not meet the requirements of section RF 12H(1)(a)(i) (c) and (iii) for related-party debt.

Non-resident owning bodies

(4) A non-resident owning body is treated as associated with a borrower when the ownership interest, within the meaning set out in paragraph (a) of the definition of that term, in the borrower of all the members of the non-resident owning body is 50% or more.

#### **Examples**

NZ Sub D Ltd (D) borrows \$1m at an interest rate of 6% from 3rd Party Finance Co Ltd (Finance Co) which agrees to provide this amount because D International, a non-resident associate of D, agrees to lend \$800,000 at an interest rate of 4% to Finance Co. This is treated as a loan of \$800,000 from D International to D, and a loan of \$200,000 from Finance Co to D. D makes an interest payment of \$60,000 to Finance Co, and Finance Co makes an interest payment of \$32,000 to D International. D is treated as making an interest payment of \$32,000 to Finance Co as agent for D International, so must withhold \$3,200 NRWT. If D does not, Finance Co will be required to do so.

Two unrelated foreign investors agree to purchase 40% each of a New Zealand company with the remaining 20% held by a New Zealand investor. The New Zealand company has borrowed \$1m, with the amounts being \$400,000 from each of the foreign investors and \$200,000 from the New Zealand investor and all borrowing is on similar terms. The 2 foreign investors are members of a non-resident owning body as they are acting together as if they were a single entity. Neither foreign investor is associated with the New Zealand business, either individually or as a consequence of being a member of the non-resident owning body. However, because they are members of the non-resident owning body, interest payments derived by the foreign investors will be ineligible for AIL and the loans may give rise to non-resident financial arrangement income.

Defined in this Act: arrangement, associated person, interest, non-resident, non-resident owning body, non-resident passive income, ownership interest, pay, related-party debt

# RF 12J Treatment of certain payments made under indirect associated funding arrangements

Payments made under funding arrangements

The payment made under an indirect associated funding arrangement described (1) in section RF 121(2), to the extent to which subsection (2) applies, is treated as made under a financial arrangement between the borrower and the

129

30

35

		• • • • • • • • • • • • • • • • • • • •
		ect lender, and not made under a financial arrangement between the bor-
		er and the direct lender.
		tment of payments
(2)	Und	er this subsection,—
	(a)	an amount that the indirect lender pays to the direct lender is treated as paid by the indirect lender to the borrower to the extent to which the amount is not more than the amount paid by the direct lender to the borrower:
	(b)	an amount that the borrower pays to the direct lender is treated as paid to the direct lender as agent for the indirect lender to the extent to which the amount is not more than the amount paid by the direct lender to the indirect lender.
	Whe	n amounts of tax not withheld
(3)	full a	the purposes of <b>subsection (2)(b)</b> , if the borrower does not withhold the amount required to be withheld under sections RA 6 (Withholding and payobligations for passive income) and RF 3, the direct lender must withhold WT on interest paid to them.
	No li	ability for direct lender
(4)	-	oite <b>subsection (3)</b> , the direct lender has no liability to withhold an unt of tax for the payment if the borrower has notified the direct lender—
	(a)	the payment is not made under an indirect associated funding arrangement:
	(b)	non-resident financial arrangement income has been derived on the financial arrangement.
	Dete	rmining interest paid and effect of reduction
(5)	For t	he purposes of <b>subsection (3)</b> ,—
	(a)	paragraph (d) of the definition of pay does not apply:
	(b)	for the financial arrangement, a reduction for the direct lender through the application of <b>subsection (4) and paragraph (a)</b> has no effect on the amount of NRWT that must be withheld on behalf of the indirect lender.
		ed in this Act: amount, amount of tax, associated person, financial arrangement, income tax ty, interest, notify, NRWT, pay
254	Sect	ion RF 14 repealed (Treatment of FDP credits)

# **Section RF 14 repealed (Treatment of FDP credits)**

Repeal section RF 14.

#### Section RM 1 amended (What this subpart does) 255

(1) Repeal section RM 1(d). (2)

(2)	In se	ction RM 1, list of defined terms, delete "PCA person".	
256		on RM 3 repealed (Refunds for overpaid FDP) ral section RM 3.	
257	Secti	on RM 13 amended (Limits on refunds for ICA companies)	
	Repl	ace section RM 13(3) with:	5
	Limi	ts when company has extension of time for filing return	
(3)	of th most	amount of the refund or transfer must be no more than the credit balance e ICA company in the imputation credit account on the last day of the recent period for which the company has filed an annual ICA return if, a the ICA company becomes entitled to the refund or transfer,—	10
	(a)	the ICA return for the most recent tax year that has ended (the <b>last tax year</b> ) is not yet due because the company has an extension of time to file that return; and	
	(b)	the ICA company has filed an ICA return for no period that is referred to in subsection (2)(a) to (c) and ends after the beginning of the last tax year.	15
258	Head	ling and sections RM 18 to RM 21 repealed	
(1)	Repe	al the heading before section RM 18.	
(2)	Repe	eal sections RM 18 to RM 21.	
259	Head	ling and sections RM 28 to RM 31 repealed	20
(1)	Repe	al the heading before section RM 28.	
(2)	Repe	eal sections RM 28 to RM 31.	
260	Secti	on RZ 6 amended (Limits on refunds: transitional dates)	
(1)	Repe	eal section RZ 6(3).	
(2)	In se	ction RZ 6, list of defined terms, delete "PCA person".	25
261	New	heading and new section RZ 13 inserted	
	After	section RZ 12, insert:	
		Non-resident financial arrangement income	
RZ 1	3 Tre	atment of prepayments	
	When	n this section applies	30
(1)	This	section applies for the purposes of the NRWT rules when—	
	(a)	a person resident in New Zealand enters into a financial arrangement before the date on which the Taxation (Annual Rates for 2016–17, Closely	

			Companies, and Remedial Matters) Act <b>2016</b> receives the Royal at (the <b>date of enactment</b> ); and	
	(b)	eithe	er—	
		(i)	no obligation to withhold NRWT has arisen in relation to the arrangement before the date of enactment; or	5
		(ii)	approved issuer levy has been paid in relation to the arrangement before the date of enactment; and	
	(c)	RF 1	arrangement would be a related-party debt if <b>sections RF 12H to 12J</b> (which relate to related-party debt) had applied to the arranget before the date of enactment; and	10
	(d)	the p	person is party to the arrangement on or after the date of enactment.	
	When	ı exces	ss treated as paid	
(2)	in rei	–17, Clation than	late on which <b>section 247(1)</b> of the Taxation (Annual Rates for Closely Held Companies, and Remedial Matters) Act <b>2016</b> applies to the arrangement, the total interest paid under the arrangement is the total expenditure accrued by the person on the arrangement, the rest is treated as paid on that date.	15
	Fore	ign exc	change treatment	
(3)	a for be m	eign c	poses of <b>subsection (2)</b> and an arrangement that is denominated in urrency, the calculation of total interest and total expenditure must the currency of the arrangement and the excess converted to New llars under subpart YF (Currency conversion).	20
	Exan	nple		
	Marc year Parei are r	h 2025 from 2 nt. As not nor	2010, X Ltd borrowed \$1m from Foreign Parent Ltd, repayable on 31 5. Foreign Parent also has a New Zealand branch. On 31 March each 2011 to 2016, X makes an interest payment of \$60,000 to Foreign Foreign Parent has a New Zealand branch, these interest payments n-resident passive income, so no NRWT is required to be withheld.	25
	by X 2016 Parei ment section	to Fo , X ma nt that covers on RF	mendments to section RF 2(1)(d) are enacted, any interest payments reign Parent will be non-resident passive income. On 30 September akes a one-off interest payment of \$400,000 and agrees with Foreign no further interest will be paid. X calculates that \$35,000 of this pays the period from 1 April 2016 to the date on which the amendments to 2(1)(d) are enacted. The remaining \$365,000 is treated as a prepay-	30
	ment \$36,5		s paid on the date of enactment, so X is required to withhold NRWT of	35
	Define	ed in th	is Act: amount, approved issuer levy, financial arrangement, income year, interest, T rules, pay, related-party debt, resident in New Zealand	

40

# 262 Section YA 1 amended (Definitions)

- (1) This section amends section YA 1.
- (2) Insert, in appropriate alphabetical order:

		Companies, and Remedian Matters) Bin	
aircr	aft eng	gine means—	
(a)		a aircraft that is not a helicopter, an engine used for the propulsion aircraft:	
(b)	for a	helicopter,—	
	(i)	an engine used for the propulsion of, and generation of lift for, the helicopter:	5
	(ii)	the main transmission system:	
	(iii)	the main rotor system:	
	(v)	the swash plate assembly:	
	(vi)	the anti-torque system:	10
	(viii)	the hydraulic system:	
	(ix)	an assemblage consisting of 2 or more items referred to in sub-	
		paragraphs (i) to (viii)	
aircr	aft eng	gine overhaul—	
(a)	movin aircra basis piece perfor overh	n aircraft that is not a helicopter, means a process that involves reng, if necessary, an aircraft engine from the aircraft, dismantling the aft engine and testing pieces, replacing or restoring pieces on the of test results or use of the aircraft engine since installation of the restoring the aircraft engine to a condition in which it meets its rmance specifications for the scheduled overhaul period before the eaul, reassembling the aircraft engine, fitting the aircraft engine to rcraft, and testing the aircraft engine:	15 20
(b)		helicopter, means a process that involves the application of the ss described in <b>paragraph (a)</b> to—	
	(i)	an engine:	25
	(ii)	the main transmission system:	
	(iii)	the main rotor system:	
	(v)	the swash plate assembly:	
	(vi)	the anti-torque system:	
	(viii)	the hydraulic system:	30
	(ix)	an assemblage consisting of 2 or more items referred to in <b>sub-paragraphs</b> (i) to (viii)	

- (3) In the definition of **ancillary tax**, repeal paragraphs (e), (f), and (g).
- (4) Repeal the definition of **annual FDPA return**.
- (5) Repeal the definition of **annual PCA return**.
- (6) Replace the definition of **asset base** with:

**asset base**, for a class of life insurance policy, means a segregated or identifiable group, or proportion of a group, of assets attributable to the class

(7B) In the definition of balance date, replace "for the purposes of section RC 10" with "for the purposes of sections **FG 3** (Notional interest) and RC 10".

Repeal the definition of associated internal software developer.

**(7)** 

(8) In the definition of <b>close company</b> , repeal paragraph (b).					
(9)	Replace the definition of <b>close relative</b> with: 5				
	close relative,—				
	(a)	is defined in section FC 1(2) (Disposals to which this subpart applies) for the purposes of subpart FC (Distribution, transmission, and gifts of property):			
	(b)	in section HA 6 (Corporate requirements), means, for a person—	10		
		(i) a spouse, civil union partner, or de facto partner of the person:			
		(ii) another person who is within the second degree of relationship to the person			
(10)	Repea	al the definition of combined imputation and FDP ratio.			
(10B)		e definition of <b>common market value interest</b> , paragraph (a), replace on IC 4" with "sections CD 5 and IC 4".	15		
(10C)		e definition of <b>common voting interest</b> , paragraph (a), replace "section with "sections CD 5 and IC 4".			
(11)	In the definition of <b>consideration</b> , paragraph (a), replace "EE 48 to EE 52" with "EE 48 to EE 51".				
(12)	Repeal the definition of <b>consolidated FDP group</b> .				
(13)	In the	definition of <b>continuity provisions</b> , repeal paragraph (h).			
(14)	Repea	al the definition of <b>convertible credit</b> .			
(15)	Repla	ce the definition of credit account continuity provisions with:			
		t account continuity provisions means section OB 41 (ICA debit for loss areholder continuity)	25		
(19)	Insert,	, in appropriate alphabetical order:			
	iture: and so (which	nt workplace is defined in section CW 16B(5) (Accommodation expend- out-of-town secondments and projects) for the purposes of that section, sections CW 16C, CW 16E, CW 16F, CW 17CB, CZ 29, and CZ 30 th relate to time limits for accommodation expenditure and the application erules to new employees)	30		
(20)	Repea	al the definition of distant workplace inserted by subsection (19).			
(21)	In the	definition of distant workplace, delete the words after "projects)".			
(22)	In the	definition of <b>dividend</b> , repeal paragraph (c)(i).	35		
(23)		e <b>definition</b> of <b>dividend</b> , in paragraph (e), delete "subpart OJ (Policyr credit accounts (PCA)),".			
(24)	In the	definition of dividend, replace paragraph (e) with:			
134					

(37)

Repeal the definition of FDP reference period.

(38) Repeal the definition of **FDP rules**.

	(e)	in section GB 38 (When sections GB 35 to GB 37 apply to consolidated groups), subpart OE (Branch equivalent tax accounts (BETA)), the imputation rules, and the definitions of <b>benchmark dividend</b> , <b>company dividend statement</b> , <b>imputation credit</b> , <b>imputation ratio</b> , <b>pay</b> , and <b>shareholder dividend statement</b> , does not include any amount treated as a dividend under section CB 34(5), GB 23, or GB 25 (which relate to mutual associations, family-owned businesses, and close companies):	5		
(25)		definition of dividend, in paragraph (f), delete "subpart OJ (Policy-redit accounts (PCA)),".			
(26)	In the	definition of dividend, replace paragraph (f) with:	10		
	(f)	in section GB 38 (When sections GB 35 to GB 37 apply to consolidated groups), subpart OE (Branch equivalent tax accounts (BETA)), the imputation rules, and the definitions of <b>benchmark dividend</b> , <b>company dividend statement</b> , <b>imputation credit</b> , <b>imputation ratio</b> , <b>pay</b> , and <b>shareholder dividend statement</b> , does not include an amount treated as a dividend under section GB 1(3) (Arrangements involving dividend stripping)	15		
(27)	In the definition of dividend treated as interest, replace paragraph (d) with:				
	(d)	a company that, in New Zealand, in engaged is engaged solely in the business of life insurance referred to in section EY 8(2)(c) (Meaning of life insurance)	20		
(28)	Repea	al the definition of excess credit amount.			
(29)	In the	definition of excluded ancillary tax, repeal paragraph (b).			
(30)	Insert,	, in appropriate alphabetical order:			
` '	<b>exiting partner</b> , for a partnership, means a person who disposes of interests in the partnership held by the person as a partner				
(30B)	In the	e definition of <b>expenditure</b> , after paragraph (b), insert:			
	(c)	is defined in <b>section RF 12D(1C)</b> (Determining amount of non-resident financial arrangement income) for the purposes of that section and <b>sections RF 2BA, RF 2B, RF 12E to RF 12J, and RZ 13</b> (which relate to the calculation of non-resident financial arrangement income)	30		
(31)	Repea	al the definition of <b>FDP</b> .			
(32)	Repea	al the definition of FDP account.			
(33)	Repea	al the definition of <b>FDP credit</b> .			
(34)	Repeal the definition of <b>FDP debit</b> .				
(35)	Repeal the definition of <b>FDP penalty tax</b> .				
(36)	Repea	al the definition of <b>FDP ratio</b> .			

(41) In the definition of fixed-rate share, paragraph (a), before subparagraph (i),

foreign bank is defined in section FG 1(2) (When this subpart applies) for the purposes of subpart FG (Treatment of notional loans to New Zealand

5

(39) Repeal the definition of **FDPA**.

delete "or FDP credits".

(40) Repeal the definition of **FDPA company**.

(42) Insert, in appropriate alphabetical order:

	hes of foreign banks)				
(43)	Insert, in appropriate alphabetical order:				
	foreign LTC holder means—				
	(a)	(a) a non-resident:			
	(b)	a trustee of a trust, if the trust has a non-resident settlor, but only to the extent of the proportion of the trust's ownership interests that is equal to the proportion of settlements, by value, made by non-resident settlors, ignoring settlements arising from services provided for less than market value	15		
(44)	Repeal the definition of <b>foreign tax</b> .				
(45)	In the definition of <b>fully imputed</b> ,—				
	(a)	in paragraph (a), replace "CB 26" with "CB 26, CB 32C, CD 39,":			
	(b)	in paragraph (b), replace "companies)," with "companies), and RE 2 (Resident passive income)".	20		
(46)	In the <b>definition</b> of <b>fully imputed</b> , paragraph (a), delete "or fully credited".				
(47)	Repea	al the definition of <b>further FDP</b> .			
(47B)	Insert, in appropriate alphabetical order:				
	<b>grandparented charity</b> means, for an entity, a charity that, before 3 May 2016,—				
	(a)	is an owner of the entity:			
	(b)	has entered into an arrangement to become an owner of the entity			
(48)	Insert	, in appropriate alphabetical order:			
	<b>grandparented Maori authority</b> means, for an entity, a Maori authority that, before 3 May 2016,—				
	(a)	is an owner of the entity:			
	(b)	has entered into an arrangement to become an owner of the entity:			
	(c)	is a beneficiary of a trust that is an owner of the entity			
(49)	In the definition of <b>imputation additional tax</b> , replace "on leaving whollyowned group" with "on leaving group of companies".		35		
(50)	In the definition of <b>income interest</b> , paragraph (b), delete "the FDP rules and".				
136					

(51)	In the	definition of interest, after paragraph (b), insert:		
	(bb)	for the NRWT rules and a related-party debt,—		
		(i) includes an amount that is taken into account under section EW 15 (What is included when spreading methods used) and paid by a person in relation to money lent to the person; and	5	
		(ii) excludes a repayment of the money lent:		
(52)	In the	<b>definition</b> of <b>interest</b> , after paragraph (c), insert:		
	(cb)	in relation to an amount made available by a foreign bank, includes interest arising under <b>subpart FG</b> (Treatment of notional loans to New Zealand branches of foreign banks):	10	
(53)	Repea	al the definition of internal software development.		
(54)	Repea	al the definition of internal software development controller.		
(55)	Repea	al the definition of internal software development group.		
(55B)	B) In the definition of large business AIM-capable system, replace "section 45C" with "section 15Y".			
(56)	In the	definition of look-through company, after paragraph (e), insert:		
	(eb)	for which an owner that is a trustee of a trust does not make a distribution to a company that is directly or indirectly a beneficiary of the trust; and		
	(ec)	for which no owner is a tax charity, unless the tax charity is a grandparented charity for the entity; and	20	
	(ed)	for which an owner that is a trustee of a trust does not make a distribu- tion of income to a tax charity that is a beneficiary of the trust, unless the tax charity has no control or influence in relation to the operation of the entity and no control or influence in relation to the distributions of the trust; and	25	
	(ee)	for which no owner is a Maori authority, unless the Maori authority is a grandparented Maori authority for the entity; and		
	(ef)	for which an owner that is a trustee of a trust does not make a distribution to a Maori authority that is directly or indirectly a beneficiary of the trust, unless the Maori authority is a grandparented Maori authority for the entity; and	30	
(56B)	In the	e definition of look-through company, after paragraph (ef), insert:		
	(eg)	that, treating the entity as a company for the purposes of this definition, in the case where more than 50% of the total ownership interests in the entity are held by foreign LTC holders, the entity has a foreign-sourced amount for the income year that is not more than—  (i) \$10,000; or	35	

		(ii)	if 20% of the entity's gross income for the year (the <b>20% gross amount</b> ) is greater than \$10,000, the 20% gross amount; and				
(57)	In the definition of <b>look-through counted owner</b> , after paragraph (b), insert:						
	(bb)	b) is a natural person who,—					
		(i)	on or after the first day of the 2017–18 income year, receives a distribution (the <b>distribution</b> ) from a trust, other than a distribution sourced from income derived by the trust before the 2017–18 income year; and	5			
		(ii)	the distribution is received in the current income year, or 1 of the last 3 income years if the relevant year is after the 2016–17 income year; and	10			
		(iii)	the trust has a direct or indirect beneficial interest in a look-through interest for the entity in the current income year, or 1 of the last 3 income years if the relevant year is after the 2016–17 income year:	15			
(58)	In the	defini	tion of look-through counted owner, replace paragraph (c) with:				
	(c)	is a trustee of a trust that—					
		(i)	has a look-through interest for the entity or has a direct or indirect beneficial interest in a look-through interest for the entity, treating co-trustees as 1 person; and	20			
		(ii)	has no beneficiary that is a look-through counted owner:				
(59)	In the	defini	tion of <b>look-through interest</b> , repeal paragraph (a).				
(60)	In the <b>definition</b> of <b>look-through interest</b> , replace paragraph (b) with:						
	(b)	•	other shareholder has the same rights, proportionally, as the person ation to a distribution by the entity or LTC; and	25			
(61)	Repea	ıl the d	lefinition of maximum deficit debit.				
(62)	In the	In the definition of maximum permitted ratio, delete ", an FDP credit,".					
(63)	Insert	, in app	propriate alphabetical order:				
	minimum QC interest is defined in section HA 6(4) (Corporate requirements) for the purposes of that section						
(64)	In the definition of <b>money lent</b> , after paragraph (d), insert:						
	(e)	for the purposes of the NRWT rules and a related-party debt, when paragraphs (a) to (d) do not apply, an amount that is taken into account under section EW 15 (What is included when spreading methods used) that provides funding to a person					
(64B)	Inser	t, in ap	propriate alphabetical order:				
			are is defined in <b>section EW 46C</b> (Consideration when debt for economic group) for the purposes of that section				

5

10

15

20

25

30

35

- (66) In the definition of **non-filing taxpayer**, replace paragraph (c) with:
  - (c) a person who, in the relevant tax year, derives only non-resident passive income referred to in section RF 2(3) (Non-resident passive income)
- (67) In the definition of **non-refundable tax credit**, paragraph (f), delete "or policyholder credit account".
- (68) Insert, in appropriate alphabetical order:

**non-resident financial arrangement income** is defined in **section RF 2B(2)** (Meaning of non-resident financial arrangement income) for the purposes of the NRWT rules

(68B) Replace the definition of **non-resident owning body** with:

**non-resident owning body**, for a company and an income year, means a group consisting of 2 or more members who are each a non-resident and who each hold ownership interests in the company or have a linked trustee holding ownership interests in the company such that—

- (a) if the company, for each member of the group, owes money to the member (the member debt), or to the member's linked trustee (the trustee debt), or to a company (the subsidiary) in which the member or a linked trustee has ownership interests (the subsidiary debt),—
  - (i) the member debt for a member, expressed as a fraction of the total member debt for the company, corresponds to the ownership interests or direct ownership interests held by the member, expressed as a fraction of the ownership interests or direct ownership interests held by the members of the group:
  - (ii) the requirements of **subparagraph** (i) would be met if each or 1 or more members of the group were treated as holding the ownership interests in the company held by the member, and by linked trustees, and were treated as being owed the member debt, the trustee debt, and an amount for subsidiary debt equal to the product of the subsidiary debt and the ownership interest held in the subsidiary:
- (b) the company is not a widely-held company and the company is funded for the income year under an arrangement between the members of the group concerning debt (the **member-linked funding**) under financial arrangements meeting the requirements of section FE 18(3B)(b)(i) to (iii) (Measurement of debts and assets of worldwide group) for the members:
- (c) the company has member-linked funding provided in a way recommended to, or implemented for, the members as a group by a person
- (69) Repeal the definition of **novelty**.
- (70) Insert, in appropriate alphabetical order:

NRFAI due date is defined in section RF 2B(7B) (Meaning of non-resident financial arrangement income) for the purposes of sections RF 2B(5)(a)(ii) and RF 12F(3)(b)(ii)

- (71) Insert, in appropriate alphabetical order:
  - **out-of-town secondment** is defined in section CW 16B(5) (Accommodation expenditure: out-of-town secondments and projects) for the purposes of that section and sections CW 16C, CW 16E, CZ 29, and CZ 30 (which relate to time limits for accommodation expenditure and the application of the rules to new employees)

5

15

20

25

30

35

- (72) Repeal the **definition** of **out-of-town secondment** inserted by **subsection** 10 **(71)**.
- (73) In the **definition** of **out-of-town secondment**, delete the words after "projects".
- (75) In the definition of **pay**, after paragraph (c), insert:
  - (d) has the meaning set out in **section RF 12E** (When non-resident financial arrangement income treated as paid) for the purposes of the NRWT rules
- (76) Repeal the definition of **PCA**.
- (77) Repeal the definition of **PCA company**.
- (78) Repeal the definition of **PCA person**.
- (79) Insert, in appropriate alphabetical order:

#### period of continuous work—

- (a) is defined in section CW 16B(5) (Accommodation expenditure: out-of-town secondments and projects) for the purposes of that section and sections CW 16C, CW 16D, CZ 29, and CZ 30 (which relate to time limits for accommodation expenditure and the application of the rules to new employees); and
- (b) is given an extended meaning in section CW 16D(4) (Accommodation expenditure: conferences and overnight stays) for the purposes of that section
- (80) Repeal the **definition** of **period of continuous work** inserted by **subsection** (79).
- (81) In the **definition** of **period of continuous work**, paragraph (a), delete the words after "projects)".
- (82) In the definition of **profit participation policy**, replace paragraph (a) with:
  - (a) means a class of life insurance policy—
    - (i) that has an asset base; and
    - (ii) in which each policy provides that the policyholder's entitlement is to an actuarially determined share of the profits of the life insur-

		er's business, relating to the class, that are available to the life insurer for allotment to shareholders or policyholders; and				
	(iii)	in which each policy provides for the transfer from the available profits, for the benefit of the life insurer's shareholders, of an amount equal to a proportion, calculated using a formula, of the policyholder's entitlement to the profits referred to in <b>subparagraph (ii)</b> :	5			
(83)	Insert, in ap	propriate alphabetical order:				
	expenditure section and	<b>imited duration</b> is defined in section CW 16B(5) (Accommodation cout-of-town secondments and projects) for the purposes of that sections CW 16C, CZ 29, and CZ 30 (which relate to time limits modation expenditure and the application of the rules to new	10			
(84)	Repeal the (83).	definition of project of limited duration inserted by subsection	15			
(85)	In the <b>definition</b> of <b>project of limited duration</b> , delete the words after "projects)".					
(85B)	Insert, in ap	propriate alphabetical order:				
		al debt ratio is defined in <b>section EW 46C</b> (Consideration when an within economic group) for the purposes of that section	20			
(85C)	Insert, in ap	propriate alphabetical order:				
		al ownership ratio is defined in <b>section EW 46C</b> (Consideration orgiven within economic group) for the purposes of that section				
(86)	Insert, in ap	propriate alphabetical order:				
	_	uity period is defined in <b>section HA 6(4)</b> (Corporate require- he purposes of that section	25			
(87)	Repeal the d	definition of reduced deficit debit.				
(88)	In the defini	tion of <b>refundable tax credit</b> , repeal paragraph (b).				
(89)	In the <b>definition</b> of <b>refundable tax credit</b> , repeal paragraph (bb).					
(90)	Insert, in ap	Insert, in appropriate alphabetical order: 3				
	_	ty debt is defined in <b>section RF 12H</b> (Meaning of related-party e purposes of the NRWT rules				
(91)	Repeal the d	definition of research and development activities.				
(92)	In the definition of <b>residual income tax</b> , repeal paragraph (b)(v).					
(93)	In the <b>definition</b> of <b>residual income tax</b> , repeal paragraph (b)(vb).		35			
(94)	In the defin	ition of residual income tax, repeal paragraph (e).				
(95)	Insert, in ap	propriate alphabetical order:				

**scheduled overhaul period**, for an aircraft engine and an aircraft and an operator of the aircraft, means the maximum permitted interval between successive aircraft engine overhauls of the aircraft engine that the operator is required to perform

- (96) Repeal the definition of scientific or technological uncertainty.
- 5

10

15

(97) Insert, in appropriate alphabetical order:

### self-remission means, for a person,—

- (a) for the purposes of **section EW 31(11)** (Base price adjustment formula), a remission amount for a financial arrangement under which, and to the extent to which, because of the operation of section HB 1 or HG 2 (which relate to LTCs and partnerships), the person is also liable as debtor in their capacity of owner or partner:
- (b) for the purposes of **section EW 39(4)** (Consideration affected by unfavourable factors), the amount by which the consideration for the disposal of a financial arrangement is affected by a factor described in section EW 39(1)(d), to the extent to which:
  - (i) the disposal occurs under section HB 4(3) or (6) or HG 4 (which relate to cessation of a LTC and dissolution of a partnership); and
  - (ii) immediately before the disposal, the person is also liable as debtor in their capacity of owner or partner because of the operation of section HB 1 or HG 2
- (98) In the definition of **shareholder**, paragraph (c), delete "and OJ (Policyholder credit accounts (PCA))".
- (99) In the **definition** of **shareholder**, paragraph (c), delete ", in the FDP rules".
- (100) In the definition of shareholder-employee,—

- (a) in paragraph (a), after "employee)", insert ", and in the FBT rules and section 177A of the Tax Administration Act 1994,":
- (b) repeal paragraphs (b) and (c).
- (101) Repeal the definition of shareholder FDP ratio.
- (102) Repeal the definition of systematic, investigative, and experimental activ- 30 ities.
- (103) In the definition of tax advantage, repeal paragraphs (b), (c), and (f).
- (104) In the definition of **tax-base property**, replace "What this subpart does" with "Disposals to which this subpart applies".
- (104B) In the definition of **tax position**, replace "sections HZ 4B and HZ 4D (which relate to the transition of a qualifying company into a partnership or sole tradership)" with "sections HZ 4B, HZ 4D, and **HZ 4E** (which relate to transitions)".
- (105) Repeal the definition of **technology**.

(106)	In the definition of <b>trading stock</b> , paragraph (a), replace "paragraphs (b) and (d)" with "paragraphs (ab), (b), and (d)".		
(107)	In the <b>definition</b> of <b>trading stock</b> , after paragraph (a), insert:		
	` /	in sections CB 2, CD 48, FE 16, and FO 10 (which apply to livestock), means property that is—	5
	(	(i) trading stock under section EB 2:	
		(ii) livestock:	
(108)	In the	definition of trading stock, paragraph (ab), delete "CD 48,".	
(110)	In the	definition of trust rules, after paragraph (g), insert:	
		the definitions of look-through company and look-through counted owner:	10
(111)	Insert,	in appropriate alphabetical order:	
	gine th	eed aircraft engine, for a person and an aircraft, means an aircraft enat the person acquires with the aircraft and that does not have, for the a price identified separately from the rest of the aircraft	15
(112)	Subset years.	ections (2), (95), and (111) apply for the 2017–18 and later income	
(113)		ections (6) and (82) apply for the income year including 1 July 2010 er income years.	
(114B	S) <b>Subs</b>	<b>sections (43) and (56B)</b> apply for income years beginning on or after 12017.	20
(115)		ections (47B), (48), (56), (57), (58), (59), (60), (63), (86), and apply for the 2017–18 and later income years.	
(115B	S) Subs	sections (64B), (85B), and (85C) apply for the 2008–09 and later inverse.	25
(116)	Subsections (106) and (107) apply for the 2008–09 and later income years, except in relation to a tax position taken by a person before 5 December 2014 that is inconsistent with the amendment made by subsection (107).		
(117)	Subse	ection (108) applies for income years beginning on or after 1 July 2009.	
263	Section	n YA 2 amended (Meaning of income tax varied)	30
(1)	In sect	ion YA 2(7), replace the heading with:	
	Imputa	ation and BETA rules	
(2)	Repeal	section YA 2(7)(a).	
(3)	In sect	ion YA 2, list of defined terms, delete "FDP rules".	
264	Section	n YB 14 amended (Tripartite relationship)	35
	Repeal	section YB 14(3).	

266 Section YC 12 amended (Public unit trusts
---

- (1) Repeal section YC 12(4)(b).
- (2) In section YC 12, list of defined terms, delete "FDP account".

#### 267 Section YC 17 amended (Demutualisation of insurers)

- (1) In section YC 17(12)(b)(i), replace "account:" with "account."
- (2) Repeal section YC 17(12)(b)(ii).
- (3) In section YC 17(12), list of defined terms, delete "FDP account".

#### 268 Section YC 18 amended (Reverse takeovers)

In section YC 18(3), before paragraph (a), replace "subparts OB, OC, and OP (which relate to imputation credit accounts and FDP credit accounts)" with 10 "subparts OB and OP (which relate to imputation credit accounts)".

5

15

20

### 269 Section YD 4 amended (Classes of income treated as having New Zealand source)

Replace section YD 4(11)(b)(i) with:

to a New Zealand resident, except to the extent to which the money is used by them for the purposes of a business they carry on outside New Zealand through a fixed establishment outside New Zealand and the interest or redemption payment is not apportioned to a New Zealand source under **section YD 5(4)**:

## 270 Section YD 5 amended (Apportionment of income derived partly in New Zealand)

- (1) In section YD 5(1)(c), replace "person in New Zealand." with "person in New Zealand; or".
- (2) After section YD 5(1)(c), insert:
  - (d) interest or a redemption payment is derived from money lent outside New Zealand to a New Zealand resident (the **borrower**) for the purposes of a business they carry on outside New Zealand through a fixed establishment outside New Zealand and through which the borrower lends money to another New Zealand resident.
- (3) In section YD 5(1B), replace "YD 4(2) and (3)", in each place where it appears, with "YD 4(2), (3), and (11)(b)(i)".
- (4) In section YD 5(2), replace "The amount of income" with "Subject to **subsection (4)**, the amount of income".
- (5) After section YD 5(3), insert:

	First	formu	la: Apportionment of income from interest or redemption payment	
(4)	as de	escribe	subsections (6) and (7), interest or a redemption payment derived in subsection (1)(d) is apportioned to a source in New Zealand ormula—	
			loan ratio × amount.	5
	Defi	nition c	of items in formula	
(5)	In th	e form	ula in subsection (4),—	
	(a)		ratio is calculated by applying the formula in subsection (8) to usiness described in subsection (1)(d):	
	(b)		unt is the amount of interest or redemption payment described in section (1)(d).	10
	Appo	ortionm	nent if loan ratio 0.05 or less	
(6)	busii	ness is	ratio calculated by applying the formula in <b>subsection (8)</b> to a 0.05 or less, then none of the interest or redemption payment is aving a source in New Zealand.	15
	Appo	ortionm	nent if loan ratio 0.95 or more	
(7)	busii	ness is	ratio calculated by applying the formula in <b>subsection (8)</b> to a 0.95 or more, then all of the interest or redemption payment is aving a source in New Zealand.	
	Seco	nd forn	nula: loan ratio	20
(8)	The	item <b>lo</b>	an ratio in subsection (4) is calculated using the formula—	
	fin	ancial a	arrangements producing New Zealand income ÷ total assets.	
	Defi	nition c	of items in formula	
(9)	In th	e form	ula in subsection (8),—	
	(a)	ness,	ncial arrangements producing New Zealand income, for a busi- means the value of the business's assets that are financial arrange- s that produce income having a source in New Zealand as at—	25
		(i)	the borrower's balance date that immediately precedes the income year; if the borrower has a balance date before the start of the in- come year; or	30
		(ii)	the end of the day before the date on which the interest or redemption payment is paid, if <b>subparagraph</b> (i) does not apply:	
	(b)		<b>assets</b> , for a business, means the value of all of the business's s as at—	
		(i)	the borrower's balance date that immediately precedes the income year, if the borrower has a balance date before the start of the in- come year; or	35

(ii) the end of the day before the date on which the interest or redemption payment is paid, if **subparagraph** (i) does not apply.

#### **Example**

At its balance date of 31 March 2018, NZ Sub UK Branch has total borrowings from the wholesale markets of NZ\$2b. NZ\$1.5b has been lent to NZ Bank Ltd at 4% p.a., NZ\$500m lent to a UK resident at 12% p.a. and there are no other assets. On 31 October 2018, the UK resident repays its loan and NZ Sub UK Branch uses the amount to repay the wholesale market lenders. On 31 January 2019, NZ Sub UK Branch pays interest of NZ\$60m. NZ Sub UK Branch calculates the loan ratio in section YD 5(8) as NZ\$1.5b  $\div$  NZ\$2b = 0.75. NZ Sub UK Branch calculates the apportionment of income from interest in section YD 5(4) as: 0.75 x NZ\$60m = NZ \$45m. Therefore, NZ\$45m of the interest payment on 31 January 2019 has a New Zealand source, so NZ Sub UK Branch pays AlL of \$900,000 which is included in its AlL return for January 2019.

- (6) In section YD 5, list of defined terms, insert "financial arrangement", "fixed establishment", "income year", "interest", "loan", "money lent", "New Zealand resident", "pay", "redemption payment", and "source in New Zealand".
- 271 Schedule 1 amended (Basic tax rates: income tax, ESCT, RSCT, RWT, and attributed fringe benefits)

In schedule 1, part E, delete "FM 28,", "OC 36,", and "OC 38,".

20

25

30

5

10

## Schedule 32 amended (Recipients of charitable or other public benefit gifts)

- (1) In schedule 32,—
  - (a) insert, in appropriate alphabetical order, "New Zealand Red Cross Incorporated":
  - (b) delete "The Red Cross Society Incorporated".
- (2) In schedule 32,—
  - (a) delete "The Destitute Children's Home, Pokhara, Charitable Trust":
  - (b) insert, in appropriate alphabetical order, "Youth Education and Training Initiatives (YETI) Nepal Trust".
- (3) In schedule 32, delete "Bicycles for Humanity, Auckland".
- (4) In schedule 32, insert, in appropriate alphabetical order, "Astha Childrens Home (Nepal/New Zealand)", "Cambodia Trust (Aotearoa-New Zealand)", "Destiny Rescue Charitable Aid Trust", "First Steps Himalaya", "Fountain of Peace Children's Foundation New Zealand", "GC Aid", "Hornsby Pacific Education Trust", "Mercy Mission of New Zealand Trust Board", "Microdreams Foundation New Zealand Humanitarian Trust", "NPH New Zealand Charitable Trust", "Orphans Refugees and Aid (ORA International) of NZ Charitable Trust", "Siphala Foundation", "Solomon Outreach Society", and "Toraja Rural Development Charitable Trust".

(5) **Subsection (4)** applies for the 2016–17 and later income years.

# Part 3 Amendments to other enactments

### Amendments to Tax Administration Act 1994

	111101111111111111111111111111111111111		
273	Tax Administration Act 1994	5	
	Sections 273B to 302 amend the Tax Administration Act 1994.		
273B	Section 3 amended (Interpretation)		
(1)	This section amends section 3.		
(2)	In the definition of <b>authorised officer</b> , repeal paragraphs (b) and (c).		
(3)	In the definition of <b>authorised officer</b> , repeal paragraph (d).		
(4)	Replace the definition of <b>beneficiary</b> with:		
	beneficiary is defined in section 82(9) for the purposes of that section		
(5)	Replace the definition of <b>beneficiary information</b> with:		
	<b>beneficiary information</b> is defined in section 82(9) for the purposes of that section	15	
(6)	In the definition of <b>benefit</b> replace "sections 82, 82A, 84 and 85" with "section 85".		
(7)	Repeal the definition of <b>benefit</b> .		
(8)	Repeal the definition of cardholder.		
(9)	Repeal the definition of cardholder information.	20	
(10)	Repeal the definition of <b>debtor</b> .		
(11)	Repeal the definition of <b>debtor information</b> .		
(12)	Repeal the definition of <b>entitlement card</b> .		
(13)	Repeal the definition of qualifying person.		
(14)	In the definition of <b>responsible department</b> , paragraph (a), delete "(o), 82, and".	25	
(15)	Repeal the definition of <b>responsible department</b> .		
273C	Section 14 amended (Modes of communication: general provisions)		
	In section 14(4), replace "subsection (1)" with "subsection (1) and the references to this Act, the Income Tax Act 2007, and the Goods and Services Tax Act 1985,".	30	

273D	Section 14F amended	(Giving information	by personal	delivery, p	ost, fax,
	or electronic means)				

In section 14F(1), replace "requires person A to deliver information to person B" with "requires person A to communicate with person B by delivering the information in the way set out in subsections (2) to (5)".

5

#### 274 Section 22 amended (Keeping of business and other records)

- (1) In section 22(2)(f), delete "a FDPA company,".
- (2) Replace section 22(7)(c) with:
  - (c) accounts (whether contained in a manual, mechanical, or electronic format) to be maintained under the imputation rules, or section OA 3 for accounts under subpart OE, of the Income Tax Act 2007, and any statement to be retained under section 31 of this Act:

10

## 274B Section 24BA amended (Offshore persons' bank accounts and tax file numbers)

Replace section 24BA(1B) with:

15

- (1B) Subsection (1) does not apply to a person who requires a tax file number only because—
  - (a) they are a non-resident supplier of goods and services under the Goods and Services Tax Act 1985:
  - (b) they are applying to be registered, or are registered, in accordance with section 54B of the Goods and Services Tax Act 1985.

20

#### 274C Section 24F amended (Special tax codes)

In section 24F(1B)(a), replace "responsible department" with "department that is for the time being responsible for administration of **Parts 1 to 8 of the Social Security Legislation Rewrite Act 2016** the Social Security Act 1964 (the responsible department)".

25

#### 274D Section 24IB amended (Special tax code notification

In section 24IB(2) replace "responsible department" with "department that is for the time being responsible for administration of **Parts 1 to 8 of the Social Security Legislation Rewrite Act 2016** the Social Security Act 1964 (the **responsible department**)".

30

#### 275 Section 24K amended (Certain information required in returns)

- (1) Replace section 24K(1) with:
- (1) This section applies for the purposes of section RE 24 of the Income Tax Act 2007 when an amount of tax for a taxable Maori authority distribution is treated as a Maori authority credit attached to the distribution.

35

(2) Replace section 24K(2) with:

(2)	The company paying the dividend and withholding the amount of tax under section RA 6(1) of that Act must provide to the Commissioner information in relation to the amount of tax in its annual ICA return under section 69.			
276	Section 29 amended (Shareholder dividend statement to be provided by company)	5		
(1)	In section 29(1), before paragraph (a), delete "or an FDP credit attached or a conduit tax relief credit attached".			
(2)	Repeal section 29(1)(i).			
277	77 Section 30 repealed (Statement to shareholder when FDP credit attached to dividend)			
	Repeal section 30.			
278	Section 30C amended (Credit transfer notice to share supplier and Commissioner when share user transfers imputation credit under share-lending arrangement)			
(1)	In section 30C(2)(b), delete "and the amount of FDP credit, if any,".	15		
(2)	In section 30C(2)(c), delete "and any FDP credit".			
278B	New section 30E inserted (Statement to transferee by life insurer when transferring life insurance policies)			
	After section 30D, insert:			
30E	Statement to transferee by life insurer when transferring life insurance policies			
	A life insurer (the <b>transferor</b> ) that transfers a life insurance policy to another life insurer (the <b>transferee</b> ) in an income year and, immediately before the transfer, has an amount (the <b>transferred amount</b> ) of policyholder base allowable deductions for the life insurance policy and the income year must, at the time of the transfer, give to the transferee a statement in a form approved by the Commissioner showing—	25		
	(a) the names of the transferor and transferee; and			
	(b) a description identifying the contracts being transferred; and			
	(c) the date of the transfer; and	30		
	(d) the total of transferred amounts for the contracts; and			
	(e) details of the quantum, timing, and nature of the amounts making up the total transferred amount.			
279	Section 32M amended (Persons with approved issuer status)			
(1)	Replace section 32M(2B) with:	35		
(2B)	A person becomes an approved issuer by—			

notifying the Commissioner that they wish to have approved issuer

(a)

	status; or				
	(b)	_	treated as an approved issuer by the Commissioner because the n has paid interest under a security, and—		
		(i)	the security is a notional loan under <b>section FG 2</b> of the Income Tax Act 2007, and NRWT was not withheld from the interest under section RF 3 of that Act; or	5	
		(ii)	an amount of the interest was apportioned to a New Zealand source under <b>section YD 5(4)</b> of the Income Tax Act 2007, and NRWT was not withheld from the amount under section RF 3 of that Act.	10	
(2)	Repla	ice sec	tion 32M(3)(b) with:		
	(b)		<b>ection (2B)(b)</b> does not apply to the person, and the person asks vocation of the status.		
280	Section date)		amended (Consequential adjustments on change in balance	15	
1)	In sec	ction 39	9(1),—		
	(a)	replac	ce "in the year" with "in the calendar year":		
	(b)	replac	ce "succeeding year" with "succeeding calendar year".		
2)	In section 39(2),—				
	(a)	replac	ce "in the year" with "in the calendar year":		
	(b)	replac	ce "same year" with "same calendar year".		
(3)	Replace section 39(5) with:				
(5)	chang Tax A	ge of back act 200 ne for	year corresponding to the income year or income years in which the alance date occurs, the basic tax rate for the purposes of the Income 07 and this Act is the rate that would apply if the person's taxable the tax year were calculated using a value for the person's net int loss, for the tax year equal to the total of—	25	
	(a)	with tax you	mount that, if the person had no income or expenditure associated each business activity affected by a change of balance date for the ear, would be obtained by subtracting the person's annual total depon for the tax year from the person's annual gross income for the ear; and	30	
	(b)	year,	ach business activity affected by a change of balance date for the tax the amount given by <b>subsection (6)</b> for the tax year and the busi-activity.	35	
4)	Repla	ice sec	tion 39(6) with:		

(6)	The amount given by this subsection, for a tax year and a business activity affected by a change of balance date for the tax year, is calculated using the formula—			
			unadjusted business net × year days ÷ income year days.	
(7)	In the	e form	ula,—	5
	(a) <b>unadjusted business net</b> is the amount that, if the person had no income or expenditure other than income and expenditure associated with the business activity, would be the difference between the person's annual gross income for the tax year and the person's annual total deduction for the tax year:		10	
	(b)	year	days is—	
		(i)	365, if subparagraph (ii) does not apply:	
		(ii)	366, if the income year or income years corresponding to the tax year include a 29 February:	
	(c)		<b>ne year days</b> is the total days in the income year or income years sponding to the tax year.	15
281	New	sectio	n 42C inserted (Income tax returns by undischarged bankrupt)	
	After section 42B, insert:			
42C	Incor	ne tax	returns by undischarged bankrupt	
	A person who is adjudicated bankrupt under the Insolvency Act 2006 and derives an amount of income in an income year while being a bankrupt must make a return of income for the income year, if not relieved of the requirement by section 33AA.			20
282	Section 43A amended (Non-active companies may be excused from filing returns)			25
(1)	In section 43A(2)(d)(iii), delete "or FDP account".			
(2)	In section 43A(6)(b)(i), delete "or FDP account".			
283	Section 68 repealed (Statement when FDP credit attached to dividend) Repeal section 68.			
284	Section 69 amended (Annual ICA return) Repeal section 69(1)(g).		30	
285	Section 71 repealed (Annual FDPA return) Repeal section 71.			
286	Cross-heading before section 71B repealed (Foreign dividends) Repeal the cross-heading before section 71B.			35
	Repeat the cross-heading before section 71B.			

287	Section 71B repealed (Return requirements for refunds: foreign dividends) Repeal section 71B.				
288	Section 72 repealed (Annual FDPA return to be furnished where Commissioner so requires, or where company ceases to be resident in New Zealand)  Repeal section 72.				
289	Section 73	repealed (Annual FDPA returns of consolidated groups)			
	Repeal sec	tion 73.			
290	Section 78	D amended (Evidential requirements for tax credits)			
(1) (2)	In section 78D, before paragraph (a), delete ", LF,".  Repeal section 78D(b).		10		
291B	Section 80	KH amended (Cancellation of notice of entitlement)			
		80KH(1)(c), replace "sections 84 or 85G" with "an information sharnent referred to in section 81A".			
<b>291C</b>		OKK amended (Payment by instalment of family tax credit batement))	15		
		80KK(1), replace "section 85G" with "an information sharing agreed to in section 81A".			
291D	Section 81	amended (Officers to maintain secrecy)			
(1)	In section 81(4)(ec), replace "section 28B of the Health and Safety in Employment Act 1992" with "section 191 of the Health and Safety at Work Act 2015".				
(2)	In section 81(4)(f)(i), replace "Social Welfare" with "the department for the time being responsible for administration of Part 25 of the Education Act 1989".				
(3)	In section 81(4)(f)(ii), delete "section 83 or section 84 or".				
(4)	Replace section 81(4)(f) with:				
	(f) communicating to any person, being an officer, employee, or agent of the Accident Compensation Corporation or of the Ministry of Justice, any information, being information—				
	(i)	which the person is authorised by the Managing Director or chief executive of the Accident Compensation Corporation or the chief executive of the Ministry of Justice to receive; and	30		
	(ii)	which is communicated to that person for the purposes of section 82 or section 85A or section 85K:			
(5)	In section	81(4)(g), delete "or (2)".	35		

(6) Repeal section 81(4)(0).

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

In section 81A, replace "personal information about an identifiable individual" with "information".

### 292B Section 82 amended (Disclosure of information for matching purposes)

- (1) In section 82(1), delete "responsible department and the".
- (2) In section 82(1)(a), delete "benefit or to or for".
- (3) In section 82(1)(b), delete "benefit or of".
- (4) Repeal section 82(2).

10

15

20

5

- (5) In section 82(4), delete "subsection (2) or".
- (6) Replace section 82(5) with:
- (5) Where the result of any comparison carried out under subsection (4) indicates that any person who is receiving, or has received, earnings related compensation is or was, while receiving that compensation, receiving income from employment (including self-employment) the Commissioner may take action under **subsection (6)**.
- (7) Replace section 82(6) with:
- (6) Where, in relation to any person, the circumstances referred to in subsection (5) apply, the Commissioner may, for the purpose of this section, supply to any authorised officer of the Corporation, all or any of the following information that is held by the department and that relates to the person:
  - (a) where the person is, or was, in employment while receiving any earnings related compensation,—
    - (i) the date or dates on which that employment commenced:

25

30

- (ii) where applicable, the date or dates on which that employment ceased:
- (iii) the name and business address of each employer so employing that person:
- (b) where the person is, or was, receiving any other income during any period in which they are receiving, or have received, any earnings related compensation, in circumstances where that other income may be taken into account in determining the person's entitlement to or eligibility for that compensation, or in determining the amount of that compensation, the amount of that other income so received during that period.
- (8) Replace section 82(7) with:
- (7) Where the result of any comparison carried out under subsection (4) indicates that any person who is an applicant for earnings related compensation is receiv-

	ing any income from any source, and that income may be taken into account in determining the person's entitlement to or eligibility for that compensation, or in determining the amount of that compensation, the Commissioner may, for the purpose of this section, supply details of that income to any authorised officer of the Corporation.					
(9)	Repea	al section 82(7B).				
(10)	In sec	tion 82(9), replace the definition of <b>authorised officer</b> with:				
	who i	<b>orised officer</b> means any officer, employee, or agent of the Corporation s authorised by the Managing Director or chief executive of the Corporto receive information supplied by the Commissioner under this section	10			
(11)	In sec	tion 82(9), replace the definition of <b>beneficiary</b> with:				
	benef	iciary means—				
	(a)	a person who is receiving, or has received, earnings related compensation:				
	(b)	an applicant for earnings related compensation	15			
(12)	In section 82(9), replace the definition of <b>beneficiary information</b> with:					
	benef	beneficiary information, in relation to a beneficiary, means information that—				
	(a)	identifies the beneficiary, which may include the beneficiary's tax file number; and				
	(b)	identifies any earnings related compensation that the beneficiary is receiving, or has received, or for which the beneficiary has applied, including, in the case of any earnings related compensation that the beneficiary is receiving or has received, the dates on which payment of the compensation commenced, and, where applicable, the date on which that payment ceased	<ul><li>20</li><li>25</li></ul>			
(13)						
292C	Section 82A repealed (Disclosure of information to prevent cessation of benefit payments)					
	Repea	al section 82A.				
292D	Section (Section )	on 83 repealed (Disclosure of information for purposes of entitlement	30			
	Repea	al section 83.				
292E	Section 84 repealed (Disclosure of information for WFF tax credit double payment identification)					

35

Repeal section 84.

5

10

15

20

25

30

35

292F	Section 85 repealed	(Disclosure of address information in relation to
	debtors)	

Repeal section 85.

### 292G Section 85G repealed (Disclosure of information in relation to Working for Families tax credits)

Repeal section 85G.

#### 292H Section 87 amended (Further secrecy requirements)

- (1) Replace section 87(1)(b) with:
  - (b) subsequently be bound to maintain and aid in maintaining the secrecy of all restricted information that comes to his or her knowledge, and shall not at any time communicate such information to any person, except—
    - (i) for any purpose for which, and to the extent to which, the Commissioner authorises such disclosure; or
    - (ii) in circumstances described in an information sharing agreement referred to in section 81A.
- (2) Repeal section 87(4)(b).
- (3) After section 87(4)(dc), insert:
  - (dd) where it is given by any person or agency referred to in an information sharing agreement, be kept by that person or agency as a permanent record:
- (4) After section 87(5)(a)(ii), insert:
  - (iii) under an information sharing agreement referred to in section 81A; or
- 293 Section 90AF amended (Imputation arrangement to obtain tax advantage)
  In section 90AF(1)(c), delete "or FDP credit".
- 295 Section 108 amended (Time bar for amendment of income tax assessment)
  After section 108(1B), insert:
- (1C) The Commissioner may not amend an assessment so as to increase an amount assessed when—
  - (a) a taxpayer furnishes—
    - (i) a return for an amount of ancillary tax for a period which, for the purposes of this section, is treated as the making of an assessment of the amount of the tax by the taxpayer:
    - (ii) a statement in relation to approved issuer levy payable under section 86K of the Stamp and Cheque Duties Act 1971 for a period which, for the purposes of this section, is treated as the making of an assessment of the levy by the taxpayer; and

	(b) 4 years have passed from the end of the period for which in which the taxpayer furnished the return or statement, as applicable.	
(1E)	For the purposes of subsection (1) the time bar in subsection (1C)(b), a tax-payer who furnishes a statement referred to in subsection (1C)(a)(ii) is treated as having met the requirements for furnishing a tax return for non-resident withholding tax.	5
296	Section 113B amended (Amended assessments if dividend recovered or repaid)	
	In section 113B(2), delete "or FDP credit".	
297	Section 125 amended (Certain rights of objection not conferred) In section 125(j)(iii), replace "RM 2 to RM 4" with "RM 2, RM 4".	10
298	Section 140B amended (Imputation penalty tax payable where end of year debit balance)	
	In section 140B(1), delete "or OC 30".	
299	Section 166 amended (Tax paid in excess may be set off against additional tax when assessment reopened)	15
	Replace section 166(1), words before paragraph (a), with "Subject to sections OA 2(5), RA 19, RA 20, RM 13 to RM 17, RM 32, and RZ 6 of the Income Tax Act 2007 and section 104B of this Act, in any case where, upon the investigation by the Commissioner of the liability of a taxpayer for tax over a group of successive years,—".	20
300	Section 174AA amended (Power of Commissioner in respect of small amounts of refunds or tax payable)	
(1)	Replace section 174AA(b) with:	
	(b) the tax paid, withheld, or deducted is not more than \$5.	25
(2)	<b>Subsection (1)</b> applies to the tax on income derived in the 2008–09 and later income years.	
301	Section 180 amended (Remissions and refunds of imputation penalty tax)	
	In section 180(1)(c), delete "OB 38," and "OP 36,".	
302	Section 185 amended (Payment out of Crown Bank Account)	30
	Repeal section 185(1)(b).	
302B	Schedule 2 amended	
(1)	This section amends schedule 2.	
<u>(2)</u>	In item 13, replace "subparagraph B(1)(c)" with "subsubparagraph B(1)(c)".	
(3)	In item 22, replace "subparagraph C(17)(g)" with "subsubparagraph C(17)(g)".	35

In item 23, replace "paragraph D(4)" with "subparagraph D(4)".

<u>(4)</u>

<u>(5)</u>	In item 24, replace "paragraph D(5)" with "subparagraph D(5)".							
		Ai	mendments to Goods and Services Tax Act 1985					
303	Good	ds and	Services Tax Act 1985					
	Sect	tions	<b>304 to 327</b> amend the Goods and Services Tax Act 1985.	5				
304	Secti	ion 2 a	amended (Interpretation)					
(1)	1) This section amends section 2(1).							
(2)	Inser	t, in ap	ppropriate alphabetical order:					
			<b>le use</b> , for goods or services, means use of the goods or services for empt supplies or other than for making taxable supplies	10				
(3)	In th	e defin	nition of secondhand goods, replace paragraph (b) with:					
	(b)	seco	ndhand goods which are—					
		(i)	manufactured or made from, or to the extent to which they are manufactured or made from, gold, silver, platinum, or other sub- stance, that would be fine metal if it were of the required fineness; and	15				
		(ii)	of a kind not manufactured for sale to the public; or					
(4)	Inser	t, in ap	ppropriate alphabetical order:					
			<b>e</b> , for goods or services, means use of the goods or services for maksupplies	20				
(5)		<b>Subsection (3)</b> applies for a registered person and a taxable period ending in or after the period that—						
	(a)	whic	ns from the date that is 4 years before the date (the <b>assent date</b> ) on the the Taxation (Annual Rates for 2016–17, Closely Held Companand Remedial Matters) Act <b>2016</b> receives the Royal assent; and	25				
	(b)	ends	with the assent date.					
(6)	make perio	es a re	ed person who, in the period referred to in <b>subsection (5)</b> , pays, eturn of, or is assessed by the Commissioner for, tax for a taxable culated consistently with the definition of <b>secondhand goods</b> , parasit is immediately before being amended by <b>subsection (3)</b> ,—	30				
	(a)		able to pay, for the taxable period, tax calculated consistently with definition of <b>secondhand goods</b> as amended by <b>subsection (3)</b> :					
	(b)	-	issue a notice of proposed adjustment for the taxable period, relying <b>aragraph (a)</b> , despite section 89DA of the Tax Administration Act 4.	35				

205	G 4. 3	1 1	/ T .	•	· 1	• \
4115	Section 4	amended	(Meaning	of term	tinancial	SALVICAS
<b>J U J</b>	occuon o	amenacu	(IVICaming	OI CCI III	manciai	SCI VICCS

- (1) Replace section 3(1)(kaa) with:
  - (kaa) the provision or transfer of ownership of a financial option:
- (2) In section 3(1)(ka), replace "retirement scheme" with "retirement scheme, financial option".

#### 306 Section 5 amended (Meaning of term supply)

- (1) Replace section 5(2)(a) with:
  - (a) the supply of those goods would not be a taxable supply if those goods were sold by the first person (notwithstanding that the first person may not be the owner of those goods) and the first person has furnished to the second person a statement in writing stating fully and correctly the reasons why that supply would not be a taxable supply; or

5

10

15

20

30

35

- (2) After section 5(3B), insert:
- (3C) For an asset affected by subsection (3) or (3B), if a transfer of ownership of the asset would be a financial service, the subsection deems the person to make a supply of the asset by a transfer of ownership.
- (3) After section 5(11C), insert:
- (11CB) For the purposes of this Act, if a registered person in the course of a taxable activity receives a prize from a racing club or racing code for the performance in a race of a horse or greyhound owned by the registered person, the prize is treated as being consideration for a service provided by the registered person to the racing club or racing code in the course of the taxable activity.
- (11CC) For the purposes of **subsection (11CB)**, race, racing club, and racing **code** have the meaning set out in section 5(1) of the Racing Act 2003.
- (4) **Subsection (3)** does not apply for a person and a supply and a taxable period ending before the date on which this Act receives the Royal assent if the person does not include the supply in a return for the taxable period consistently with **section 5(11CB)** of the Goods and Services Tax Act 1985, as inserted by **subsection (3)**.
- 307 Section 6 amended (Meaning of term taxable activity)

In section 6(5), replace "subsections (3)(b), (c)(iii), and (4)" with "subsection (3)(b) and (c)(iii)".

## 307B Section 8B amended (Remote services: determining residence and status of recipients)

- (1) In section 8B(1), replace ", and 60C" with ", 60C, and 60D".
- (2) In section 8B(5),—
  - (a) replace "when section 8(4) applies" with "when section 8(4D) applies":
  - (b) replace "and 60C" with ", 60C, and 60D".

#### 308 Section 9 amended (Time of supply)

- (1) Replace section 9(6) with:
- (6) Subject to subsections (2)(a) and (3), where the whole of the consideration (the price) for a supply under an agreement is not determined at the time of the agreement, and a supply is made under the agreement before the price is determined, the supply is deemed to take place, to the extent of a part of the price, at the earlier of when-
- 5
- a payment of the part of the price becomes due or is received: (a)
- (b) the supplier or recipient issues an invoice for the part of the price.
- (2) **Subsection (1)** applies for a person and a supply and a taxable period begin-10 ning before the date on which this Act receives the Royal assent if the person includes the supply in a return for the taxable period consistently with section **9(6)** of the Goods and Services Tax Act 1985, as inserted by **subsection (1)**.

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

In section 10(14)(b), replace "supply" with "supply, reduced by the total (2) amount of input tax for supplies for which the prizes are treated as being consideration".

15

#### 310 Section 11 amended (Zero-rating of goods)

- (1) In section 11(1)(k), before subparagraph (i), replace "section 11A(1)(h) or 11A(1)(i)" with "paragraph (i) or section 11A(1)(h) or (i)".
- 20

- Replace section 11(8) with: (2)
- (8) The Commissioner may extend the 60-day period if the Commissioner is satisfied, upon the written application of the supplier, that the export of the boat or aircraft within the period is or has been prevented by circumstances that are beyond the control of the supplier and the recipient or that relate to supplies to which subsection (1)(k) or **section 11A(1)(ib)** applies.

25

- (3) After section 11(8D)(a), insert:
  - a supply that is a surrender of a right to a payment under an agreement for the supply of an interest in land is a supply under subsection (1)(mb) if the supply of the interest in land meets the requirements set out in that subsection:

30

- **(4)** Replace section 11(8D)(b) with:
  - a supply of an interest in land that meets the requirements of subsection (1)(mb), and is made under an agreement providing for periodic payments for supplies of the interest in land, is not a supply under that subsection for the purposes of a payment for the supply paid or payable under the agreement if—

35

each amount payable under the agreement that is not a regular (i) payment is anticipated, when the agreement is entered, to be 25%

			or less of the consideration specified in the agreement (the <b>term consideration</b> ) for all supplies of the interest in land during the period referred to in <b>subparagraph (iv)</b> ; and					
		(ii)	the payment, if not a regular payment, is 25% or less of the term consideration; and	5				
		(iii)	each amount that is paid or payable before the payment, and is not a regular payment, is 25% or less of the term consideration; and					
		(iv)	the term consideration is treated as being the amount of consideration calculated under the agreement for supplies anticipated to be made during a period that is the longer of 1 year and the shortest possible fixed term of the agreement:	10				
(5)	Repla	ace se	ction 11(8D) with:					
(8D)	For tl	ne purp	poses of the zero-rating of land rules,—					
	(a)	ply u	supply that is an assignment or surrender of an interest in land is a sup- ly under subsection (1)(mb) if it meets the requirements set out in that absection and <b>paragraph</b> (b) does not apply:					
	(ab)	a supply that is a surrender of a right to a payment under an agreement for the supply of an interest in land is a supply under subsection (1)(mb) if the supply of the interest in land meets the requirements set out in that subsection:						
	(b)	ply of an interest in land that meets the requirements of subsection (ab), and is made under an agreement providing for periodic pays for supplies of the interest in land, is not a supply under that subsen for the purposes of a payment for the supply paid or payable or the agreement if—	25					
		(i)	each amount payable under the agreement that is not a regular payment is anticipated, when the agreement is entered, to be 25% or less of the consideration specified in the agreement (the <b>term consideration</b> ) for all supplies of the interest in land during the period referred to in <b>subparagraph</b> (iv); and	30				
		(ii)	the payment, if not a regular payment, is 25% or less of the term consideration; and					
		(iii)	each amount that is paid or payable before the payment, and is not a regular payment, is 25% or less of the term consideration; and					
		(iv)	the term consideration is treated as being the amount of consideration calculated under the agreement for supplies anticipated to be made during a period that is the longer of 1 year and the shortest possible fixed term of the agreement:	35				
	(c)	_	ply by a person who is the lessee under a lease agreement is a supnder subsection (1)(mb), despite <b>paragraph (b)</b> , if—	40				

		(i)	the supply is to a person who is not the lessor supplying an interest in land under the lease agreement to the lessee; and			
		(ii)	the supply is made under an arrangement that involves the lessee's surrender of the interest in land to the lessor and the supply by the lessor of the interest in land under another lease agreement to a person other than the lessee; and	5		
		(iii)	the supplies of the interest in land under the lease agreements meet the requirements set out in subsection (1)(mb).			
(5B)	In <b>se</b> (1)(m		<b>11(8D)(c)(iii)</b> , replace "subsection (1)(mb)." with "subsection	10		
(6)	After	section	n 11(8D)(c), insert:			
	(d)	land a quires exem	stered person who is a non-profit body that is resident in New Zea- and acquires goods is treated, to the extent to which the person ac- is the goods with an intention of using them other than for making pt supplies, as acquiring the goods with the intention of using them aking taxable supplies.	15		
(7)	cept f the da panie	for a sunte on was and I	n (5) applies for a person for a supply made after 30 June 2014, exupply for which the person takes a tax position in a return, before which the Taxation (Annual Rates for 2016–17, Closely Held Com-Remedial Matters) Act 2016 receives the Royal assent, that is invite the amendment made by subsection (5).	20		
311	Section	on 11 <i>A</i>	amended (Zero-rating of services)			
(1)	Repla	ce sect	tion 11A(1)(e) with:			
	(e)	New conne assist	ervices are supplied directly in connection with land situated outside Zealand, or with an improvement to such land, or are supplied in action with such land or improvement and are intended to enable or a change in the physical condition, or ownership or other legal at of the land or improvement; or	25		
(2)	After section 11A(1)(i), insert:					
	(ib)		ervices are supplied directly in connection with goods to which sec- 1(1)(i) applies; or	30		
(2B)	Repla	ce sect	tion 11A(1)(j) with:			
	(j)	the se	ervices—			
		(i)	are physically performed outside New Zealand; and			
		(ii)	are not remote services supplied to a New Zealand resident who is not a registered person; or	35		
	(jb)	the se	ervices are the arranging of underlying services that—			

are physically performed outside New Zealand; and

(i)

cl 312		Companies, and Remedial Matters) Bill	
	(ii)	are not remote services supplied to a New Zealand resident who is not a registered person; or	
(jc)	being	g a supply from an underlying supplier to an operator of a market-	5
Repla	ice sec	etion 11A(1)(k)(i) and (ii) with:	
	(i)	supplied directly in connection with land situated in New Zealand, or with an improvement to such land, or are supplied in connection with such land or improvement and are intended to enable or assist a change in the physical condition, or ownership or other legal status, of the land or improvement; or	1
	(ii)	supplied directly in connection with moveable personal property, other than choses in action or goods to which paragraph (h) or (i) applies, situated in New Zealand at the time the services are performed; or	1
	(iii)	the acceptance of an obligation to refrain from carrying on a taxable activity, to the extent to which the activity would have occurred within New Zealand; or	
After	sectio	on 11A(1B), insert:	
the u	nderly	ring services may include more than 1 supply if the supplies are	2
Section	on 15	amended (Taxable periods)	
		•	
-			2
(a)			
(b)	incor than mont	me year during a period of 6 months or less that ends with, or less 1 month before, the end of the income year and has not had a 6-th period as a taxable period under this paragraph in the 24-month	3
Section	on 150	C amended (Changes in taxable periods)	
	After For the umade Section Repla A per Comm (a) (b)	(ii)  (jc) the second s	<ul> <li>(ii) are not remote services supplied to a New Zealand resident who is not a registered person; or</li> <li>(jc) the services are a supply of services to which section 60(1C)(a) applies, being a supply from an underlying supplier to an operator of a market-place; or</li> <li>Replace section 11A(1)(k)(i) and (ii) with: <ul> <li>(i) supplied directly in connection with land situated in New Zealand, or with an improvement to such land, or are supplied in connection with such land or improvement and are intended to enable or assist a change in the physical condition, or ownership or other legal status, of the land or improvement; or</li> <li>(ii) supplied directly in connection with moveable personal property, other than choses in action or goods to which paragraph (h) or (i) applies, situated in New Zealand at the time the services are performed; or</li> <li>(iii) the acceptance of an obligation to refrain from carrying on a taxable activity, to the extent to which the activity would have occurred within New Zealand; or</li> </ul> After section 11A(1B), insert:  For the purposes of subsection (1)(jb), the services that are the arranging of the underlying services may include more than 1 supply if the supplies are made to facilitate the supply of the underlying services.</li> </ul> Section 15 amended (Taxable periods)  Replace section 15(2) with:  A person's taxable period may be a 6-month period if the person applies to the Commissioner to pay on that basis and—  (a) the person's taxable supplies in a 12-month period are no more, and are not likely to be more, than \$500,000:

#### 313 Sec

- Replace section 15C(1) with: (1)
- (1) A person to whom section 15(1)(b) or (c) applies may change the person's taxable period to a 6-month period if the person meets the requirements of section 15(2).

35

Replace section 15C(2) with: (2)

(2)	of se relation at the	ection on to a e end	whom section 15(1)(a) applies, who does not meet the requirement <b>15(2)(b)</b> and fails to meet the requirement of <b>section 15(2)(a)</b> in 12-month period, is required to change the person's taxable period of the taxable period ending on or after the end of the 12-month <b>absection (2B)</b> does not apply.	5			
(2B)	a 12-	month	ho fails to meet the requirement of <b>section 15(2)(a)</b> in relation to period is relieved from the requirement under <b>subsection (2)</b> to person's taxable period if the person—				
	(a)		ely to meet the requirement of <b>section 15(2)(a)</b> in relation to the wing 12-month period; and	10			
	(b)	<b>(2)</b> an	relieved by this subsection from a requirement under <b>subsection</b> rising from a failure to meet the requirement of <b>section 15(2)(a)</b> ation to the preceding 12-month period.				
314	Secti	on 20 a	amended (Calculation of tax payable)				
(1)	In sec	ction 2	0(3)(e), replace "and 21F" with "21F, and 21FB(2)".	15			
<del>(1B)</del>	After section 20(3)(hb), insert:						
	<del>(he)</del>		mount given by <b>section 20H</b> in relation to the supply during the le period of certain financial services:				
<u>(1B)</u>	After	section	n 20(3)(hc), insert:				
	<u>(hd)</u>		mount given by <b>section 20H</b> in relation to the supply during the le period of certain financial services:	20			
(2)	perso tion i perso	n who nput ta n has r	20(3D), replace the words before paragraph (a) with "A registered makes both taxable and exempt supplies is not required to apportus for an adjustment period between such supplies if the registered reasonable grounds to believe that the total value of exempt supplies eed the lesser of—".	25			
(3)			0(3E)(a), replace "subsections (3C) to (3J)" with "subsections (3C), 3G) to (3M)".				
(4)	After	section	n 20(3E), insert:				
(3EB)	to a	supply	of goods and services made to the registered person, a fair and method of apportionment that—	30			
	(a)	has re	egard to the tenor of subsections (3C), (3D), and (3G) to (3M); and				
	(b)	is agr	reed with the Commissioner by—				
		(i)	the registered person, if the registered person reasonably expects to make supplies of goods or services with a value of more than \$24,000,000 in a 12-month period that includes the month in which the registered person proposes the agreement:	35			

		(ii)	an industry association, if the method is intended by the Commissioner and the industry association to be available to a person such as the registered person.			
(5)			(0(3F), replace "subsections (3C) to (3J)" with "subsections (3C) to (3G) to (3M)".	5		
(6)	Repla	ce sec	etion 20(3J)(a)(iii) with:			
		(iii)	treat as output tax, for attribution to a taxable period under section 20(4), an amount that is the same proportion of the nominal GST component as the proportion of the use of the goods and services that is non-taxable use; and	10		
(7)	In sec (3C),		20(3K), replace "subsections (3) and (3C)" with "subsections (3), 8J)".			
(8)	In sec	tion 2	0(4)(c), after "(3)(b)", insert "or 21FB(4)".			
314B			n 20H inserted (Goods and services tax incurred in making ervices for raising funds)	15		
	After	sectio	n 20G, insert:			
20H	Goods and services tax incurred in making financial services for raising funds					
(1)	suppli are int ty has	es of tended a dec	d person who principally makes taxable supplies and who makes financial services in the course of an activity of raising funds that d for use by the registered person for expenditure in a taxable actividuction under <b>section 20(3)(hc)</b> of input tax for the supplies of fireses, if the financial services—	20		
	(a)	are n	ot referred to in section 11A(1)(q) and (r); and			
	(b)		ot give rise to a deduction under section 20(3) for the registered pern the absence of this section; and	25		
	(c)	al of terest provi	ne issue or allotment of a debt security or equity security, the renewa debt security or equity security, the payment of an amount of int, principal, or dividend for a debt security or equity security, or the sion or variation of a guarantee of the performance of obligations in seue, allotment, or renewal, of a debt security or equity security; and	30		
	(d)		o raise the funds or do raise funds that are used by the registered on for expenditure in the taxable activity.			
(2)			lent person who is registered under section 54B does not have a denput tax under <b>subsection (1)</b> .	35		

### 315 Section 21 amended (Adjustments for apportioned supplies)

(1) After section 21(2)(a), insert:

After section 25AA, insert:

	(ab)	-	erson is a non-resident who has incurred input tax as defined in sec-3A(1)(b) for goods and who—	
		(i)	exports the goods in or before the adjustment period; and	
		(ii)	disposes of the goods overseas in the adjustment period or holds the goods overseas at the end of the adjustment period:	5
(2)	After	sectio	on 21(4), insert:	
(4B)	tions	•	d person may choose to use, for making adjustments to which secto 21H apply, a fair and reasonable method of calculating adjust—	
	(a)	has re	egard to the tenor of sections 21A to 21H; and	10
	(b)	is agr	reed with the Commissioner by—	
		(i)	the registered person, if the registered person reasonably expects to make supplies of goods or services with a value of more than \$24,000,000 in a 12-month period that includes the month in which the registered person proposes the agreement:	15
		(ii)	an industry association, if the method is intended by the Commissioner and the industry association to be available to a person such as the registered person.	
316	Section	on 21I	D amended (Calculating amount of adjustment)	
			a1D(3)(b), replace "account for it under section 21A" with "attribute the period under section 20(4)".	20
317			HC amended (Transitional rules relating to members of unit corporate)	
(1)	2015 taxab	and ir le peri	21HC(1), before paragraph (a), replace "on or before 26 February a a taxable period ending on or after 1 November 2010" with "in a find that ends on or after 1 November 2010 and before 3 November at includes 3 November 2015,".	25
(2)	In sec	ction 2	1HC(1)(c), omit "before 3 November 2015,".	
318	Section	on 21I	amended (Fringe benefits and entertainment expenses)	
	In se		21I(4)(a), replace "for a consideration in money" with "with a	3(
318B	Secti	on 24	amended (Tax invoices)	
(1)	In sec	ction 2	4(5B)(a)(i), replace "section 8(4)" with "section 8(4D)".	
(2)	In sec	ction 2	4(5D), replace "section 8(4)" with "section 8(4D)".	
319			n 25AB inserted (Consequences of change in contract for d goods)	35

<b>25AB</b>	Cons	sequei	nces of change in contract for secondhand goods						
(1)	This section applies to a supply of secondhand goods to a registered person if—								
	(a)	the s	upply is affected by an event referred to in section 25(1)(a) to (c);	5					
	(b)	the a	egistered person returns input tax on the supply as a deduction from amount of output tax for a taxable period in the calculation of tax ble by the registered person for the taxable period; and						
	(c)	put ta	result of the event referred to in <b>paragraph (a)</b> , the amount of inax on the supply returned by the registered person exceeds the coramount of input tax for the supply; and	10					
	(d)	the suppl	upplier does not provide a tax invoice or debit note in relation to the ly.						
(2) An amount equal to the amount of the excess referred to in <b>subsection (1)(c)</b> is treated as being tax charged in relation to a taxable supply made by the registered person for the taxable period in which the event referred to in <b>subsection (1)(a)</b> occurs.									
320 Section 26 amended (Bad debts)									
020			on 26(3), insert:						
(4)	This	section	n does not apply when the taxable supply is made by an agent to a described in <b>section 60(2B)(b)</b> .	20					
321	Section	on 45	amended (Refund of excess tax)						
(1)			45(4), before paragraph (a), replace "subsection (2) or (3)" with (1), (2), or (3)".						
<u>(2)</u>	Subs	ectio	n (1) applies for taxable periods beginning on or after 1 April 2005.	25					
323	Section	on 511	B amended (Persons treated as registered)						
			etion 51B(1)(b) with:						
	(b)	if god	ods are supplied by a sale to which section 5(2) applies,—						
		(i)	the person selling the goods, if the requirements of section 5(2)(a) and (b) are not met and <b>subparagraph</b> (ii) does not apply; or	30					
		(ii)	the person whose goods are sold, if the person provides to the person selling the goods a statement that does not meet the requirements of section $5(2)(a)$ :						

Section 54B amended (Requirements for registration for certain non-

35

(1) Replace section 54B(1)(b) with:

resident suppliers)

	(b)	for the first taxable period after the date of registration in New Zealand, the amount of the person's input tax is likely to be more than \$500 or the person is likely to be liable for tax levied under section 12(1) in relation to the importation of goods that are received by another person or that the person delivers to another person; and	5					
(2)	In section 54B(1)(c), replace "who is not a registered person" with "other than in the course of making taxable or exempt supplies".							
(3)	Replace section 54B(1)(d) with:							
	(d)	the person is not making, or intending to make,—						
		(i) a taxable supply in New Zealand; or	10					
		(ii) a supply in New Zealand that would be a taxable supply if the person were registered under section 51, to a person in New Zealand who is not a registered person; and						
	(e)	the person is not, and does not intend to become, a member of a group of companies that makes taxable supplies in New Zealand.	15					
(4)	After	section 54B(3), insert:						
` ′	Subsections (5) and (6) apply when a person—							
	(a)	is registered under section 51; and						
	(b)	has a branch or division; and						
	(c)	makes a taxable supply in New Zealand.	20					
(5)	perso	e person may be treated in relation to their branch or division as a separate son who may, if they meet the requirements of subsection (1), apply to the mmissioner for registration under this section.						
(6)	quire	ation to the registration of the person, section 56(6) does not apply to re- the person and the branch or division to have, between themselves, con- t practices for taxable periods and accounting bases.	25					
324B	Section 54C amended (Cancellation of registration of certain non-resident suppliers)							
		tion 54C, replace the section heading with "Cancellation of registration tain non-residents".	30					
325	Section	on 55 amended (Group of companies)						
(1)	Repla	ce section 55(7)(g) with:						
	(g)	a member of the group is liable jointly and severally with all other members of the group for all tax payable by the representative member for each taxable period, or part of a taxable period, in which the member is part of the group, even if the member is no longer part of the group or a representative member ceases to exist; and	35					

(2)	of a g	group or is a	of 2 or more registered persons include a person that is not a coma limited partnership and the Commissioner is satisfied in relation to rs of the group that—".	
326	Secti	on 60	amended (Agents and auctioneers)	5
	After	section	on 60(2), insert:	
(2B)	agree of su	ement pply, t by a po	osection (2), when a principal and their agent agree, and record their in a document, either in relation to a particular supply or for a type that this subsection applies to a supply of goods or services, the suppresson is treated for the purposes of the Act as 2 separate supplies,	10
	(a)		oply of goods and services from the person to the agent, treating the tas if they were the principal for the purpose of the supply; and	
	(b)	a sup	oply of those goods and services from the agent to the principal.	
327			amended (Liability for tax payable by company left with t assets)	15
		red to	51, after "goods and services tax" insert "and as if the term time bar the time bar under section 108A of the Tax Administration Act	
		Am	endments to Stamp and Cheque Duties Act 1971	20
328	Stam	ıp and	Cheque Duties Act 1971	
	Sect	ions	<b>329 to 333</b> amend the Stamp and Cheque Duties Act 1971.	
329	Secti	on 86	F amended (Interpretation)	
	In see	ction 8	66F, replace the definition of <b>registered security</b> with:	
	regis	tered	security means—	25
	(a)	at an	y time any transaction involving money lent to an approved issuer is—	
		(i)	registered by the Commissioner under section 86H on the application of the approved issuer; or	
		(ii)	one of a class of transactions so registered; or	30
	(b)	by th	nsaction involving money lent to an approved issuer that is treated as Commissioner as a registered security because the approved issus paid interest under the transaction, and—	
		(i)	the transaction is a notional loan under <b>section FG 2</b> of the Income Tax Act 2007, and NRWT was not withheld from the interest under section RF 3 of that Act; or	35

an amount of the interest was apportioned to a New Zealand source under **section YD 5(4)** of the Income Tax Act 2007, and NRWT was not withheld from the amount under section RF 3 of

(ii)

	that Act.	
330B	Section 86GB inserted (Treatment of approved issuer levy when prepayments or transfer pricing adjustment made)	5
	After section 86G, insert:	
86GB	Treatment of approved issuer levy when prepayments or transfer pricing adjustment made	
(1)	A person may apply to the Commissioner for a refund of an amount of approved issuer levy if and to the extent to which—	10
	(a) the levy is, or has been, paid by a person in relation to an amount that is treated as paid under <b>section RZ 13(2)</b> of the Income Tax Act 2007:	
	(b) a reduction in the interest payable, or an amount treated as interest under <b>section FG 3</b> of that Act, arises through the application of a transfer pricing adjustment under section GC 7 of that Act.	15
(2)	The person may ask the Commissioner to apply some or all of the amount of a refund under this section to satisfy, or partly satisfy, a liability under the Inland Revenue Acts.	
332	Section 86I amended (Application of approved issuer levy and zero-rating)	20
	In section 86I, insert as subsection (2):	
(2)	For the purposes of section 86G and <b>subpart FG</b> of the Income Tax Act 2007, when a payment is made by a New Zealand branch of a foreign bank that is notional interest under <b>section FG 3</b> of that Act,—	
	(a) the payment is treated as made by an approved issuer; and	25
	(b) the notional loan referred to in <b>section FG 2(1)</b> of that Act is a registered security.	
332B	Section 86IB amended (Zero rate of approved issuer levy—requirements for securities)	
	In section 86IB(1)(b)(i), replace "clause 19" with "clause 19 or 21(b)".	30
333	New section 86IC inserted (When payment of approved issuer levy compulsory)	
	After section 86IB, insert:	
86IC	When payment of approved issuer levy compulsory	
	An approved issuer must pay approved issuer levy if they pay interest under a transaction, and—	35

	(a)	the transaction is a notional loan under <b>section FG 2</b> of the Income Tax Act 2007, and NRWT was not withheld from the interest under section RF 3 of that Act; or	
	(b)	an amount of the interest was apportioned to a New Zealand source under <b>section YD 5(4)</b> of that Act, and NRWT was not withheld from the amount under section RF 3 of that Act.	5
		Amendments to Student Loan Scheme Act 2011	
334A	Stude	ent Loan Scheme Act 2011	
	Secti	ions 334AB to 335 amend the Student Loan Scheme Act 2011.	
334A	B Sec perso	tion 207 amended (Disclosure of information between authorised ns)	10
(1)	Repla	ce section 207(1) with:	
(1)	othery disclo fying amou	oligation as to secrecy or other restriction imposed by an enactment or wise on the disclosure of information prevents an authorised person from using to another authorised person any information for the purpose of veriany declaration made by an applicant for a student loan as to any unpaid not	15
(2)	Repea	al section 207(2) and (3).	
(3)	In sec	tion 207(4), replace "Despite subsection (3), no" with "No".	20
334		lule 3 amended (Adjustments to net income for purposes of section oplying from 1 April 2014 for 2014–2015 and later tax years)	
(1)	In sch	edule 3, after clause 12A(3), insert:	
(4)		culating under subclause (3) the amount of fringe benefit tax on a facility, erson may use—	25
	(a)	the rate of fringe benefit tax used by the person's employer in calculating the fringe benefit tax payable on the facility:	
	(b)	the maximum basic rate of fringe benefit tax specified in the Income Tax Act 2007, schedule 1, part C, table 1.	
(2)	In sch	edule 3, after clause 14, insert:	30
14B	Remi	ssion income of discharged bankrupt excluded	
	not in	djusted net income of a person who is discharged from bankruptcy does clude an amount that is income of the person under section CG 2B of the ne Tax Act 2007.	

**Subsection (2)** applies for discharges from bankruptcy after 1 April 2014.

35

(3)

335	Schedule 3 amended (Adjustments to net income for purposes of section 73, applying from 1 April 2014 for 2014–2015 and later tax years)	
	In schedule 3, repeal clause 14B.	
	Amendments to Child Support Act 1991	
335B	Child Support Act 1991	5
	Section 335C amends the Child Support Act 1991.	
335C	Section 240 amended (Secrecy)	
(1)	Repeal section 240(2)(c).	
(2)	Replace section 240(2)(d) with:	
	(d) the communication, to the General Manager of Veterans' Affairs New Zealand or any member of the Defence Force authorised in that behalf, of information relating to the amount of financial support paid by the Commissioner pursuant to Part 9 of this Act to any person whose income is required to be determined for the purposes of the Social Welfare (Reciprocity Agreements, and New Zealand Artificial Limb Service) Act 1990 or Part 6 of the Veterans' Support Act 2014:	10
(3)	In <b>section 240(2)(d)</b> , replace "the Social Welfare (Reciprocity Agreements, and New Zealand Artificial Limb Service) Act 1990" with "Parts 1 to 8 of the Social Security Legislation Rewrite Act <b>2016</b> ".	
(4)	Replace section 240(6)(a) with:	20
	(a) where it is given by any persons referred to in subsection (2)(d), be kept by Veterans' Affairs New Zealand as a permanent record; or	
(5)	Repeal section 240(10).	
(6)	Repeal section 240(11).	
	Amendments to Income Tax Act 2004	25
336	Income Tax Act 2004	
	Sections 337 to 343 amend the Income Tax Act 2004.	
337	Section CD 4 amended (What is a transfer of value?)	
(1)	Replace section CD 4(2), other than the heading, with:	
(2)	A company (the <b>creditor</b> ) provides money's worth to a person (the <b>debtor</b> ) if the debtor is released from an obligation to pay money to the creditor, either by agreement or by operation of law, except to the extent to which—	30

the obligation the debtor is released from is an amount of debt to which **section EW 46B(3)** (Consideration when debt forgiven within econom-

(a)

ic group) applies; and

(2)

(3)

(b)	at the time the debtor is released, the debtor is a company that is a member of the same wholly-owned group as the creditor, and the debtor is described in <b>section EW 46B(1)(a) or (b)</b> .
In sies'	section CD 4, list of defined terms, insert "wholly-owned group of compan-".
	<b>bsections (1) and (2)</b> apply for the 2006–07 and later income years, exot for income years before the 2008–09 income year for which a person has

taken a tax position in a return of income that is inconsistent with the amend-

### 338 Section CD 32 amended (Available subscribed capital amount)

10

15

25

35

5

(1) After section CD 32(6)(b), insert:

ment made by subsection (1).

(bb) the amount of debt to which **section EW 46B(2)** (Consideration when debt forgiven within economic group) applies, treating the amount as consideration for the issue of a share for the purposes of the item **subscriptions** in subsection (2)(b); and

(1B) After section CD 32(10), insert:

When subsection (10D) applies

(10B) Subsection (10D) applies if—

(a) section EW 46B(1)(a) or (b) (Consideration when debt forgiven within economic group) applies to a creditor of any company in the same wholly-owned group of companies as the company (the calculation company) for which the calculation in subsection (1) is being performed; and

(b) the creditor has, before the application of section OD 3 or OD 4 (which relate to voting interests and market value interests), or the calculation company has, before the application of section OD 3 or OD 4—

- (i) voting interests in the creditor's debtor, to whom section EW 46B(1)(a) or (b) applies; or
- (ii) market value interests in the creditor's debtor, to whom section EW 46B(1)(a) or (b) applies, if a market value circumstance exists for the debtor.

When subsection (10D) applies

- (10B) **Subsection (10D)** applies for a company (the calculation company) for which the calculation in subsection (1) is being performed if—
  - (a) **section EW 46B(1)(a) or (b)** (Consideration when debt forgiven within economic group) applies to a creditor and debtor that are in the same wholly-owned group of companies as the calculation company; and
  - (b) the creditor is a non-resident company; and
  - (c) section EW 46B(3) does not apply; and

(d) the calculation company is the debtor, or the calculation company holds, before section OD 3 or OD 4 (which relate to voting interests and market value interests) is applied to the calculation company, voting interests or, if a market value exists for a company that is part of the wholly-owned group of companies, market value interests, in the debtor.

When subsection (10D) applies

- (10C) **Subsection (10D)** also applies if **section EW 46B(1)(c)** applies to a creditor or or single creditor group under that section, and the company for which the calculation in subsection (1) is being performed (the **calculation company**)—
  - (a) is the creditor's debtor, to whom section EW 46B(1)(c) applies:
  - (b) has, before the application of section OD 3 or OD 4, either voting interests in the creditor's debtor, to whom section EW 46B(1)(c) applies or market value interests in the creditor's debtor, to whom section EW 46B(1)(c) applies, if a market value circumstance exists for the debtor.

Subscriptions amount: debt forgiven within economic group

- (10D) The subscriptions amount is treated as including the amount of debt to which section EW 46B(3) applies for the creditor and relevant debtor For the calculation company, the subscriptions amount is treated as including the amount of debt to which section EW 46B(5) applies for the creditor, for the class of shares that the creditor has the most voting interests for, or, if the creditor is the single creditor group under section EW 46B(1)(c), for the class of shares that a member of the group has the most voting interests for. The maximum subscriptions amount included for an amount of debt for a calculation company is,—
  - (a) if the calculation company is the debtor, the amount of debt:
  - (b) if the calculation company is not the debtor, the amount of debt multiplied by 1 of the following interests, determined before the application of section OD 3 or OD 4:
    - (i) the calculation company's voting interests in the creditor's debtor; or
    - (ii) the calculation company's market value interest in the creditor's debtor, if there is a market value circumstance.
- (1C) In section CD 32, list of defined terms, insert "market value circumstance", "market value interest", "non-resident company", and "voting interest".
- (2) **Subsection (1) (1B)** applies for the 2006–07 and later income years, except for income years before the 2008–09 income year for which a person has taken a tax position in a return of income that is inconsistent with the amendment made by **subsection (1) (1B)**.

173

5

10

15

20

25

30

339	Section CD 33 amended (Available capital distribution amount)						
(1A)	After section CD 33(8), insert:						
	Capital gain amount: consideration when debt forgiven within economic group						
(8B)	The amount of a debt that <b>section EW 46B</b> (Consideration when debt forgiven within economic group) applies to does not give rise to a capital gain amount if <b>section CD 32(10D)</b> does not apply to it.						
(1)	Replace section CD 33(9), other than the heading, with:						
(9)	For the purposes of this section, a company incurs a capital loss if it disposes of capital property for an amount of consideration that is less than—						
	(a) the adjusted tax value of the property at the date of disposal, if the property is an item of depreciable property; or	10					
	(b) the cost of the property to the company at the date of disposal, if the property is not an item of depreciable property.						
	Capital loss amount						
(9B)	The capital loss amount for a disposal referred to in <b>subsection (9)</b> is equal to the deficit referred to in that subsection for the disposal.	15					
(2)	In section CD 33, list of defined terms, insert "deduction" and "depreciation loss".						
(2B)	<b>Subsection (1A)</b> applies for a person for the 2005–06 and later income years, except for an income year before the 2008–09 income year for which the person takes a tax position in a return of income that is inconsistent with the amendment made by <b>subsection (1A)</b> .						
(3)	<b>Subsection (1)</b> applies for the 2005–06 and later income years.						
340	New section CX 17B inserted (Transport in vehicle other than motor vehicle)	25					
(1)	After section CX 17, insert:						
CX 1	7B Transport in vehicle other than motor vehicle						
	A benefit that an employer provides to an employee in the form of transport of the employee in a vehicle is not a fringe benefit if the vehicle—						
	(a) is not a motor vehicle; and	30					
	(b) is not designed principally for the carriage of passengers.						
	Defined in this Act: employer, employee, fringe benefit, motor vehicle						
(2)	<b>Subsection (1)</b> applies for the 2005–06 and later income years.						

340B New section DV 10C inserted (Cost base for shares when debt forgiven

35

(1)

within economic group)

After section DV 10B, insert:

DIT 1	00	•	1	c	•		1 1 4	•	• 4 11 •	•	
$\mathbf{I}$	116	( 'net	hace	tor	charec	when	deht	torgiven	within	economic	graiin
$\boldsymbol{\nu}$	UC	Cost	Dasc	101	SHAI CS	** 11 C11	ucnt	TOT ZIVCII	** 1 (11111	CCOHOINE	group

For a shareholder of a company that is a calculation company under **section CD 32(10B) or (10C)** (Available subscribed capital amount), an amount of the subscriptions amount under **section CD 32(10D)** for the calculation company is treated as expenditure incurred for the purchase of the shareholder's shares in the calculation company. The maximum expenditure for the shareholder's shares is the subscriptions amount under **section CD 32(10D)** for the calculation company multiplied by one of the following interests, determined before the application of section OD 3 or OD 4 (which relate to voting interests and market value interests):

10

5

- (a) the shareholder's voting interests in the calculation company; or
- (b) the shareholder's market value interest in the calculation company, if there is a market value circumstance.

Defined in this Act: amount, company, expenditure, market value circumstance, market value interest, share, voting interest

15

- (2) **Subsection (1)** applies for a person for the 2005–06 and later income years, except for an income year before the 2008–09 income year for which the person takes a tax position in a return of income that is inconsistent with the amendment made by this section.
- 341 Section EE 42 amended (Amount of depreciation recovery income when item partly used for business)

20

- (1) In section EE 42(8), replace "section EE 41(1)" with "section EE 41(1)(a)".
- (2) **Subsection (1)** applies for the 2005–06 and later income years, except as provided in **subsection (3)**.
- (3) **Subsection (1)** does not apply for a person and an income year that is the 25 2005–06 or a later income year and a tax position taken by the person—
  - (a) before the date on which the Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Bill is introduced; and
  - (b) that is inconsistent with the amendment made by **subsection (1)**.
- New section EW 46B inserted (Consideration when debt forgiven within economic group)
- (1) After section EW 46, insert:

#### EW 46B Consideration when debt forgiven within economic group

When this section applies

- (1) This section applies to the extent to which an amount of debt is forgiven and—
  - (a) the creditor is a member of the same wholly-owned group of companies as the debtor and the debtor is a New Zealand resident company:

	(b)	as the debto land resider group) hold of voting in	is a member of the same wholly-owned group of companies or and, for the debtor, a group of persons who are New Zea- nt companies—New Zealand resident companies (the NZ), before section OD 3 or OD 4 (which relate to measurement terests and market value interests) is applied to the group the relation to their interests,—	5
		(i) comn	non voting interests that add up to 100%; and	
		a gro	parket value circumstance exists for a company that is part of up of companies to which the debtor belongs, common marallue interests that add up to 100%:	10
	(c)	wholly-own	r is a company, the creditor is not a member of the same ed group of companies as the debtor and the creditor has nterests or, as applicable, market value interests in the debt-	
	(d)	if the debtor	r is a partnership, the creditor has a partner's interest in the ne debtor:	15
	(e)		r is a look-through company, the creditor has an effective h interest in the debtor.	
	Some	points about	this section	
(2)	For th	e purposes o	f this section,—	20
	(a)	the means b	y which an amount of debt is forgiven is immaterial:	
	(b)	or who have total debts a person has	actural persons (the <b>single creditor group</b> ) who are creditors interests in the debtor are treated as one creditor holding the and interests of the group the single creditor group, if each natural love and affection for the others. However, a trust e single creditor group if—	25
		whon	rust was established mainly to benefit a natural person for n each person of the single creditor group has natural love ffection; and	
		the do the an group ratio	mount given by dividing the amount that the trust forgives ebtor by the trust's proportional ownership ratio is less than mount given by dividing the amount that the single creditor forgives the debtor by the group's proportional ownership (for example: \$100 forgiven by the trust ÷ 40% ownership is	30
		may r tion e	er than \$100 forgiven by group ÷ 50% ownership, so the trust not join the group, even if the required natural love and affecxists):	35
	(c)	ors or that l	ersons (the single corporate creditor group) that are credit- nave interests in the debtor are treated as 1 creditor holding atts and interests of the single corporate creditor group, if—	40

		<u>(i)</u>	each person is a member of the same wholly-owned group of companies; and	
		<u>(ii)</u>	the debtor is not a member of the wholly-owned group of companies.	
	When	this se	ection does not apply	5
(3)	This s	section	does not apply if—	
	(a)		reditor and debtor are members of the same wholly-owned group of anies; and	
	(b)	the cr	editor is a non-resident; and	
	(c)		ebt has been held by a person that is not a member of the wholly-d group of companies.	10
	Consi	ideratio	on: debtor	
(4)			is treated as having paid the amount of debt on the date on which forgives it, if—	
	(a)		elevant debt, creditor, and debtor are described in <b>subsection</b> ) or (b):	15
	(b)	the pr	roportional debt ratio for the amount equals the proportional owneratio.	
	Consi	ideratio	on: creditor	
(5)			r is treated as having been paid the amount of debt on the date on reditor forgives it, if—	20
	(a)		elevant debt, creditor, and debtor are described in <b>subsection</b> ) or (b):	
	(b)	the pr	roportional debt ratio for the amount equals the proportional owneratio.	25
	Some	definii	tions	
(6)	For th	ne purp	oses of this section,—	
	emplo sent v	oyees o	ares are shares held by the trustee of a share purchase scheme, or or former employees of the debtor, if the total of those shares representerests in the debtor that add up to no more than 3%, or, as applicately applied to the total of those shares represented in the debtor that add up to no more than 3%.	30
	centag	ge that	al debt ratio means, for a creditor and an amount of debt, the per- the creditor's amount bears to the total amounts of debt to which applies forgiven at the time the creditor's debt is forgiven	
	ship i or tota	nterest al effect d in this	al ownership ratio means the creditor's percentage of the owners or, as applicable, market value interests, total partner's interests, etive look-through interests for the debtor, ignoring nominal shares. Act: amount, consideration, employee, group of persons, income, look-through comugh interest, market value interest, New Zealand resident, nominal share, non-resident	35

	dent, partner's interests, partnership, pay, proportional debt ratio, proportional ownership ratio, share, trustee, voting interest, wholly-owned group of companies	
(2)	<b>Subsection (1)</b> applies for a person for the 2006–07 and later income years, except for an income year before the 2008–09 income year for which the person takes a tax position in a return of income that is inconsistent with the amendment made by <b>subsection (1)</b> .	5
342B	Section HG 10 amended (Taxation of qualifying company)	
(1)	In section HG 10(a), delete "company which has been at any time before the date of derivation a".	
(2)	<b>Subsection (1)</b> applies for the 2005–06 and later income years.	10
342C	New section HG 10B inserted (Dividends derived by qualifying companies)	
(1)	After section HG 10, insert:	
HG 1	0B Dividends derived by qualifying companies	
	When this section applies	15
(1)	This section applies when a company derives a dividend (the <b>derived dividend</b> ) after it becomes a qualifying company, if—	
	(a) the derived dividend is derived less than 7 years after the company ceases to be a qualifying company; and	
	(b) section CW 10 or CW 11 (which relate to exempt dividends) applies to the derived dividend; and	20
	(c) the company paid a dividend that section HG 13(1)(a) or (1A) applied to, when the company was a qualifying company.	
	Dividend not exempt income	
(2)	The derived dividend is not exempt income under section CW 10 or CW 11, except to the extent to which section CW 9 (Dividend derived by company from overseas) applies to it.	25
	Defined in this Act: company, dividend, exempt income, qualifying company	
(2)	<b>Subsection (1)</b> applies for the 2005–06 and later income years.	
343	Section OB 1 amended (Definitions)	30
(1)	This section amends section OB 1.	
(4B)	Insert, in appropriate alphabetical order:	
	<b>nominal share</b> is defined in <b>section EW 46B</b> (Consideration when debt forgiven within economic group) for the purposes of that section	
(4C)	Insert, in appropriate alphabetical order:	35
	<b>proportional debt ratio</b> is defined in <b>section EW 46B</b> (Consideration when debt forgiven within economic group) for the purposes of that section	

(5)	Insert, in appropriate alphabetical order:	
	<b>proportional ownership ratio</b> is defined in <b>section EW 46B</b> (Consideration when debt forgiven within economic group)	
(6)	In the definition of <b>trading stock</b> , paragraph (a), repeal subparagraphs (i), (xix), (xxiii), (xxiv), and (xxvii).	5
(7)	In the <b>definition</b> of <b>trading stock</b> , after paragraph (a), insert:	
	(ab) in sections CD 37, FB 3, FE 6, FG 4, and HF 1 (which apply to live-stock) means property that is—	
	(i) trading stock under section EB 2:	
	(ii) livestock:	10
(8)	<b>Subsections (4B), (4C), and (5)</b> apply for the 2006–07 and later income years.	
(9)	<b>Subsections (6) and (7)</b> apply for the 2005–06 and later income years, except in relation to a tax position taken by a person before 5 December 2014 that is inconsistent with the amendments made by <b>subsections (6) and (7)</b> .	15
	Amendments to Privacy Act 1993	
343B	Privacy Act 1993	
	Sections 343C and 343D amend the Privacy Act 1993.	
343C	Section 103 amended (Notice of adverse action proposed)	
(1)	Repeal section 103(1B).	20
(2)	In section 103(2), delete "or subsection (1B)".	
(3)	In section 103(3), delete "or subsection (1B)".	
343D	Schedule 3 amended (Information matching rules)	
(1)	In schedule 3, item relating to the Tax Administration Act 1994, delete "83, 84," and "85G,".	25
(2)	In schedule 3, item relating to the Tax Administration Act 1994, delete "85,".	
Ame	endment to Goods and Services Tax (Grants and Subsidies) Order 1992	
344	Goods and Services Tax (Grants and Subsidies) Order 1992 amended	
	In the Goods and Services Tax (Grants and Subsidies) Order 1992, schedule, repeal clause 1.	30

#### Taxation (Annual Rates for 2016–17, Closely Held Companies, and Remedial Matters) Bill

### Legislative history

3 May 2016 15 June 2016 24 November 2016 9 March 2017 14 March 2017 Introduction (Bill 130–1)
First reading and referral to Finance and Expenditure Committee
Reported from Finance and Expenditure Committee (Bill 130–2)
Second reading
Committee of the whole House (Bill 130–3)

Wellington, New Zealand: