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 Stuart Nash

Taxation (KiwiSaver, Student Loans, and Remedial Matters) Bill

Government Bill

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The Parliament of New Zealand enacts as follows:

1 Title

This Act is the Taxation (KiwiSaver, Student Loans, and Remedial Matters) Act **2019**.

Amendments to Income Tax Act 2007 consequential to enactment of Kāinga Ora–Homes and Communities Act 2019

2	Commencement	
(1)	This Act comes into force on the date on which it receives the Royal assent, except as provided in this section.	
(2)	Section 144 comes into force on 1 April 1984.	
(3)	Section 143(1), (3), (4), and (6) comes into force on 1 April 1995.	5
(4)	Section 143(2) and (5) comes into force on 1 April 1997.	
(4B)	Sections 141C and 144B come into force on 1 April 2000.	
(4C)	Section 143B comes into force on 1 April 2004.	
(5)	Sections 137, 137B, 138, 139 , and 141B come into force on 1 April 2005.	
(6)	Sections 72, 74, 75, 83, 84, 85, 89, 100 <u>100, 101C</u> , 103, 104, 107C(1) and (3), 108, 112, and 113(2) and (19) come into force on 1 April 2008.	10
(7)	Section 102 comes into force on 6 January 2010.	
(8)	Sections 78J, 113(11) and (21), and 146B come into force on 1 July 2010.	
(9)	Section 113(3) comes into force on 1 April 2011.	15
(10)	Section 80 comes into force on 1 July 2011.	
(10B)	Section 61B comes into force on 1 April 2013.	
(11)	Section 7(1) comes into force on 1 December 2014.	
(12)	Sections 61 and 62 come into force on 1 April 2015.	
(12B)	Section 135C comes into force on 28 May 2015.	20
(12C)	Section 78K(2) comes into force on 1 October 2015.	
(12D)	Section 135N comes into force on 1 October 2016.	
(13)	Sections 109(2) and (3), 109B(1B) and (3), 110(1B) and (3), 110D, 124, 125(1), (2), (3), and (5), 125B, 129, 130, and 135H come into force on 1 April 2017.	25
(14)	Sections 70, 71, 98, 113(4) and (7), and 131 come into force on 29 March 2018.	
(15)	Sections 125(3B) and (5B), and 126(1), (2), and (3) come into force on 1 April 2018.	
(15B)	Section 114(1A) comes into force on 28 May 2018.	30
(16)	Section 78 comes into force on 28 June 2018.	
(17)	Sections 81, 81B, 81C, 81D, 81E <u>81E, 81EB, 81F, 85B, and 113(15)(a)</u> come into force on 1 July 2018.	
(18)	Sections 4(3), 69, 113(8), and 147 come into force on 29 September 2018.	
(18B)	Sections 77C and 113(15C) come into force on 17 March 2019.	35
(19)	Sections 73, 79B, 113(12), 119, 121, 147B - <u>141BB, 147B</u> , 147D, and 148 come into force on 18 March 2019.	

(20)		
	(2), 110G, 111, 113(5), (15)(b), and (22), 113C, 114(1) and (2), 116, 116E, 117C, 118D, 122, 123, 123C(1), 125(4) and (6), 126B, 126D, 128, 130B, 134(4), 135, and 142B come into force on 1 April 2019.	
(20B)	Section 114(1B) comes into force on 30 May 2019.	5
(20C)	Section 114(1C) comes into force on 15 June 2019.	
(20D)	Section 116B comes into force on 26 June 2019.	
(21)	Sections 114B and 142 come into force on 1 October 2019.	
(21B)	Sections 135D, 135E, 135J, 135K, 135L, 135M, and 135O come into force on 1 December 2019.	10
(21C)	Section 146C comes into force on 31 March 2020.	
(22)	Sections 4(1), (2), and (4), 4B, 5, 5B, 5C, 5D, 5E(1), 5F(1), 6, 7(2) and (3), 8, 9, 10, 11, 12, 13, 14(2), 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 32C, 33, 33B, 33C, 34, 35, 36, 37, 37B, 37C, 38, 39B, 39C, 42, 43, 44, 45, 45B, 45C, 46, 47, 48, 49, 50, 51, 51B, 52, 52B, 52C, 52D, 53, 54, 54B, 54C, 54D, 54E, 54F, 55, 56, 57, 59B, 77B, 94(1B), 98B, 98C, 98E, 99, 99B, 101, 101B, 104B, 106(1), (2), (3), (4), and (5), 107B, 107B, 107D, 109B(1) and (2), 110B, 110C, 110E, 110F, 110H, 111B,	15
	111C, 111E, 111F, 113(2B), (4B), (5B), (6), (9), (10B), (11B), (13), (13B), (13D), and (15B), 113D, 115B(3), 116C 116C, 116CB, 116D(1), (2), (3), (4), and (6), 116F to 116J, 117, 117D, 117E, 118, 118B, 123C(2), 126(1B) and (4), 127, 130C, 132, and 145 come into force on 1 April 2020.	20
(23)	Sections 5E(2), 5F(2), and 14(1) come into force on 1 April 2022 or on an earlier date set by Order in Council.	25
(24)	Sections 130E and 134(3) come into force on a date to be set by Order in Council.	
	Part 1	
	Amendments to KiwiSaver Act 2006	30
3	KiwiSaver Act 2006	
-	This Part amends the KiwiSaver Act 2006.	
4	Section 4 amended (Interpretation)	
(1)	In section 4(1), definition of employer contribution , replace paragraph (c) with:	35
	(c) does not include an amount that does not count as a contribution under section 68(2)	
(2)	In section 4(1) insert in appropriate alphabetical order:	

payday has the same meaning as in section 3(1) of the Tax Administration Act

	1994	
(3)	In section 4(1), definition of salary or wages , paragraph (a)(vi), replace "section CE 2(2) or (4) of the Income Tax Act 2007 under a share purchase agreement" with "section CE 2 of the Income Tax Act 2007 under an employee share scheme".	5
(4)	Repeal section 4(3).	
4B	Section 17 amended (How to opt out)	
	Replace section 17(5) with:	
(5)	An employer who receives an opt-out notice from an employee must give notice of that opt-out to the Commissioner no later than the time the employer is next required to deliver employment income information in relation to the employee to the Commissioner under section RD 22 of the Income Tax Act 2007 and sections 23E to 23H and 23J of the Tax Administration Act 1994.	10
5	Section 18 amended (Extension of opt-out period)	15
	In section 18(2), replace "3 months" with "92 days".	
5B	Section 22 amended (Employees giving information to employers) Replace section 22(1)(a) with: (a) his or her name; and	
	(ab) his or her address; and	20
5C	Section 23 replaced (Employers must give information to Commissioner) Replace section 23 with:	
23	Employers must give information about new employees to Commissioner	
(1)	This section applies if—	
	(a) a person starts new employment with an employer; and	25
	(b) the employer is satisfied that the person is subject to the automatic enrolment rules.	
(2)	The employer must give notice to the Commissioner of—	
	(a) the person's name; and	
	(b) the person's tax file number; and	30
	(c) the person's address, if required by the Commissioner.	
(3)	That information must be given no later than the time that the employer is next required to deliver employment income information in relation to the person to the Commissioner under section RD 22 of the Income Tax Act 2007 and sections 23E to 23H and 23J of the Tax Administration Act 1994 after the information is given to the employer.	35

5D	Secti	on 34 amended (Opting in by person 18 years or more)	
(1)	Repla	ace section 34(2)(a) with:	
	(a)	his or her name; and	
	(ab)	his or her address; and	
(2)	Repla	ace section 34(3) and (4) with:	5
(3)	fied 1	employer who receives a notice from a person under this section is satisthat the person is eligible to opt in under section 33, the employer must notice to the Commissioner of—	
	(a)	the person's name; and	
	(b)	the person's tax file number; and	10
	(c)	the person's address, if required by the Commissioner.	
(4)	requi the C	information must be given no later than the time that the employer is next red to deliver employment income information in relation to the person to commissioner under section RD 22 of the Income Tax Act 2007 and sec-23E to 23H and 23J of the Tax Administration Act 1994.	15
5E		on 38 amended (Providers must give notice to Commissioner if they ract directly with members)	
(1)	Repla	ace section 38(2)(d): 38(2)(d) with:	
	(d)	if A is an employee, A's contribution rate; and	
(2)	Repla	ace section 38(2)(d) with:	20
	(d)	if A is an employee, the contribution rate chosen by A under section 64(2) ; and	
5F		on 39 amended (Commissioner must give notice to employer if ider gives notice that employee has opted in under section 38)	
(1)	In se	ction 39, words before the paragraphs, delete "to whom the opt-in notice es".	25
(2)	Repla	ace section 39(b) with:	
	(b)	the contribution rate chosen by the person under section 64(2) ; and	
6	Secti	on 48 amended (Effect of employer choice of KiwiSaver scheme)	
		ction 48(1)(d), replace "3 months" with "62 days".	30
7		on 51 amended (Completion of allocation to default KiwiSaver me if person does not choose his or her own KiwiSaver scheme)	
(1)	In see	ction 51(1B), replace "(bb)" with "(ba)".	
(2)	In see	ction 51(4)(a), replace "3 months" with "the 62nd day".	
(3)	In see	ction 51(4)(b), replace "3 months" with "62 days".	35

8			amended (Notification of transfers and requirement to transfer information)				
	In see	ction 5	56(4), replace "35 days" with "10 working days".				
9	Secti	on 57	amended (Involuntary transfers)				
			57(5), replace "3 months instead of 35 days" with "62 days insteading days".	5			
10	Secti	on 59	B amended (Initial back-dated validation)				
(1)	After	After section 59B(2)(a), insert:					
	(ab)	for a	a person referred to in section 59A(a), ending on the earlier of—				
		(i)	the day the mistake is discovered by the person's KiwiSaver scheme provider:	10			
		(ii)	the day the mistake is notified to the provider by the Commissioner or another person; and				
(2)	In see	ction 5	59B(2)(b), words before the subparagraphs, delete "(a),".				
(3)		ction place.	59B(2)(b)(i) and (ii), replace "3 months" with "the 92nd day" in	15			
11	Secti	on 59	C amended (Confirmed back-dated validation)				
(1)			ction 59C(1) with:				
(1)	This	section	n applies if,—				
(1)	during the period of initial back-dated validation under section 59B, a person described in section 59A is a person to whom the automatenrolment rules were applied because of the mistake described in section 59A(b)(i), and—						
		(i)	they are less than the New Zealand superannuation qualification age; and	25			
		(ii)	they do not opt out; and				
	(b)	_	person described in section 59A is not a person to whom this Act has a applied because of a mistake described in section 59A(a).				
(2)	In see	ction 5	59C(2)(a), delete "(a) and".				
(3)	In see	ction 5	59C(2)(b), delete "the requirements of section 6 or".	30			
12	Secti	on 59	D amended (No confirmed backdated validation)				
(1)			59D(1), after the words before the paragraphs, insert:				
	(aa)		elation to a person described in section 59A(a), the period described ection 59B(2)(a) and (ab) has ended:				

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(2)

Replace section 59D(1)(a) with:

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(a)	in relation to a person to whom the automatic enrolment rules were
	applied because of the mistake described in section 59A(b)(i), confirmed
	backdated validation under section 59C does not occur in the period of
	initial back-dated validation under section 59B:

13 New section 63B inserted (Information on salary or wages from which deductions are made)

After section 63A, insert:

63B Information on salary or wages from which deductions are made

An employer who makes a deduction under this subpart must specify the amount of salary or wages from which the deduction was made in their employment income information for the payment of salary or wages from which the deduction was made, if—

- (a) that amount differs from the information required under schedule 4, table 1, row 4, item d of the Tax Administration Act 1994; and
- (b) the deduction is the first that the employer has made under this subpart for the relevant employee.

14 Section 64 amended (Contribution rate)

- (1) Replace section 64(2) and (3) with:
- (2) Despite subsection (1), the employee may choose a contribution rate of 3%, 4%, 6%, 8%, or 10% of their gross salary or wages by giving notice of the rate they choose to—
 - (a) their employer; or
 - (b) their KiwiSaver scheme provider; or
 - (c) the Commissioner.
- (2B) If an employee gives a notice under **subsection (2)** to the Commissioner, the notice must include any other information that the Commissioner requires.
- (2C) A provider must, as soon as practicable after receiving a notice under **subsection (2)** in relation to an employee, give notice to the Commissioner of—
 - (a) the employee's name and address; and
 - (b) the employee's tax file number; and
 - (c) the contribution rate chosen by the employee; and
 - (e) any other information that the Commissioner requires.
- (2D) The Commissioner must, as soon as practicable after receiving a notice under **subsection (2) or (2C)** in relation to an employee, give notice to each of the person's employers of—
 - (a) the employee's name; and
 - (b) the employee's tax file number; and

the contribution rate chosen by the employee.

(c)

(3)		The new rate applies to the next payment of salary or wages that is calculated after the employer receives the notice under subsection (2) or (2D) .				
(2)	In se	In section 64(4), replace "3 months" with "92 days".				
15			replaced (Unremitted deductions made by employers) etion 69 with:	5		
69	Unre	emitte	d deductions made by employers			
(1)	This	section	n applies if—			
	(a)		mount is included in employment income information received by Commissioner as a deduction made by an employer under this sub- and	10		
	(b)		Commissioner is satisfied that the employer has deducted the amount or this subpart; and			
	(c)	empl the c	amount of the deduction is not paid to the Commissioner by the loyer on or before the date by which the employer is required to pay deduction to the Commissioner under section RD 4 of the Income Act 2007 (as applied by section 67 of this Act).	15		
(2)			at of the deduction is treated, for the purposes of this Act, as having red by the Commissioner,—			
	(a)		imployment income information that includes the date of the payday which the deduction was made, on that date; or	20		
	(b)	other made	rwise, on the 15th day of the month in which the deduction was e.			
16		ion 71 ived)	amended (Time at which unexplained remittances deemed to be	25		
	Repl	ace the	e heading to section 71 with "Time at which unexplained remiteductions deemed to be received".			
17	Secti		amended (Deductions entered in and paid out of holding			
(1)		Replace the heading to section 73 with "Certain unremitted deductions and a employer contributions entered in and paid out of holding account".				
(2)	Repl	ace sec	etion 73(1) and (2) with:			
(1)	This	section	n applies to any amount that—			
	(a)		cluded in employment income information provided under section 22 of the Income Tax Act 2007 as—	35		
		(i)	a deduction made from an employee's salary or wages under sub- part 1; or			

		(ii)	an employer contribution for an employee; and	
	(b)		t received by the Commissioner at the same time as, or before, the missioner receives the information described in paragraph (a);	
	(c)	the C	Commissioner is satisfied,—	5
		(i)	for an amount included in the information as a deduction, has been deducted from salary or wages under subpart 1:	
		(ii)	for an amount included in the information as an employer contri- bution, that the employer to whom the information relates has suf- ficient funds available, at the time at which that employer makes the payment of salary or wages to which the contribution relates, to be able to pay to the Commissioner.	10
(2)	tion t	o an a	practicable after receiving employment income information in relamount described in subsection (1) , the Commissioner must enter in the holding account in respect of the person, as applicable,—	15
	(a)	from	whose salary or wages the deduction was made; or	
	(b)	whor	n the employer contribution is for.	
(3)	In see	ction 7	3(3), replace "sections 75 to 77" with "sections 75 and 77".	
(4)	In sec 95D '		(3(5), replace "sections 70 and 71" with "sections 70, 71, 95C, and	20
(5)	Repe	al sect	ion 73(6).	
18		on 74 ing acc	amended (Other contributions entered in and paid out of count)	
	In see	ction 7	4(3), replace "sections 75 to 77" with "sections 75 and 77".	
19	Secti mont		amended (Initial contributions stay in holding account for 3	25
(1)	In the	e headi	ing to section 75, replace "3 months" with "62 days".	
(2)	In se		75(1), words before the paragraphs, replace "3-month" with "62-	
(3)	In see	ction 7	5(3), replace "3 months" with "62-day period".	30
20			repealed (Employer contributions may stay in holding account eted contributions paid)	
	Repe	al sect	ion 76.	
21	Secti acco		replaced (Treatment of unremitted deductions in holding	35
	Renle	ace sec	etion 78 with:	

78		tment of certain unremitted deductions and employer contributions in ing account	
(1)	whice empl	section applies to an amount referred to in section 73(1) to the extent to h it is not paid to the Commissioner on or before the date by which the oyer is required to pay the deduction or employer contribution to the missioner under, as applicable,—	5
	(a)	section RD 4 of the Income Tax Act 2007 (as applied by section 67 of this Act); or	
	(b)	section 93(3) or (4), as applicable.	
(2)		Commissioner must pay the amount out of a Crown Bank Account, withurther authority than this section.	10
(3)		amount is treated, for the purposes of section 73, as having been received e Commissioner,—	
	(a)	for employment income information received by the Commissioner that includes the date of the payday for the payment of salary or wages to which the deduction or employer contribution relates, on that date; or	15
	(b)	otherwise, on the 15th day of the month in which the payment of salary or wages to which the deduction or employer contribution relates was made.	
22		on 81 amended (Refund by provider of amounts paid in excess of ired amount of contribution)	20
(1)	-	ace the heading to section 81 with "Refund by provider of amounts paid cess of required amount of contribution or if member opts out".	
(2)	Repla	ace section 81(1) with:	
(1)	to the	ovider must refund to the Commissioner any amount of contribution paid e provider by the Commissioner in respect of a member of that provider's Saver scheme if—	25
	(a)	the member opts out; or	
	(b)	the contribution is in excess of the amount that is required to be paid to the provider under the KiwiSaver scheme and this Act.	30
(3)	In se	ction 81(2), replace "the amount" with "any amount".	
23		on 85 replaced (Time when contributions treated as received for est purposes)	
	Repla	ace section 85 with:	
85		e when deductions and employer contributions treated as received for est purposes	35
(1)		section applies to any amount that—	

	(a)		cluded in employment income information provided under section 2 of the Income Tax Act 2007 as—	
		(i)	a deduction made from an employee's salary or wages under sub- part 1; or	
		(ii)	an employer contribution for an employee; and	5
	(b)	the C	ommissioner is satisfied,—	
		(i)	for an amount included in the information as a deduction, has been deducted from salary or wages under subpart 1:	
		(ii)	for an amount included in the information as an employer contribution, that the employer to whom the information relates has sufficient funds available, at the time at which that employer makes the payment of salary or wages to which the contribution relates, to be able to pay to the Commissioner.	10
(2)			t is treated, for the purpose of the payment of interest, as received missioner, as applicable,—	15
	(a)	on w	inployment income information that includes the date of the payday hich the deduction was made, on that date if the Commissioner is fied that the deduction has been made on that date; or	
	(b)	for th	imployment income information that includes the date of the payday ne payment of salary or wages to which the employer contribution es, on that date; or	20
	(c)		wise, on the 15th day of the month in which the payment of salary ages to which the deduction or employer contribution relates was e.	
24	Section	on 88 :	amended (How and when interest is paid on on-payments)	25
			8, replace "3 months" with "92 days".	
25			amended (Employer contributions paid via Commissioner) 3(5), delete "paid".	
26	New	section	ns 95B to 95D inserted	
	After	section	n 95, insert:	30
95B	Unre	mitted	l employer contributions	
(1)	This s	section	applies if—	
	(a)		mount is included in employment income information received by commissioner as an employer contribution for an employee; and	
	(b)	relate	commissioner is satisfied that the employer to whom the information es has sufficient funds available, at the time at which that employer es the payment of salary or wages to which the contribution relates,	35

		to be able to pay the amount of the employer contribution to the Commissioner; and	
	(c)	the amount of the employer contribution is not paid to the Commissioner by that employer on or before the date by which that employer is required to pay the amount of employer contribution to the Commissioner under section 93(3) or (4), as applicable.	5
2)		amount of the employer contribution is treated, for the purposes of this as having been received by the Commissioner,—	
	(a)	for employment income information that includes the date of the payday for the payment of salary or wages to which the contribution relates, on that date; or	10
	(b)	otherwise, on the 15th day of the month in which the payment of salary or wages to which the contribution relates was made.	
5C	Unex	plained remittances of employer contributions	
l)	This	section applies if—	15
	(a)	the Commissioner receives an amount (the received amount) of employer contributions from an employer; and	
	(b)	the employer has failed to supply to the Commissioner the particulars required by the Commissioner in relation to the received amount; and	
	(c)	the Commissioner is unable to ascertain to the Commissioner's satisfaction, in sufficient time prior to the cut-off day for the making of on-payments to the providers of KiwiSaver schemes, the portion of the received amount attributable to each of the persons in relation to whom an employer contribution has been made by the employer.	20
2)	until emple	Commissioner may, for the purposes of this Part, hold the received amount the amount attributable to each of the persons in relation to whom an over contribution has been made by the employer has been established to atisfaction of the Commissioner.	25
5D		at which unexplained remittances of employer contributions deemed received	30
	Any treate contr on wl emple	amount that is held by the Commissioner under section 95C(2) is ed, for the purposes of this Act (other than sections 84 to 91 (interest on ibutions)), as not having been received by the Commissioner until the day hich the amount attributable to each of the persons in relation to whom an over contribution has been made by the employer has been established to attisfaction of the Commissioner.	35

27		Section 96 amended (What Commissioner must do with contributions received under this subpart)				
	-		heading to section 96 with "What Commissioner must do with ns received, or treated as received, under this subpart".			
28	remi	tted to	repealed (Short payments by employers if not enough money Commissioner to cover all of employees' deductions and ontributions)	5		
	Repe	al secti	ion 98.			
29			A amended (Quantifying short payments for the purposes of x Act 2007 and Tax Administration Act 1994)	10		
(1)		ace the itions ".	heading to section 98A with "Short payments of employer con-			
(2)	In seand".		8A, words before the paragraphs, delete "the Income Tax Act 2007			
(3)			8A(a), replace "treated as received by the Commissioner under secf this Act" with "received by the Commissioner".	15		
30			repealed (Short payments if not enough employer contribution cover all employees)			
	Repe	al secti	ion 99.			
31	Secti	on 101	amended (Refunds of employer contribution by provider)	20		
	After	section	n 101(1), insert:			
(1B)	the C		yee opts out after an employer contribution is paid to a provider by ssioner, the provider must refund the employer contribution to the ner.			
32			n 101AA inserted (What Commissioner must do with employer n refunded by provider)	25		
	After	section	n 101, insert:			
101A	A WI		mmissioner must do with employer contribution refunded by			
(1)			a applies if an amount of employer contribution is refunded to the ner by a provider under section 101(1B) .	30		
(2)	The C	Commi	ssioner must—			
	(a)	refun	d the amount to a Crown Bank Account, if—			
		(i)	the amount has been paid out of a Crown Bank Account under section 78 ; and	35		

		(ii)	the amount has not been paid to the Commissioner by the employer to whom the employer contribution relates; or	
	(b)		wise, refund the amount to the employer who made the employer ibution.	
32B			C amended (Employee's requirements) n 101C(c), insert:	5
	(cb)	schen	not have made a withdrawal under clause 12B of the KiwiSaver ne rules (which relates to life-shortening congenital condition withals); and	
32C	Section	on 103	amended (How to apply for savings suspension)	10
	Repla	ce sec	tion 103(2)(c) with:	
	(c)	perso	ame and address of each of the person's employers to whom the n intends that the suspension will apply, if required by the Commis- r; and	
33	Section	on 104	amended (Granting of savings suspension)	15
(1)	In sec	tion 1	04(2), replace "3 months" with "92 days".	
(2)	In sec	tion 1	04(3)(a), replace "3 months" with "92 days".	
33B		on 105 ension	amended (Commissioner must give notice of grant of savings	
	Repla	ce sec	tion 105(2) with:	20
(2)	that w	vas rec	on, relevant employer , for an application for a savings suspension juired by the Commissioner to contain the information described in D3(2)(c) , means each employer to whom the person stated, in the that the savings suspension was intended to apply.	
33C	Section	on 107	amended (Employers to whom savings suspension applies)	25
(1)	by th		07(a), replace "apply" with "apply, if the application was required mmissioner to contain the information described in section	
(2)			(1) applies in relation to an application for a savings suspension after 1 April 2020.	30
34	Section	on 108	amended (Savings suspensions have 3-month minimum life)	
(1)	In the	headi	ng to section 108, replace "3-month" with "92-day".	
(2)	In sec	tion 1	08(2), replace "3 months" with "92 days".	
35	Section	on 112	B amended (Non-deduction notices)	
	In sec	tion 1	12B(3), replace "3 months" with "92 days" in each place.	35

36	New section 221B inserted (Commissioner may make certain assumptions	s)
	After section 221, insert:	
	After section 221, insert:	

The Commissioner is entitled, in the absence of information to the contrary, to assume the following:

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- (a) for the purposes of **sections 69(1)(b), 73(1)(c), and 85(1)(b)**, that an amount included in employment income information has been deducted from salary or wages:
- (b) for the purposes of **section 85(2)(a)**, if employment income information includes the date of the payday on which an amount was deducted from salary or wages, that the amount was deducted from salary or wages on that date:
- (c) for the purposes of **sections 73(1)(c), 85(1)(b), and 95B(1)(b)**, that an employer to whom an amount included in employment income information relates has sufficient funds available at the relevant time to be able to pay the amount to the Commissioner.

37 Section 226 amended (Crown contribution: kick-start contributions)

- (1) In section 226(1B), replace "3-month" with "62-day".
- (2) In section 226(1C), replace "3 months" with "62 days".

37B Section 228 amended (Regulations)

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- (1) After section 228(1)(m), insert:
 - (mb) prescribing conditions that are regarded as life-shortening congenital conditions for the purposes of **clause 12B** of the KiwiSaver scheme rules:
- (2) After section 228(1), insert:

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- (1B) For the purposes of **subsection (1)(mb)**, **life-shortening congenital condition** means a condition that exists for a person from the date of their birth and is likely to reduce the life expectancy for persons in general with the condition below the New Zealand superannuation qualification age.
- 37C New section 243 inserted (Protection from non-compliance: Taxation (KiwiSaver, Student Loans, and Remedial Matters) Act 2019)

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After section 242, insert:

243 Protection from non-compliance: Taxation (KiwiSaver, Student Loans, and Remedial Matters) Act 2019

Non-compliance with an enactment related to securities is ignored if the non-compliance—

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	(a)	results from the enactment of sections 32B , 37B , 38 , 107D , 38 , 59B , 77B(1) and (3) , 98C , 107D , and 113D of the Taxation (KiwiSaver, Student Loans, and Remedial Matters) Act 2019 ; and	
	(b)	relates to a product disclosure statement, or to information lodged on the relevant disclosure register, under the Financial Markets Conduct Act 2013; and	5
	(c)	the period of the non-compliance ends comes to an end before 31 January 2021.	
8	Scheo	lule 1 amended (KiwiSaver scheme rules)	
1)	In sch	edule 1, replace clause 8(2) with:	10
2)		nount of contribution that is deducted from salary or wages under this Act ated, for the purposes of subclause (1)(a), as received by the Commis-;—	
	(a)	for employment income information received by the Commissioner that includes the date of the payday on which the deduction was made, on that date; or	15
	(b)	otherwise, on the 15th day of the month in which the deduction was made.	
2)	In sch	edule 1, after clause 12, insert:	
2B	With	drawal in cases of life-shortening congenital conditions	20
1)	A me	where many apply under this alouse for a withdrawel in addition to a with	
,	drawa	mber may apply under this clause for a withdrawal, in addition to a with- al on the grounds of serious illness under clause 11(1)(g) or 12, when the per suffers from a condition that exists from the date of their birth—	
,	drawa	al on the grounds of serious illness under clause 11(1)(g) or 12, when the	25
	drawa memb	al on the grounds of serious illness under clause 11(1)(g) or 12, when the per suffers from a condition that exists from the date of their birth— that is identified as a life-shortening congenital condition by a regulation	25
2)	drawa members (a) (b) The redrawa	al on the grounds of serious illness under clause 11(1)(g) or 12, when the per suffers from a condition that exists from the date of their birth— that is identified as a life-shortening congenital condition by a regulation made under section 228(1)(mb) (a listed condition); or for which the member has medical evidence to verify that the congenital condition is expected to reduce life expectancy below the New Zealand superannuation qualification age for the member or for persons in	25
	drawa members (a) (b) The redrawa	al on the grounds of serious illness under clause 11(1)(g) or 12, when the per suffers from a condition that exists from the date of their birth— that is identified as a life-shortening congenital condition by a regulation made under section 228(1)(mb) (a listed condition); or for which the member has medical evidence to verify that the congenital condition is expected to reduce life expectancy below the New Zealand superannuation qualification age for the member or for persons in general with the condition (a non-listed condition). member may apply under clause 13 for a congenital condition withal to the manager (in the case of a restricted KiwiSaver scheme) or super-	
	drawa member (a) (b) The redrawa visor	If on the grounds of serious illness under clause 11(1)(g) or 12, when the per suffers from a condition that exists from the date of their birth— that is identified as a life-shortening congenital condition by a regulation made under section 228(1)(mb) (a listed condition); or for which the member has medical evidence to verify that the congenital condition is expected to reduce life expectancy below the New Zealand superannuation qualification age for the member or for persons in general with the condition (a non-listed condition). member may apply under clause 13 for a congenital condition withal to the manager (in the case of a restricted KiwiSaver scheme) or super- (in the case of any other KiwiSaver scheme) if,— for a listed condition that exists for a person from the date of their birth, the manager or the supervisor, as applicable, is satisfied that a medical certificate issued by a medical practitioner verifies that the member suf-	30

		(i)	the condition is a life-shortening congenital condition for the member or for persons in general with the condition; and		
		(ii)	the member suffers from the condition.		
(3)			er may choose the amount of the congenital condition withdrawal, be up to the value of their accumulation.	5	
(4)		-	poses of the KiwiSaver scheme rules, a member who makes a condition withdrawal is treated as if—		
	(a)	they	are not a grandparented member; and		
	(b)	•	have reached the New Zealand superannuation qualification age red to in clause $4(1)$.	1	
(5)	empl	oymer	val under this clause does not prevent a member continuing in paid nt. However, no Crown contribution or compulsory employer contri- nyable in relation to the member's continuing contributions.		
(3)	In sc	hedule	e 1, clause 13,—		
	(a)	nific	ace the clause heading with "Application for withdrawal for signant financial hardship, serious illness, or life-shortening congencondition":	1.	
	(b)	in su	abclause (1), replace "clause 10 or 12" with "clause 10, 12, or 12B ":		
	(c)	after	subclause (1B), insert:		
(1C)	The application by a member for a withdrawal under clause 12B must include—				
	(a)		mpleted statutory declaration by the member to acknowledge that understand—		
		(i)	first, that their KiwiSaver funds are to be released to them as if they had reached the New Zealand superannuation qualification age; and	2	
		(ii)	secondly, that after the withdrawal of the funds, they are no longer eligible to receive Crown contributions or compulsory employer contributions in relation to their future contributions, if any; and		
	(b)		edical certificate issued by a medical practitioner that verifies that nember suffers from—	3	
		(i)	a listed condition:		
		(ii)	a non-listed condition that is a life-shortening congenital condition.		
(1D)		_	arposes of subclause (1C)(b)(i) and clause 12B(2), medical er has the meaning given in the definition set out in the Social	3	

Security Act 2018, schedule 2.

Part 2 Amendments to Student Loan Scheme Act 2011

39		ent Loan Scheme Act 2011 Part amends the Student Loan Scheme Act 2011.	
39B (1) (2)	In se	ction 4(1), definition of loan balance , repeal paragraph (a)(iva).	5
39C		on 5 amended (Meaning of unpaid amount) real section 5(1)(i).	
42	phys	on 25 amended (Commissioner may treat certain borrowers as being ically in New Zealand) ace section 25(2) with:	10
(2)	Subs	ection (1)(b) to (j) and subsection (3) are subject to the conditions set n, as applicable, clauses 2 to 11 of Schedule 1.	
(3)	and i	pplication, the Commissioner may, for the purposes of sections 22 to 24 f the Commissioner considers that it is fair and reasonable to do so, treat a ower as being physically in New Zealand if the Commissioner is satisfied the borrower—	15
	(a)	has a serious illness for the period to which the application relates; and	
	(b)	is unable to meet their overseas-based repayment obligation for that period as a result of that serious illness.	20
(4)	In st	absection (3) , serious illness means an injury, illness, or disability that—	
	(a)	results in the borrower being unable to engage in paid work (other than work for which the person is paid a token payment or a very low wage); or	25
	(b)	poses a serious and imminent risk of death.	
43		on 26 amended (Method of making application and provision of ence and information)	
(1)	In se	ction 26, replace "section 25(1)" with "section 25".	
(2)	In se	ction 26(b), after "Schedule 1,", insert "or section 25(3),".	30
44	perio	on 27 amended (Commissioner must notify borrower and specify od or conditions when granting application)	
	m se	ction 27, replace "section 25(1)" with "section 25".	

45	New section 62A inserted (Commissioner may notify employers when loan
	balance close to zero)

After section 62, insert:

(2)

suspension".

	Anei	Section 02, insert.	
62A	Com	missioner may notify employers when loan balance close to zero	
(1)		ourpose of this section is to reduce the likelihood that a deduction under ubpart will result in a borrower's consolidated loan balance falling below	5
(2)		a borrower's consolidated loan balance is close to zero, the Commistracy—	
	(a)	notify 1 or more of the borrower's employers of the loan balance; and	10
	(b)	require the employer, or those employers, to reduce the standard deduction that would otherwise be made on the relevant payday or paydays to the amount needed to meet the purpose of this section; and	
	(c)	require the employer, or those employers, then to stop making deductions under this subpart.	15
(3)	The C	Commissioner must give a copy of the notification to the borrower.	
(3A)	or she	ever, subsection (3) does not apply if the Commissioner is aware that he e has incorrect contact details for the borrower or cannot reasonably locate brower.	
(4)	certif	notification revokes, for the payday or paydays, all other deduction rate icates previously issued to the employer or those employers in relation to prrower under this subpart.	20
45B	Section	on 72 amended (Application of this subpart)	
		etion 72(a), replace "\$1,500" with "\$500" in each place.	
45C		on 74 amended (Notification of Schedule 3 adjustments) section 74(2)(c), insert:	25
	(d)	the time at which the borrower makes an application under section 25 to be treated as being physically in New Zealand, if the borrower is subject to clause 11 of Schedule 1 and the Schedule 3 adjustments relate to the current tax year or any past tax year.	30
46	Section	on 106 amended (Meaning of repayment holiday)	
(1)		e heading to section 106, replace "repayment holiday" with "temporary vment suspension".	

In section 106, replace "repayment holiday" with "temporary repayment

35

47	Cross-heading and section 107 amended	
(1)	In the cross-heading above section 107, replace "Repayment holiday from" with "Temporary repayment suspension of".	
(2)	In the heading to section 107, replace "repayment holidays" with "temporary repayment suspensions".	5
(3)	In section 107(1), replace "repayment holiday" with "temporary repayment suspension".	
48	Section 107B amended (Grant of repayment holiday)	
(1)	In the heading to section 107B, replace "repayment holiday" with "temporary repayment suspension".	10
(2)	In section 107B(1), (2), (3)(c)(ii)(B), and (3)(d), replace "repayment holiday" with "temporary repayment suspension" in each place.	
(3)	In section 107B(3)(a), (b), and (c), replace "repayment holidays" with "temporary repayment suspensions" in each place.	
49	Section 108 amended (Duration of repayment holiday)	15
(1)	In the heading to section 108, replace "repayment holiday" with "temporary repayment suspension".	
(2)	In section 108(1), (2), and (3), replace "repayment holiday" with "temporary repayment suspension" in each place.	
50	Section 108A amended (Borrowers who have had, or are having, repayment holidays under Student Loan Scheme Act 1992)	20
(1)	In the heading to section 108A, replace "repayment holidays" with "temporary repayment suspensions".	
(2)	In section 108A(1), replace "repayment holidays" with "temporary repayment suspensions".	25
(3)	In section 108A(1), (2), and (3), replace "repayment holiday" with "temporary repayment suspension" in each place.	
51	Section 110 amended (Repayment obligations of overseas-based borrowers)	
	In section 110(1)(a), replace "repayment holiday" with "temporary repayment suspension".	30
51B	Section 114 amended (Notification of Schedule 3 adjustments by New Zealand-based non-resident borrowers)	
	Replace section 114(3) with:	
(3)	The borrower must notify the Commissioner of the Schedule 3 adjustments under this section—	35

	(a)	at the time when, if the borrower were a New Zealand resident, he or she would have had to notify the Commissioner of the Schedule 3 adjustments under section 74(2)(a) to (c); or	
	(b)	no later than the time at which the borrower makes an application under section 25 to be treated as being physically in New Zealand, if the borrower is subject to clause 11 of Schedule 1 and the Schedule 3 adjustments relate to the current tax year or any past tax year.	5
52		on 115 amended (Repayment obligations of borrowers who are seas-based for part of tax year)	
		etion 115(1)(c), replace "repayment holiday" with "temporary repayment nsion".	10
52B	Section amou	on 144 amended (Power of Commissioner in relation to small unts)	
(1)	In sec	etion 144(1)(a) and (c), replace "less than \$20" with "not more than \$20".	
(2)	In sec	etion 144(1)(e), replace "\$20 or less" with "not more than \$20".	15
(3)	In sec	etion 144(2)(a), replace "\$20 or more" with "more than \$20".	
52C		on 146A amended (Commissioner may grant relief from penalties) al section 146A(3)(a)(ii).	
52D	Section	on 161A and cross-heading repealed	
	Repea	al section 161A and the cross-heading above section 161A.	20
53		on 176 amended (Challenge to decision concerning treating owers as being physically in New Zealand)	
	In sec	etion 176(a), replace "section 25(1)" with "section 25".	
54	Section holid	on 182A amended (Challenge to decision concerning repayment ay)	25
(1)		e heading to section 182A, replace "repayment holiday" with "tempor-epayment suspension".	
(2)	In sec pension	ction 182A, replace "repayment holiday" with "temporary repayment suson".	
54B	Section	on 189 amended (Annual administration fee)	30
	In sec	etion 189(1), replace "\$20 or more" with "more than \$20".	
54C		on 191 amended (Limit on repayment obligation for pay period or tax	
	year)		
(1)	• ,	etion 191(1) and (3A), before "loan balance", insert "consolidated".	

(2)	In section 191(1), replace "of the month in which the pay period falls" with "of the pay period".				
(3)	Replace section 191(2) with:				
(2)	If a borrower derives adjusted net income for a tax year, the borrower's end-of- year repayment obligation for that tax year must not exceed the amount of the borrower's loan balance,—				
	(a)	if the borrower files their return of income or provides a statement of adjusted net income before the end of that tax year, on the day on which the borrower files the return or provides the statement; and			
	(b)	in any other case, on the last day of that tax year.	10		
54D	Section 194 amended (Order in which salary or wage deductions and payments offset against borrower's consolidated loan balance)				
(1)	In the	e heading to section 194, replace "salary or wage" with "certain".			
(2)	Repla	ace section 194(1) with:			
(1)	A borrower deduction or payment received by the Commissioner in respect of a borrower's consolidated loan balance must be offset as follows:				
	(a)	first, against the borrower's oldest assessments, unpaid amounts, and repayment obligations; and			
	(b)	within each of those things, first, against any interest charged and secondly, any remainder must be offset against any principal outstanding.	20		
(3)		ction 194(2), after "penalties", insert "(unless the borrower's consolidated balance consists only of 1 or more of those things)".			
54E	Section 195 amended (Date on which salary or wage deductions and payments treated as being made and credited)				
	Repla	ace section 195(3) and (3A) with:	25		
(3)	minir whet	he purposes of calculating loan interest and late payment interest, deter- ng whether an annual administration fee is payable, and determining her a borrower's consolidated loan balance is not more than \$20 for the oses of section 197,—			
	(a)	a salary or wage deduction is credited on the date on which the deduction is made; and	30		
	(b)	all other payments are credited on the date on which they are received by the Commissioner.			
<u>54E</u>		on 195 amended (Date on which salary or wage deductions and nents treated as being made and credited)	35		
		ace section 195(3) and (3A) with:			
(3)	For t	he purposes of calculating loan interest and late payment interest, deter- ng whether an annual administration fee is payable, and determining			

Taxation (KiwiSaver, Stude	nt Loans	and	Remedial
Matters	Bill		

Part	3	c1	58

		· · · · · · · · · · · · · · · · · · ·	
		ner a borrower's consolidated loan balance is not more than \$20 for the best of section 197,—	
	(a)	a salary or wage deduction is credited on the day after the date on which the deduction is made; and	
	<u>(b)</u>	all other payments are credited on the day after the date on which they are received by the Commissioner.	5
54F	Section	on 197 amended (Write-off of consolidated loan balance)	
	In sec	ction 197(2), replace "less than \$20" with "not more than \$20".	
55	Section	on 220 amended (Application, savings, and transitional provisions)	
		ction 220(2), table, after the item relating to the Taxation (Residential Withholding Tax, GST on Online Services, and Student Loans) Act 2016,	10
		ions relating to Taxation (KiwiSaver, Student Loans, and lial Matters) Act 2019	
56		dule 1 amended (Conditions to borrower being treated as being ically in New Zealand)	
	In Sc 25(3)	shedule 1, clause 11(1), after "section 25(1)", insert "or under section ".	15
57	Sche	dule 6 amended (Application, savings, and transitional provisions)	
(1)		hedule 6, replace the heading to clause 2 with "Student Loan Scheme 1992 applies to tax years prior to 1 April 2012 in limited circumes".	20
(2)	sary f with '	hedule 6, clause 2(1), replace "continues in full effect to the extent neces- for the proper administration and completion of all matters under that Act" "continues in effect only to the extent necessary for the proper administra- and completion of the matters referred to in clauses 24 to 28 ".	
(3)		hedule 6, clause 2(2) and (3), replace "a matter under the Student Loan me Act 1992" with "a matter referred to in subclause (1)".	25
(4)	In Sc	hedule 6, after Part 4, insert the Part 5 set out in schedule 1 of this Act.	
		Part 3	
		Amendments to other enactments	
		Income Tax Act 2007	30
= 0	-		50
58		ne Tax Act 2007	
		ions sy to 1748 amend the income toy ver /iii/	

Section BB 2 amended (Main obligations)

59

(1)	In section BB 2(5), replace "another ancillary tax" with "income tax or ancillary tax".				
(2)	In section BB 2, list of defined terms, insert "income tax".				
59B	Section BC 7 amended (Income tax liability of person with schedular income)				
(1)	After section BC 7(4), insert:				
	Special rule for natural person investors in multi-rate PIEs				
(5)	The schedular income tax liability of a natural person investor in a multi-rate PIE who derives income under section CP 1 (Attributed income of investors in multi-rate PIEs) is calculated under section HM 36B (Calculating PIE schedular income adjustments for natural person investors) to provide an adjustment to the amount of the person's income tax liability referred to in subsection (1)(b).	10			
(2)	Subsection (1) applies for the 2020–21 and later income years.	15			
60	Section CB 16A amended (Main home exclusion for disposal within 5 years)				
	In section CB 16A(1), replace "if the land has been used predominantly, for most of the time the person owns the land, for a dwelling" with "if, for most of the period starting with the relevant date described in section CB 6A(1) to (4B) and ending with the bright-line date for the residential land, the land has been used predominantly for a dwelling".	20			
61	Section CC 1 amended (Land)				
	Repeal section CC 1(2C).				
61B	Section CC 1B amended (Consideration for agreement to grant, renew, extend, or transfer leasehold estate or licence)	25			
(1)	In section CC 1B(1), after "use land", insert "or as consideration for the grant, renewal, extension, or transfer of the land right".				
(2)	Subsection (1) applies to an amount derived by a person on or after 1 April 2013, except an amount for which the person relies on a tax position taken by the person in a return of income filed with the Commissioner, or on a binding ruling issued by the Commissioner,—				
	(a) in the period beginning with 1 April 2013 and ending before 23 August 2019; and				
	(b) that is inconsistent with the amendments made by subsection (1) .	35			

62			C 1B amended (Consideration relating to grant, renewal, or transfer of leasehold estate or licence)		
(1)	In se		CC 1B(1)(a), words before the subparagraphs, replace "is" with		
(1B)	Repla	ace sec	ction CC 1B(1)(b)(ii) with:	5	
		(ii)	the grant, renewal, extension, or transfer of the land right.		
(2)	After	section	on CC 1B(5), insert:		
	Exce	ption f	for payment as consideration for grant of permanent easement		
(6)	The a	amoun	t is not income of the payee if—		
	(a)	the p	payee is the owner of a fee simple estate in land; and	10	
	(b)	the a	mount—		
		(i)	is consideration for the grant, for the duration of the estate, of an easement over the land; and		
		(ii)	is not a periodic payment.		
(3)	2015	, exce	on (1B) applies to an amount derived by a person on or after 1 April pt an amount for which the person relies on a tax position taken by or on a binding ruling issued by the Commissioner,—	15	
	(a)		e period beginning with 1 April 2015 and ending before 23 August 9; and		
	(b)	that i	is inconsistent with the amendments made by subsection (1B) .	20	
63	Secti	on CE	0 4 amended (Transfers of value generally)		
(1)			ling to section CD 4, replace "Transfers of value" with "Transfers y value".		
(2)	In the heading to section CD 4(1), replace "Transfers of value" with "Transfers of company value".				
(3)	In section CD 4(1), replace "transfer of value" with "transfer of company value".				
(4)			CD 4, list of defined terms, replace "transfer of value" with "transfer y value".		
64	Section CD 5 amended (What is a transfer of value?)				
(1)			ling to section CD 5, replace "transfer of value" with "transfer of value".		
(2)	In se		CD 5(1), replace "transfer of value" with "transfer of company		
(3)	In se		CD 5(3), replace "transfer of value" with "transfer of company	35	

(4)		ction CD 5, list of defined terms, replace "transfer of value" with "transfer impany value".				
65		ion CD 6 amended (When is a transfer caused by a shareholding ionship)				
(1)	In so	ection CD 6(1), replace "transfer of value" with "transfer of company e".	5			
(2)	In se	ection CD 6(3), replace "transfer of value" with "transfer of company e".				
(3)	In so value	ection CD 6(4), replace "transfer of value" with "transfer of company e".	10			
(4)		ction CD 6, list of defined terms, replace "transfer of value" with "transfer impany value".				
66	Sect	ion CD 27 amended (Property made available intra-group)				
(1)	In se	ection CD 27(1)(a), replace "transfer of value" with "transfer of company e".	15			
(2)	In se	In section CD 27(2),—				
	(a)	words before the paragraphs, replace "transfer of value" with "transfer of company value":				
	(b)	paragraph (c), replace "transfers of value" with "transfers of company value".	20			
(3)	In se	ction CD 27(3),—				
	(a) (b)	heading, replace "transfers of value" with "transfers of company value": words before the paragraphs, replace "transfer of value" with "transfer of company value":				
	(c)	paragraph (a)(ii), replace "transfer of value" with "transfer of company value".	25			
(4)		In section CD 27(4), replace "transfer of value" with "transfer of company value".				
(5)		ction CD 27, list of defined terms, replace "transfer of value" with "transfer of value".	30			
67		ion CD 29C amended (Transfers to shareholders by ASX-listed ralian company of shares in subsidiary)				
(1)		ection CD 29C, replace "transfer of value" with "transfer of company e" in the first place it appears.				
(2)		ection CD 29C, list of defined terms, replace "transfer of value" with sfer of company value".	35			

Section CD 38 amended (General calculation rule for transfers of value)
In the heading to section CD 38, replace "transfers of value" with "transfers

68

(1)

	of co	mpany value".			
(2)	In section CD 38(1), replace "transfer of value" with "transfer of company value".				
(3)		ction CD 38, list of defined terms, replace "transfer of value" with "transferompany value".			
69	New	section CE 7CB inserted (Meaning of market value)			
	After	section CE 7C, insert:			
CE 70	CB M	leaning of market value	10		
	Marl	ket value, for an employee share scheme—			
	(a)	has the same meaning as in section YA 1 (Definitions), definition of market value , paragraphs (a) and (b); and			
	(b)	includes, for a share or option quoted on the official list of a recognised exchange, at the time, an amount equal to the 5-day volume weighted average price or any other method that is accepted by the Commissioner or is comparable to the 5-day volume weighted average price, for such shares or options.	15		
70	Secti	on CW 26C amended (Meaning of exempt ESS)			
(1A)	After	section CW 26C(3), insert:	20		
	Trust	s			
(3B)	If a trust holds the shares in trust for the employee, the arrangement must provide that—				
	(a)	the trustee pays dividends directly to the employee; and			
	(b)	the dividends are treated as being derived by the employee.	25		
(1)		etion CW 26C(7)(a), replace "disposed of" with "disposed of other than as of a takeover or similar share reorganisation,".			
(2)		etion CW 26C(7)(b), replace "disposed of" with "disposed of other than as of a takeover or similar share reorganisation,".			
(3)	Repla	ace section CW 26C(8) with:	30		
	End o	of period of restriction: first option			
(8)	The arrangement may provide, when the period of restriction provided by subsection (7) ends, that the shares are transferred to the employee if they have not already been transferred or, if the employee chooses, that the shares are acquired from the employee or trustee for the lesser of—				
	(a)	the cost of the shares to the employee:			
	(b)	the market value of the shares on the date the period of restriction ends.			

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	End	of peri	iod of restriction: second option	
(8B)	arran		ingement does not provide as described in subsection (8) , the nt must provide, when the period of restriction provided by subsecds,—	
	(a)	trans	ne case that the employee is currently employed, that the shares are sferred to the employee if they have not already been transferred or, e employee chooses, that the shares are acquired from the employee ustee for the lesser of—	5
		(i)	the cost of the shares to the employee:	
		(ii)	the market value of the shares on the date the period of restriction ends:]
	(b)		ne case that the employee is not currently employed, that the shares acquired from the employee or trustee for the lesser of—	
		(i)	the cost of the shares to the employee:	
		(ii)	the market value of the shares on the date the period of restriction ends.]
(4)	In se (8B)		CW 26C(9), replace "subsection (8)" with "subsections (8) and	
71	New	sectio	on CW 26DB inserted (Meaning of market value)	
	After	section	on CW 26D, insert:	2
CW 2	26DB	Mear	ning of market value	
			rposes of section CW 26C, market value—	
	(a)		the same meaning as in section YA 1 (Definitions), definition of ket value , paragraphs (a) and (b); and	
	(b)	exch aver or is	ades, for a share or option quoted on the official list of a recognised range, at the time, an amount equal to the 5-day volume weighted age price or any other method that is accepted by the Commissioner is comparable to the 5-day volume weighted average price, for such es or options.	2
72	Secti	ion CV	W 38 amended (Public authorities)	3
(1)		ace th	ne heading to section CW 38(1) with "Exempt income: sinking	
(2)			e heading to section CW 38(2) with "Exempt income: other income".	

Section CW 38B amended (Public purpose Crown-controlled companies)
Replace the heading to section CW 38B(1) with "Exempt income: sinking

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73

(1)

funds".

Replace the heading to section CW 38B(2) with "Exempt income: other

(2)

	incon	ne".			
74	Secti	on CW 39 amended (Local authorities)			
(1)	Replace the heading to section CW 39(1) with "Exempt income: sinking funds".				
(2)	Repla	ace the heading to section CW 39(2) with "Exempt income: other income".			
75	Secti	on CW 56 amended (Non-resident aircraft operators)			
(1)	incor	ection CW 56(1), replace "air transport from New Zealand is exempt me" with "air transport from New Zealand, or from air transport to New and, is exempt income".	10		
(2)		ction CW 56(3), definition of air transport from New Zealand , replace graph (b) with:			
	(b)	includes a flight by the aircraft between the airport in New Zealand where the emplaning or embarking occurred and another airport in New Zealand at which the aircraft calls before leaving New Zealand on the international flight for which the emplaning or embarking occurred	15		
(3)	In se	ction CW 56(3), insert, in appropriate alphabetical order:			
	air transport to New Zealand—				
	(a)	means the carriage to an airport in New Zealand by an aircraft of cargo, mail, or passengers emplaned or embarked on the aircraft at an airport in a country or territory outside New Zealand; and	20		
	(b)	includes a flight by the aircraft to the airport in New Zealand for carriage to which the emplaning or embarking occurred from another airport in New Zealand at which the aircraft calls en route			
(4)	In se	ction CW 56, list of defined terms, insert "air transport to New Zealand".	25		
(5)	Subs	sections (1), (2), and (3) apply for the 2008–09 and later income years.			
76		on CX 17 amended (Benefits provided to employees who are eholders or investors)			
		ction CX 17(4)(a), replace "Transfers of value" with "Transfers of comvalue".	30		
77	Secti	on CX 22 amended (Benefits to non-executive directors)			
(1)	In se	ction CX 22, replace "transfer of value" with "transfer of company value".			
(2)		ction CX 22, list of defined terms, replace "transfer of value" with "transfer ompany value".			

77B	Section CX 56 amended (Attributed income of certain investors in multirate PIEs)			
(1)	In section CX 56(1), replace "when an investor in a multi-rate PIE" with "when an investor in a multi-rate PIE, other than an investor who is a natural person,".			
(2)	After section CX 56(1B), insert:	5		
	When this section also applies			
(1C)	When a trustee of a trust is an investor in a multi-rate PIE and an election is made in an income year (the election year) for the trust under section HC 33 (Choosing to satisfy income tax liability of trustee), this section also applies to the trustee for the income years that end before the election year and for which the election applies.	10		
(3)	After section CX 56(2)(c), insert:			
	(d) an amount of PIE schedular income is derived by a natural person who is an investor in the PIE.			
(4)	In section CX 56, in the list of defined terms, insert "natural person" and "PIE schedular income".	15		
(5)	Subsections (1) and (3) apply for the 2020–21 and later income years.			
77C Section CZ 35 amended (Amounts derived by Te Kōwhatu Tū Moana				
	In section CZ 35, list of defined terms,—			
	(a) insert "Te Kōwhatu Tū Moana":	20		
	(b) delete "month".			
78	Section EE 47 amended (Events for purposes of section EE 44)			
	Replace the heading to section EE 47(2B) with "Event timing for person's income becoming tax exempt".			
78B	Section EL 3 amended (Definitions for this subpart)	25		
	In section EL 3,—			
	(a) in the definition of land sales provisions , replace "CB 14" with "CB 15":			
	(b) in the definition of residential income , paragraph (d), replace "paragraphs (a) and (b)" with "paragraphs (a), (b), and (c)".	30		
78C	Section EL 4 amended (Allocation of deductions for loss-making residential rental properties)			

In section EL 4(2), replace "the person's residential income for the income year." with "the person's residential income for the income year. An amount identified as a person's residential income may be counted only once in making

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an allocation under this subpart."

78D	Section EL 5 amended	(When residentia	l portfolios sold)	

- (1) In section EL 5(2), replace "see section EL 8" with "see subsections (5) and (6)".
- (2) After section EL 5(4), insert:

When subsection (6) applies

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- (5) **Subsection (6)** applies in relation to a disposal described in subsection (2) when—
 - (a) an unused excess amount was transferred to the portfolio from another of the person's properties that was not included in the portfolio; and
 - (b) the person did not derive income from the disposal of the other property.

 Reduction and transfer to another residential rental property
- (6) An unused excess amount that would otherwise be released under subsection (2) is—
 - (a) reduced by an amount equal to the total unused excess amount transferred from the other property; and
 - (b) to the extent of the amount transferred, is a deduction referred to in section EL 4(1) that is transferred to another residential rental property for an income year in which the person derives residential income.

78E Section EL 7 amended (When property A sold)

(1) In section EL 7(2),—

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- (a) replace "section EL 4(3)" with "section EL 4(2)":
- (b) replace "see section EL 8" with "see subsections (5) and (6)".
- (2) After section EL 7(4), insert:

When subsection (6) applies

- (5) **Subsection (6)** applies in relation to a disposal described in subsection (2) 25 when—
 - (a) an unused excess amount was transferred to the property property A from another of the person's properties; and
 - (b) the person did not derive income from the disposal of the other property.
 Reduction and transfer to another residential rental property
- (6) An unused excess amount that would otherwise be released under subsection (2) is—
 - (a) reduced by an amount equal to the total unused excess amount transferred from the other property; and
 - (b) to the extent of the amount transferred, is treated as a deduction referred to in section EL 4(1) that is transferred to another residential rental property for an income year in which the person derives residential income.

- art 5	Matters bill	
78F	Section EL 8 repealed (Treatment of previously transferred amounts on fully-taxed disposals)	
	Repeal section EL 8.	
78G	Section EL 15 amended (Transfers between companies in wholly-owned groups)	5
	In section EL 15(1), delete "carried forward".	
78H	Section EL 16 amended (Interests in residential land-rich entities) Replace section EL 16(2)(b) with:	
	(b) carried forward to a later income year in which the entity derives residential income; and	10
78 I	Section EL 18 amended (Modifications when entities transparent)	
	In section EL 18(a), replace "residential income for the income year" by with "residential income for the income year from property held by the entity".	
78J	Section EY 30 amended (Transitional adjustments: life risk)	
(1)	In section EY 30(5BA)(c), replace "consisting of the last 4 quarters preceding the year" with "that is the basis for the calculation, under the formula referred to in paragraph (b), of the increase in the sum assured".	1;
(2)	In section EY 30, list of defined terms, delete "quarter".	
(4)	Subsection (1) applies for a person for the income year that includes 1 July 2010 and later income years, except for an income year for which the person notifies the Commissioner on or after 26 June 2019 that the person chooses to rely on a tax position that is inconsistent with the amendment made by subsection (1) .	20
78K	Section FB 3A amended (Residential land)	
(1)	In section FB 3A(1), replace "section CB 6A (Disposal within 5 years: bright-line test for residential land)" with "sections CB 6A and CB 16A (which relate to the bright-line test for residential land),".	25
(2)	In section FB 3A(3), replace "section CB 6A(1) to (4)" with "section CB 6A(1) to (4B)".	
79	Section FC 1 amended (Disposals to which this subpart applies)	30
(1)	In section FC 1(1)(d), replace "transfer of value" with "transfer of company value".	
(2)	In section FC 1, list of defined terms, replace "transfer of value" with "transfer of company value".	

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79B Section FC 2 amended (Transfer at market value)

Replace section FC 2(4) with:

(1)

Taxation (KiwiSaver, Student Loans, and Remedial Matters) Bill

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	Relat	ionship with settlements and distributions for trusts	
(4)		ection (1) does not apply for the purposes of determining whether a transferoperty is—	
	(a)	a settlement on a trust:	
	(b)	a distribution from a trust as defined in section HC 14 (Distributions from trusts).	5
(2)	In sec	etion FC 2, list of defined terms, insert "settlement".	
80		on FE 5 amended (Thresholds for application of interest rtionment rules)	
	In sec	etion FE 5(1C)(c), replace "interest:" with "interest; and".	10
81	Secti	on FE 6 amended (Apportionment of interest by excess debt entity)	
(1)	relate	ction FE 6(3)(ac)(i), after "for the excess debt entity", insert "or that is ed-party debt for which the lender is not a New Zealand resident and does arry on a business through a fixed establishment in New Zealand".	
(2)		ction FE 6, list of defined terms, insert "fixed establishment", "New Zearesident", and "related-party debt".	15
(3)	Subs	section (1) applies for income years beginning on or after 1 July 2018.	
81B	Secti	on FE 16B amended (Total group non-debt liabilities)	
(1)		ection FE 16B(1)(b), words before subparagraph (i), replace "a shareholder s a member of the group" with "a shareholder".	20
(2)		ction FE 16B(1)(b)(i), replace "shareholding of each shareholder" with ng interest of each shareholder".	
(3)		ction FE 16B(1)(c)(i), replace "shareholding of each shareholder" with ng interest of each shareholder".	
(4)	After	section FE 16B(2), insert:	25
	Whol	ly-owned group treated as single shareholder and provider of funds	
(3)	If a s	hareholder is a member of a wholly-owned group,—	
	(a)	for the purposes of section FE 16B(1)(b)(i) and (c)(i), the wholly-owned group is treated as the shareholder for all shares held by persons who are members of the wholly-owned group; and	30
	(b)	for the purposes of section FE 16B(1)(b), the wholly-owned group is treated as the provider of all the funds that are provided by persons who are members of the wholly-owned group.	
(5)	In sec	etion FE 16B, list of defined terms, insert "wholly-owned group".	
(6)	Subs 2018	sections (1) to (4) apply for income years beginning on or after 1 July	35

81C		on FF estic l	H 1 amended (Subpart implements OECD recommendations for aw)	
(1)	After	section	on FH 1(4)(c), insert:	
	(cb)	sect	tion FH 5B gives the requirements for an exception to section FH 5:	
(2)	Subs	sectio	on (1) applies for income years beginning on or after 1 July 2018.	
81D			I 5 amended (Payments by New Zealand resident or New educting branch producing deduction without income)	
(1)	In se	ction I	FH 5(2)(b), replace "as the payee." with "as the payee; and".	
(2)	After	section	on FH 5(2)(b), insert:	
	(c)	the e	expenditure is not an amount that is—	
		(i)	consideration for a supply of goods or services by the payer to the payer meeting the requirements of section FH 5B(1) ; and	
		(ii)	excluded from being a mismatch amount by section FH 5B(2).	
(3)	Subs 2018		ons (1) and (2) apply for income years beginning on or after 1 July	
81E			on FH 5B inserted (Exception: when payee group not allowed s for supplies as prerequisites for payer supplies)	
(1)	After	section	on FH 5, insert:	
FH 5		-	n: when payee group not allowed deductions for supplies as tes for payer supplies	
	-	-	section applies	
(1)			on applies when expenditure meets the requirements of section and (b).	
	Supp	ly to p	payer depending on supply to payee or group	
(2)	person v	on who	rposes of section FH 5(2)(c) , a supply of goods or services by the p is the payee for the purposes of that section (the payee) to the persection the purposes of that section (the payer) meets the pattern of this subsection if—	
	(a)	uisit who	erequisite for the supply is a supply of goods or services (the prereque group supply) received and paid for by the payee or by a person is a member of the payee's control group and is resident in the se jurisdiction; and	
	(b)	-	orerequisite group supply is made by a person who, at the time of the oly, is in no control group that includes the payee or the payer; and	
	(c)		taxation law of the payee jurisdiction allows no deduction from me, and no equivalent tax relief, for an amount (the non-deductible	

		amount) of the payment for the prerequisite group supply because income of the payer is not taxable in the payee jurisdiction; and	
	(d)	no country or territory outside the payee jurisdiction allows a deduction from income for the non-deductible amount or allows equivalent tax relief for the non-deductible amount.	5
	Expe	nditure excluded from being mismatch amount	
3)	subs mism	amount of the consideration for a supply that meets the requirements of section (2) (the payer supply) that is an amount excluded from being a match amount (the excluded amount) and is linked for the purposes of graph (a) or subsection (4) to a prerequisite group supply is,—	10
	(a)	if the payer supply is the sole payer supply to the payer by the payee, or by a member of the payee's control group, that occurs in or before the income year in which the payer supply is made, and the prerequisite group supply is the sole prerequisite group supply for the payer supply, the amount that is the lesser of—	15
		(i) the amount of the consideration for the payer supply:	
		(ii) the non-deductible amount for the prerequisite group supply; or	
	(b)	if paragraph (a) does not apply, the amount that meets the requirements of subsection (4) for the payer supply and the prerequisite group supply.	20
	More	than 1 payer supply and more than 1 prerequisite group supply	
4)	prere with	e requirements of subsection (3)(a) are not met for a payer supply and a quisite group supply, the excluded amount for the payer supply, together excluded amounts for other payer supplies, must meet the following rements—	25
	(a)	for a payer supply, the total of the excluded amounts linked to prerequisite group supplies must not exceed the consideration for the payer supply; and	
	(b)	for a prerequisite group supply, the total of the excluded amounts linked to the prerequisite group supply must not exceed the non-deductible amount for the prerequisite group supply; and	30
	(c)	for each payer supply, the excluded amount that is linked to a prerequisite group supply is the maximum amount that, together with other excluded amounts already linked to the prerequisite group supply, meets the requirements of paragraphs (a) and (b), when—	35
		(i) the excluded amounts for each payer supply are determined for payer supplies in the order in which the payer supplies are made or, for payer supplies made at the same time, in the order chosen by the payer; and	

		(ii)	the excluded amounts for a payer supply that are linked to prerequisite group supplies are determined in the order in which the prerequisite group supplies are made or, for prerequisite group supplies made at the same time, in the order chosen by the payer.	
	Define	d in this	Act: control group, income year, services	5
(2)	Subs	ectio	n (1) applies for income years beginning on or after 1 July 2018.	
<u>81EB</u>			I 7 amended (Payments to person outside New Zealand deduction without income)	
<u>(1)</u>	In sec	ction F	H 7(1)(d), after "taxation law of", insert "New Zealand and of".	
<u>(2)</u>	Subs	ectio	n (1) applies for income years beginning on or after 1 July 2018.	10
81F	Secti	on FH	14 amended (Irrevocable election by owner of hybrid entity)	
(1)	FH 1	1 do n	FH 14(2), after "subsection (5)(a)(i)", insert "and sections FH 3 to ot apply to expenditure incurred, or income derived, by the hybrid the deemed sale".	
(2)	In se		FH 14(5)(a)(i), after "of the hybrid entity", insert ", as a hybrid	15
(3)	Subs	ectio	n (1) applies for income years beginning on or after 1 July 2018.	
82	Secti	on FM	8 amended (Transactions between group companies: income)	
	In sec		M 8(3)(c), replace "Transfers of value" with "Transfers of company	20
83	Secti servi		27 amended (Attribution rule for income from personal	
(1)	Repla	ace sec	tion GB 27(4), other than the heading, with:	
(4)	under (whice	r this so ch relat	ny that is required to attribute an amount to the working person ection and section GB 29 pays a dividend, sections HA 14 to HA 19 te to qualifying companies) are treated as applying to the company dend if—	25
	(a)	the di	ividend is paid—	
		(i)	no earlier than the end of 6 months after the end of the income year referred to in subsection (1); and	30
		(ii)	from income that has been attributed to the working person under this section and section GB 29; and	
	(b)	the co	ompany,—	
		(i)	for each tax year that corresponds to an income year in which it derived income from which it pays the dividend, has no net income other than income attributed under this section and section	35

Taxation (KiwiSaver, Student Loans, and Remedial Matters) Bill

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			GB 29, ignoring interest income that is incidental to the company's business; and	
		(ii)	is not a qualifying company; and	
		(iii)	chooses to have the dividend treated as if it were paid by a qualifying company; and	5
		(iv)	keeps sufficient records to enable the Commissioner to verify the matters referred to in paragraph (a) .	;
(2)		ection (iii)".	() ()	l
(3)	In se	ction G	GB 27, list of defined terms, insert "Commissioner".	10
(4)	ever,	subse	ns (1) and (2) apply for the 2008–09 and later income years. Howevertions (1) and (2) do not apply to a person in relation to a tax en by the person—	
	(a)	the Ta	e period that starts on 1 April 2008 and ends on the date on which faxation (KiwiSaver, Student Loans, and Remedial Matters) Bill is duced; and	
	(b)	in rela	ation to a dividend; and	
	(c)	-	ng on section GB 27(4) and (5) as those subsections were before the adments made by subsections (1) and (2) .	;
84	Secti	on GB	3 29 amended (Attribution rule: calculation)	20
(1)	After	section	n GB 29(1), insert:	
	Asso	ciated e	entity's net income calculated before attribution	
(1B)	respo	onding	poses of calculating the associated entity's net income for the cortax year in the application of subsection (1), section DC 8 (Attribuonal services) is ignored.	
(2)	Subs	section	n (1) applies for the 2008–09 and later income years.	
85			C 10 amended (Compensating arrangement: person receiving arm's length amount)	
(1)	In se	ction G	GC 10(1)(b)(ii), replace "arrangement:" with "arrangement; and".	
(2)	In se	ction G	GC 10(1)(c), replace "amount:" with "amount; and".	30
85B		on GC ing per	C 16 amended (Credit rating of borrower: other than insuring or rson)	,
(1)	In se	ction G	GC 16(5), replace "senior unsecured debt" with "senior debt".	
(2)			n (1) applies for a person and a financial arrangement and income ning on or after 1 July 2018.	35

Section HA 13 amended (Qualifying companies' distributions)

86

(1)	In section HA 13, replace "transfer of value" with "transfer of company value".						
(2)	In section HA 13, list of defined terms, replace "transfer of value" with "transfer of company value".						
87	Section HC 2 amended (Obligations of joint trustees for calculating income and providing returns)						
(1A)	Replace section HC 2(2), other than the heading, with:						
(2)	The trustees of the trust are treated in that capacity as if they were a notional single person and are jointly and severally liable to satisfy the obligations imposed by section BB 2 on the notional single person.	10					
(1)	After section HC 2(2), insert:						
	Residence						
(3)	If no election under section HC 33 is made for the trust, the notional single person referred to in subsection (2) is—						
	(a) a New Zealand resident when 1 or more of the trustees is resident in New Zealand:	15					
	(b) a non-resident when none of the trustees is resident in New Zealand.						
(2)	In section HC 2, list of defined terms, insert "New Zealand resident", "non-resident", and "resident in New Zealand".						
(3)	Subsections (1A) and (1) apply for income years beginning after the date on which this Act receives the Royal assent.	20					
88	Section HC 4 amended (Corpus of trust)						
	Replace section HC 4(1) with:						
	Meaning of corpus						
(1)	In the trust rules, corpus for a trust means the settlement value under subsection (1B) of property settled on the trust that is not excluded by subsection (2).	25					
	Settlement value of settled property						
(1B)	For property meeting the requirements of subsection (1) , the value under this subsection (the settlement value) of the property settled on a trust is—						
	(a) the market value of the property determined at the time of the settlement of the property, for a single settlement on the trust; or	30					
	(b) the total of the amounts determined under paragraph (a) for each settlement of property, if the trustee treats the settlements in the way permitted by section HC 3.						
	Section HC 7 amended (Trustee income)	35					
89	Section Tie 7 amended (11 ditte meome)	55					

(3)	The trustee of a trust has, from a property settlement that is referred to in section HC 4(3) to (5) and made in an income year, an amount of trustee income for the income year equal to the market value of the property settlement reduced by the amount of the market value that the trustee treats as beneficiary income, or as a taxable distribution made by the trustee, in the income year.				
(2)	In se	ction I	HC 7, list of defined terms, insert "taxable distribution".		
(3)	Subs	sectio	on (1) applies for the 2008–09 and later income years.		
90	Secti	on HO	C 10 amended (Complying trusts)		
(1)	Repla	ace sec	ction HC 10(1)(ab) with:		
	(ab)	the r	equirements of paragraph (a) are not met and—	10	
		(i)	a person makes an election meeting the requirements of section HC 30(2) and the requirements of subsection (2) are met; or		
		(ii)	a person makes an election meeting the requirements of section HC 33(1) and for all income years beginning on or after the date on which the election applies to the trust and before the time of distribution, the trustee's tax obligations relating to the trustee's income tax liability for the trustee income, determined consistently with section HC 33(1C), are satisfied; or	15	
(1B)	In se	ction I	HC 10(3), delete "and (ab)".		
(2)			on (1) applies for a trust and an election under section HC 33(1) the date on which this Act receives the Royal assent.	20	
90B	Secti	on HO	C 14 amended (Distributions from trusts)		
(1)	After	section	on HC 14(2), insert:		
	Payn	nent of	finterest at rate above market rate not distribution		
(2B)	the p	aymen est exc	pays to a beneficiary interest on an amount owed to the beneficiary, at is not a distribution by the trustee except to the extent to which the ceeds the amount given by the rate that is the greater of the market to prescribed rate of interest.	25	
(2)	In se		HC 14, list of defined terms, insert "interest" and "prescribed rate of	30	
91		on H(gn tru	C 15 amended (Taxable distributions from non-complying and asts)		
(1)	After	section	on HC 15(5B), insert:		
	Sourc	ce of in	ncome from capital gain		
(5C)	mine	d for t	e of a capital gain that is included in a taxable distribution is deter- the trustee under section YD 4 (Classes of income treated as having and source) as if the capital gain were an amount of income.	35	

	Source of capital loss	
(5D)	The source of a capital loss for the trustee is given by subsection (5C) , applied as if the capital loss were a capital gain included in a taxable distribution.	
(2)	In section HC 15(6), replace "providing" with "providing financial assistance or".	5
(3)	In section HC 15, list of defined terms, insert "financial assistance" and "income".	
92	Section HC 16 amended (Ordering rule for distributions from non- complying and foreign trusts)	10
(1)	Before section HC 16(2)(a), insert:	
	(aa) first, an amount derived by the trustee that is beneficiary income of the beneficiary in the previous income year:	
(2)	In section HC 16(2)(a), replace "first" with "second".	
(3)	In section HC 16(2)(b), replace "second" with "third".	15
(4)	In section HC 16(2)(c), replace "third" with "fourth".	
(5)	In section HC 16(2)(d), replace "fourth" with "fifth".	
(6)	In section HC 16(5), words before the paragraphs, replace "not being a taxable distribution" with "not being beneficiary income or a taxable distribution".	
(7)	Repeal section HC 16(5)(b).	20
(8)	Subsections (1) to (7) apply for income years beginning after the date on which this Act receives the Royal assent.	
92B	Section HC 25 amended (Foreign-sourced amounts: non-resident trustees)	
	In section HC 25(2)(c)(ii), after "year)", insert "or the last surviving settlor was resident in New Zealand when that settlor ceased to exist".	25
93	Section HC 26 amended (Foreign-sourced amounts: resident trustees)	
(1)	In section HC 26(1), words before the paragraphs, after "derives in an income year", insert ", and is included in trustee income for the income year,".	
(2)	In section HC 26(1)(a), after "transitional resident", insert "or, if no settlor exists in the income year, the last surviving settlor was a non-resident when that settlor ceased to exist".	30
(2B)	After section HC 26(1)(a), insert:	
	(ab) no election under section HC 33 has been made for the trust; and	
(3)	In section HC 26(1)(d)(iv), replace "year." with "year; and".	
(4)	After section HC 26(1)(d), insert:	35
	(e) the amount is not beneficiary income derived by a minor that is treated	

(5)	In section HC 26, list of defined terms, insert "beneficiary income", "minor", "non-resident", and "trustee income".								
94	Secti	on H(C 27 amended (Who is a settlor?)						
(1)	Repla	ace sec	ction HC 27(4), other than the heading, with:						
(4)	refer	red to	may make a transfer of value, or provision of financial assistance, in subsection (2) directly or indirectly and by 1 transaction or a connected transactions.	5					
(1B)	In section HC 27(6),—								
	(a) replace the heading with "Amounts owing to beneficiaries":								
	(b) in the words before paragraph (a), replace "subsection (2)(a income year of the trustee" with "subsection (2)":		ne words before paragraph (a), replace "subsection (2)(a) in an me year of the trustee" with "subsection (2)":	10					
	(c) replace paragraphs (a) and (b) with:								
	(a) the amount owing at the end of the income year is not more that \$25,000, after adjustments to include the effect of transactions that are made after the end of the income year and by the date given for the income year by section HC 6(1B) and are included in the financial states ments of the trust for the income year:								
	(b)	amou HC 6	rustee pays to the beneficiary, for each income year in which the unt is owing and by the date given for the income year by section 6(1B), interest on the amount at a rate equal to the prescribed rate of est or the market rate.	20					
(2)	In sec	etion I	HC 27, list of defined terms, insert ""prescribed rate of interest".						
<u>(2)</u>	In see	ction I	HC 27, list of defined terms, insert "prescribed rate of interest".						
95	Secti	on H(C 28 amended (Activities treated as those of settlor)						
(1)	Repla	ace sec	etion HC 28(3), other than the heading, with:	25					
(3)	A person is treated as a settlor of a trust if a controlled foreign company settles an amount on a trust and the person has a control interest of 10% or more in the CFC—								
	(a)	at the	e time of the settlement:						
	(b)	for th	he accounting period of the CFC in which the settlement occurs.	30					
(2)	Repla	ace sec	etion HC 28(4)(c) with:						
	(c)	_	person would be treated as having a control interest of 10% or more e company, if the company were a foreign company,—						
		(i)	at the time of the settlement:						
		(ii)	under section EX 1(3), for the accounting period of the company in which the settlement occurs.	35					

In section HC 28, list of defined terms, insert "accounting period" and "con-

(3)

trolled foreign company".

New section HC 31B inserted (Value transfer by deferral, or non-exercise, of right to demand payment)

After section HC 31, insert:

HC 3	1B Va	alue tr	ansfer by deferral, or non-exercise, of right to demand payment	
	When	this s	ection applies	5
(1)	to or debto were	for th or obli dema	a applies when a person (the creditor) provides financial assistance the benefit of another person (the debtor) with an obligation (the gation) that the debtor could meet, if performance of the obligation anded immediately after the time of the provision, by paying an edebt amount) and—	10
	(aa)	has tl	ebtor does not pay to the creditor, for a period for which the debtor he debtor obligation, interest on the debt amount at a rate equal to rescribed rate of interest or the market rate; and	
	(a)	the de	ebtor obligation is not forgiven; and	
	(b)		ght of the creditor to demand payment of the debt amount under the or obligation is not exercised or is deferred; and	15
	(c)		on-exercise, or the deferral, results in a transfer of value by the tor; and	
	(d)	the tr	ansfer of value meets the requirements of—	
		(i)	section HC 14 for the transfer of value to be a distribution made by a trustee:	20
		(ii)	section HC 27(2)(b) for the creditor to be a settlor of a trust.	
	When	this s	ection does not apply	
(1B)		section situat	a does not apply to a situation in the application of section HC 27(6) ion.	25
	Valua	tion		
(2)	gation	n exist	ransferred by the creditor during a period for which the debtor obliss is the amount calculated for the debt amount, treated as a loan, rmula—	
			benchmark interest – interest paid.	30
	Defin	ition o	f items in formula	
(3)	In the	formu	ıla—	
	(a)	on the been which	hmark interest is the amount of interest that would have accrued e debt amount that is unpaid during the period if the interest had calculated on the daily balance of the loan at a rate that is equal to hever the debtor chooses of the prescribed rate of interest and the et rate:	35
	(b)	inter	est paid is the total of—	

		(i)	the amount of interest that accrues on the debt amount during the period:					
		(ii)	the amount that would have accrued as interest on the debt amount during the period if the amount had not been included in a taxable distribution to the debtor:	5				
		(iii)	for a period that includes the date on which the Taxation (Kiwi-Saver, Student Loans, and Remedial Matters) Act 2019 receives the Royal assent (the transition date), the amount that is benchmark interest for the part of the period that precedes the transition date.	10				
	Define	d in this	Act: distribution, interest, prescribed rate of interest, settlor, transfer of value, trustee					
97	Section trusto		C 33 amended (Choosing to satisfy income tax liability of					
(1)	In section HC 33(1B), words before the paragraphs, delete "ignoring the requirement in subsection (4),".							
(2)	Repla	ce sec	etion HC 33(1B)(b) and (c) with:					
	(b)	(b) the trust ceases to meet the requirement in section HC 10(1)(a)(i) in an income year (the non-complying year); and						
	(c)	refer	rustee meets the tax obligations relating to the income tax liability red to in subsection (2), for the non-complying year and notifies the missioner that the trust is a complying trust for the non-complying —					
		(i)	for a trustee that is required to file a return of income for the non-complying year, in the return of income and by the due date for the return of income:	25				
		(ii)	for a trustee that is not required to file a return of income for the non-complying year, by the due date for a return, by a resident foreign trustee, required by section 59D of the Tax Administration Act 1994 for the non-complying year.					
(3)	After section HC 33(1B), insert:							
	Status of person making election and settlor							
(1C)	tion (From when an election by a person under subsection (1) applies under subsection (3), the tax obligations of the trustee of the trust arising from the trust are determined on the basis that—						
	(a)	the tr	rustee is a New Zealand resident; and	35				
	(b)	the tr	rust has a settlor who is a New Zealand resident.					
(4)	Repla	ce sec	etion HC 33(2)(a) with:					
	(a)		satisfy the tax obligations of the trustee relating to the income tax ity of the trustee; and					

for an election to which section HC 30 applies, on and after the date on

Replace section HC 33(3)(a) and (b) with:

(a)

(5)

		wnich	the election is made; or	
	(b)	meet	n election to which section HC 30 does not apply and that does not the requirements of subsection (1B) , on and after whichever date ffective date) the person making the election chooses of—	5
		(i)	the date of the election (the electing date):	
		(ii)	the beginning of the income year (the electing year) that includes the electing date:	
		(iii)	the beginning of an income year that is 4 years or less before the beginning of the electing year; or	10
	(c)	requir	relection to which section HC 30 does not apply and that meets the rements of subsection (1B) , on and after the beginning of the complying year referred to in subsection (1B)(b) .	
(6)	After	section	n HC 33(3), insert:	15
	Perio	d of ele	ection under subsection (1B)	
(3B)			meeting the requirements of subsection (1B) is effective until the f an income year for which the trustee does not—	
	(a)		the tax obligations of the trustee relating to the income tax liability trustee for the income year:	20
	(b)	incon	the Commissioner that the trust is a complying trust for the ne year in the way that would be required by subsection (1B)(c) non-complying year.	
(7)	election return tion (mission	on und of inc 1) mus	IC 33(4), replace "The person must notify the Commissioner of an der subsection (1)" with "If the trustee of a trust is required to file a some for an income year, a person making an election under subsect notify the Commissioner of the election and provide to the Commissioner of the information required by section 113F of the Tax Administrative."	25
(8)	After	section	n HC 33(4), insert:	30
	Effect	on dis	stributions	
(5)			the distributing trust) and an election for which the tax treatment s not given by section HC 30(3),—	
	(aa)		ribution made before the beginning of the electing year has the tax- consequences that it would have in the absence of the election:	35
	(a)	derive tribut	ribution made after the beginning of the electing year from income ed by the trustee before the effective date is treated as being a dision by a trust having the status, of foreign trust or non-complying or complying trust, that the distributing trust has when the income ived:	40

	(b)	ribution made after the beginning of the electing year from income ed on or after the effective date is treated as being made by the e as trustee of—				
		(i)	a complying trust, if the requirements of section HC 10(1)(ab) are met for the trustee income derived on or after the effective date:	5		
		(ii)	a non-complying trust, if subparagraph (i) does not apply:			
	(c)	the ef	re purposes of paragraphs (a) and (b) , the amount derived before effective date by the trustee in an income year that includes, but does egin with, the effective date is—	10		
		(i)	the amount derived before the effective date in the income year, if the person making the election does not choose to rely on sub- paragraph (ii) ; or			
		(ii)	a proportion of the income derived in the income year equal to the proportion of the days in the income year that are before the effective date.	15		
	No lic	ability	for penalties from increased assessments in some circumstances			
When a person makes an election for a trust under section HC 33(1) with a effective date given by subsection (3)(b)(iii) and the election results in a increase in the assessed income tax liability of the trustee, or in the amount or resident withholding tax payable by the trustee, for an income year before the electing year, the person and the trustee are not liable for a penalty under Part of the Tax Administration Act 1994 arising from the increase if the Commissioner accepts that the trustee's tax position for each income year beginning or after the effective date and before the electing year is none of—						
	(a)		acceptable tax position under section 141B of the Tax Administra-Act 1994:			
	(b)	an ab	usive tax position under section 141D of that Act:			
	(c)		position that causes the trustee to be liable to pay a shortfall penalty vasion or a similar act under section 141E of that Act.	30		
9)			IC 33, list of defined terms, insert "foreign trust", "income", "non-rust", and "tax position".			
7 B	Section	on HC	36 amended (Trusts and minor beneficiary rule)			
	In sec	tion H	IC 36(5), repeal the definition of financial assistance .			
8	Section	on HN	1 3 amended (Foreign PIE equivalents)	35		
			IM 3(1)(b)(ii), replace "scheme." with "scheme; and".			

98B	Section HM 6 amended (Intended effects for multi-rate PIEs an	d
	investors)	

- (1) Replace section HM 6(2)(a)(i) with:
 - (i) the PIE has applied a rate that is lower than the investor's prescribed investor rate:

(2) After section HM 6(2)(c), insert:

- (d) despite paragraphs (a) and (b), an adjustment may be made to the schedular income tax liability of an investor who derives PIE schedular income.
- (3) In section HM 6, in the list of defined terms, insert "PIE schedular income" and 10 "schedular income tax liability".
- (4) **Subsection (1)** applies for the 2020–21 and later income years.

98C New section HM 36B inserted (Calculating PIE schedular income adjustments for natural person investors)

(1) After section HM 36, insert:

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HM 36B Calculating PIE schedular income adjustments for natural person investors

When this section applies

(1) This section applies for the purposes of calculating the income tax liability under **section BC 7** (Income tax liability of person with schedular income) of a natural person who is an investor in a multi-rate PIE to determine whether an adjustment must be made to the person's terminal tax for an amount of PIE schedular income derived for a tax year.

Calculating adjustments

(2) The adjustment for the amount of PIE schedular income referred to in the definition of **schedular income**, **paragraph (dc)**, is equal to the amount calculated using the formula—

(amount of PIE income × investor's PIR) – amount of tax credit.

(amount of PIE income × investor's PIR) – (credits used + amount of tax credit).

Definition of items in formula

- (3) In the formula,—
 - (a) **amount of PIE income** is the amount of the investor's attributed PIE income for the tax year:
 - (b) **investor's PIR** is the investor's prescribed investor rate applying for the tax year under schedule 6, clause 1 (Prescribed rates: PIE investments and retirement scheme contributions):

	<u>(bb)</u>	credits used is the amount of any tax credits used by the PIE to satisfy the investor's income tax liability for the amount of attributed PIE income referred to in paragraph (a):	
	(c)	amount of tax credit is the amount of the investor's tax credit determined for the tax year under section LS 2 (Tax credits for investors in multi-rate PIEs).	5
	Positi	ive adjustment	
(4)	adjust includ	result of the calculation in subsection (3) is positive, the amount of the tenent is added to the terminal tax payable by the person for the tax year is ded in the investor's schedular income tax liability for the tax year under on BC 7(5) .	10
	Negai	tive adjustment	
(5)	refund	result of the calculation in subsection (3) is negative, the amount is dable under sections RB 4, RM 2 to RM 8, and RM 10 (which relates to ds and their use), as applicable.	15
<u>(5)</u>	If the	result of the calculation in subsection (3) is negative,—	
	<u>(a)</u>	the amount of the adjustment is first applied to reduce the terminal tax payable by the person for the tax year:	
	<u>(b)</u>	any amount of adjustment remaining is refundable under sections RB 4, RM 2 to 8, and RM 10 (which relates to refunds and their use), as applicable:	20
	<u>(c)</u>	the investor's schedular income tax liability for the tax year under section BC 7(5) is zero.	
	Mean	ing of PIE schedular income	
(6)	inition attribu PIE d PIEs)	ne purposes of this section, and sections CX 56 and HM 6 , and the def- n of residual income tax , PIE schedular income means an amount of uted PIE income that a natural person who is an investor in a multi-rate derives under section CP 1 (Attributed income of investors in multi-rate to which the prescribed rates of tax set out in schedule 6, clause 1 (Pre-	25
	Defined ural pe	ed rates: PIE investments and retirement scheme contributions) apply. d in this Act: amount, attributed PIE income, income tax liability, investor, multi-rate PIE, nat- rson, PIE schedular income, prescribed investor rate, residual income tax, schedular income pility, tax credit, tax year, terminal tax	30
(2)		ection (1) applies for the 2020–21 and later income years.	
98D		on HM 55D amended (Requirements for investors in foreign tment PIEs)	35
	After	section HM 55D(8), insert:	
	Cance	elling status of trustee after election under section HC 33	
(8B)		rustee of a trust who meets the requirements of subsections (3) and (4) es the PIE that the trustee wishes to be treated as a notified foreign	40

investor and later becomes ineligible to be a notified foreign investor because of an election under section HC 33 (Choosing to satisfy income tax liability of trustee) for the trust, the PIE must continue to calculate the tax liability or tax credit of the PIE for the income year in which the election is made and earlier income years as if the trustee continued to be a notified foreign investor until the end of the income year.

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98E Section HM 56 amended (Prescribed investor rates: schedular rates)

After section HM 56(2), insert:

Increased assessment of trustee arising from election

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(3) In the determination of a trustee's prescribed investor rate under subsection (1), the amount of the trustee's assessed taxable income for an income year is treated as not including the amount of an increase in the assessed taxable income that results from an election under section HC 33 (Choosing to satisfy income tax liability of trustee), if the election is made after the beginning of the income year and has an effective date that is or precedes the beginning of the income year.

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99 Section HM 60 amended (Notified investor rates)

- (1) In section HM 60(4), replace "an investor" with "an investor other than an investor who is a natural person".
- (2) Repeal section HM 60(5).

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- (3) In section HM 60(6), replace "notified investor rate," with "notified investor rate, and the Commissioner has not provided a rate for the investor under **section HM 60B**,".
- (4) In section HM 60, in the list of defined terms, insert "natural person".
- (5) **Subsections (1) to (3)** apply for the 2020–21 and later income years.

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99B New section HM 60B inserted (Investor rates provided by Commissioner)

After section HM 60, insert:

HM 60B Investor rates provided by Commissioner

Rates provided by Commissioner

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- (1) Despite **section HM 60**, the Commissioner may, in relation to an investor in a multi-rate PIE, provide a tax rate for the PIE to apply to the investor's attributed PIE income for a calculation period if—
 - (a) the Commissioner—
 - (i) considers that the investor's notified investor rate is inconsistent with the investor's prescribed investor rate; and

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(ii) holds information about the investor that is sufficient to enable the Commissioner to determine the appropriate rate for the investor:

	(b)	the investor does not have a notified investor rate.						
	Appli	cation of rate						
(2)	havin apply	ne purposes of section HM 60(3), as soon as reasonably practicable after g been notified of the rate provided by the Commissioner, the PIE must the rate provided by the Commissioner as if it were the most recent notinvestor rate.	5					
	Subse	equent notification of rate by investor						
(3)	invest	te subsection (2) , if the Commissioner provides a tax rate for an tor to the PIE under subsection (1) , and the investor subsequently es the PIE under section HM $60(1)$ of a different investor rate, the PIE apply the rate notified by the investor.	10					
		d in this Act: attributed PIE income, Commissioner, investor, multi-rate PIE, notified investor escribed investor rate						
<u>99C</u>		section HZ 11 inserted (Protection from non-compliance: Taxation iSaver, Student Loans, and Remedial Matters) Act 2019)	15					
	After	section HZ 10, insert:						
HZ 1	1 Pro	tection from non-compliance: Taxation (KiwiSaver, Student Loans,						
	and I	Remedial Matters) Act 2019						
	Non-compliance with an enactment related to securities is ignored if the non-compliance— 20							
	<u>(a)</u>	results from the enactment of sections 59B , 77B(1) and (3) , and 98C of the Taxation (KiwiSaver, Student Loans, and Remedial Matters) Act 2019 ; and						
	<u>(b)</u>	relates to a product disclosure statement, or to information lodged on the relevant disclosure register, under the Financial Markets Conduct Act 2013; and	25					
	<u>(c)</u>	concerns a multi-rate PIE that is not a KiwiSaver scheme; and						
	<u>(d)</u>	comes to an end before 31 January 2021.						
	Define	d in this Act: KiwiSaver scheme, multi-rate PIE, superannuation scheme						
100	Section	on IQ 4 amended (Group companies using attributed CFC net losses)	30					
(1)	In sec	etion IQ 4(2)(c), replace "loss):" with "loss); and".						
(2)	Subs	ection (1) applies for the 2008–09 and later income years.						
101	Section	on LA 5 amended (Treatment of remaining credits)						
(1)		ice section LA 5(4B), other than the heading, with:						
(4B)	A per	son's research and development tax credit is used by—	35					
	(a)	first, the Commissioner refunding the tax credit up to the maximum limit of the person's refundability cap, by treating it as a refundable tax credit						

			applying section LA 6(2). There is no maximum limit for refunding ax credit, if and to the extent to which—	
		(i)	the person is a levy body researcher:	
		(ii)	the tax credit is for eligible research and development expenditure on approved research providers:	5
	(b)	and	ndly, applying section LY 8 (Carry forward for remaining research development tax credits), to the extent to which paragraph (a) not apply to the tax credit.	
(2)	After	section	on LA 5(5), insert:	
	Mean	ing oj	frefundability cap	10
(5B)		-	poses of this section, refundability cap is the amount calculated for using the formula—	
	(own ta	ax + other wholly-owned tax + other controller tax - double-dip allocation + transitional 2020–21 amount.	
	Defin	ition (of items in formula	15
(5C)	In the	form	ula,—	
	(a)	(pers	tax is the total amount of PAYE, ESCT, and FBT that the person son A) pays for the tax year to the extent to which the total amount not been allocated under paragraph (b) or (c) to another person for purposes of calculating their refundability cap for the tax year:	20
	(b)	mem ESC alloc	r wholly-owned tax is zero or, if person A is a company and is a aber of a wholly-owned group of companies, is the amount of PAYE, T, and FBT that the other members pay for the tax year and that is rated to person A for the purposes of calculating person A's refundave cap for the tax year:	25
	(c)	amor	r controller tax is zero or, if person A is a company, is the total unt of PAYE, ESCT, and FBT that companies that directly or indivocated person A pay for the tax year and that is allocated to per-A for the purposes of calculating their refundability cap for the tax	30
	(d)	unde than	ple-dip allocation means the total amount allocated to person A or paragraphs (b) and (c) that has been allocated to a person other person A for the purposes of calculating the other person's refunda- y cap for the tax <u>year</u> .	
	(e)	the a	sitional 2020–21 amount is zero or, if the tax year is 2020–21, is amount that would have arisen applying the formula in subsection in relation to person A for the 2019–20 tax year, ignoring this parah.	35
(3)	In sec	ction I	LA 5, list of defined terms,—	

	(a)	insert "approved research provider", "eligible research and development expenditure", "ESCT", "FBT", "levy body researcher", "PAYE", and "refundability cap":								
	(b)	delete "associated person", "exempt income", and "listed company".								
(4)	Subs	bsections (1) and (2) apply for the 2020–21 and later income years. 5								
<u>101B</u>		on LA 6 amended (Remaining refundable credits: PAYE, RWT, and n other items)								
<u>(1)</u>	Replace section LA 6(1)(g) with:									
	(g)	section LS 2 (Tax credits for investors in multi-rate PIEs) and the person is not a natural person, or is a natural person who—	10							
		(i) has the tax credit as a beneficiary of a trust: (ii) uses the tax credit in the calculation of their PIE schedular income under section HM 36B (Calculating PIE schedular income adjustments for natural person investors):								
<u>(2)</u>	In sec	tion LA 6, list of defined terms, insert "PIE schedular income".	15							
101C	Section	on LD 3 amended (Meaning of charitable or other public benefit gift)								
(1)	In section LD 3(1), words before the paragraphs, replace "this subpart" with "sections DB 41 and DV 12 (which relate to deductions for gifts of money), and this subpart".									
<u>(2)</u>		ce section LD 3(1)(c) with:	20							
	<u>(c)</u>	 does not include— (i) a testamentary gift: (ii) a gift made by forgiving some or all of a debt. 								
(3)	ever, s	ections (1) and (2) apply for the 2008–09 and later income years. How- subsection (2) does not apply to a person in relation to a tax position by the person in a return of income filed, or in an application made under in 41A of the Tax Administration Act 1994 for a refund,—	25							
	<u>(a)</u>	in the period that starts on the first day of the 2008–09 income year and ends on 16 December 2019; and								
	<u>(b)</u>	in relation to a gift made by the person by forgiving some or all of a debt; and	30							
	<u>(c)</u>	relying on section LD 3(1) as it was before the amendment made by subsection (2) .								
102		on LD 6 amended (When donation is paid to ineligible recipient) tion LD 6, list of defined terms, insert "PAYE intermediary".	35							

103	C 4 • 1	T T /			104	c	c	•	•	4
103	Section I		2 amended	1 av	credits	tor	tore	lon	income	tavi
100			= amcmaca	(IUA	CICUILO	101	1010	1511	mcomc	uaA,

- (1) Replace the heading to section LJ 2(7) with "*Tax credit: attributing interest in FIF*".
- (2) After section LJ 2(7), insert:

When subsections (9) and (10) apply

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- (8) **Subsections (9) and (10)** apply when a person (the **associated entity**) resident in New Zealand derives an amount (the **attributed amount**) that—
 - (a) is assessable income of the associated entity that is sourced from outside New Zealand; and
 - (b) is attributed under sections GB 27 to GB 29 (which relate to the attribution rule for income from personal services) in an income year to another person (the **working person**) who is resident in New Zealand when the associated entity derives the attributed amount.

Tax credit: attributed income from personal services

(9) Despite section LJ 1(2)(a), the working person has a tax credit under this subpart for foreign income tax paid on the attributed amount by the associated entity or withheld in relation to the attributed amount. The calculation of the maximum amount of the tax credit is made under section LJ 5(2), modified so that the item **segment** in the formula is the attributed amount for the income year.

No tax credit for associated entity

- (10) The associated entity does not have a tax credit under this subpart for foreign income tax paid on or withheld in relation to the attributed amount.
- (3) In section LJ 2, list of defined terms, insert "income year" and "resident in New Zealand".
- (4) **Subsections (1) and (2)** apply for the 2008–09 and later income years.

104 Section LO 2 amended (Beneficiaries of trusts)

- (1) In section LO 2(3)(a), replace "taxable Maori authority distributions" with "distributions".
- (2) **Subsection (1)** applies for a person and a tax year beginning on or after 1 April 2008, except for a tax year for which the person chooses to rely on a tax position, taken before the day on which this Act receives the Royal assent, that is inconsistent with **subsection (1)**.

104B Section LS 2 amended (Tax credits for investors in multi-rate PIEs)

- (1) In section LS 2(1)(c)(ii), replace "section CX 56(2)(b) or (c)" with "section 35 CX 56(2)(b), (c), or (d)".
- (1B) After section LS 2(2), insert:

	Relationship with section HM 36B	
(3)	Despite subsection (2), when the amount of an investor's tax credit is taken into account in calculating an adjustment for PIE schedular income under section HM 36B (Calculating PIE schedular income adjustments for natural person investors), the amount of the credit is extinguished for any other purpose.	5
<u>(1C)</u>	In section LS 2, list of defined terms, insert "PIE schedular income".	
(2)	Subsection (1) applies Subsections (1) and (1B) apply for the 2020–21 and later income years.	
105	Section LY 1 amended (Research and development tax credits)	
(1)	In section LY 1(4), delete "the income of".	10
(2)	Subsection (1) applies for the 2019–20 and later income years.	
106	Section LY 3 amended (When this subpart applies)	
(1A)	Replace section LY 3(2)(d)(iii) with:	
	(iii) a tertiary education organisation, including a foreign tertiary education organisation:	15
	(iv) Callaghan Innovation.	
(1)	After section LY 3(2)(e), insert:	
	(f) if the person is not a levy body researcher and the person derives exempt income under section CW 38, CW 39, CW 40, CW 41, CW 42, or CW 55BA (which relate to exempt income).	20
(2)	In the heading to section LY 3(4), replace "non-business researcher" with "levy body researcher".	
(3)	In section LY 3(4), replace "non-business researcher" with "levy body researcher".	
(4)	In section LY 3(5), replace "LY 13" with "LZ 13".	25
(5)	In section LY 3, list of defined terms,—	
	(a) insert "exempt income" and "levy body researcher":	
	(b) delete "non-business researcher".	
(6)	Subsections (1), (2), (3) and (4) apply for the 2020–21 and later income years.	30
(7)	Subsection (1A) applies for the 2019–20 and later income years.	

Section LY 8 amended (Carry forward for remaining research and

107

(1)

development tax credits)

After section LY 8(2), insert:

	Carr	v forw	ard: another exception				
(2B)	B) Despite subsection (1), if a person is not a levy body researcher and the derives exempt income for the tax year under section CW 38, CW 39, CW 41, CW 42, or CW 55BA (which relate to exempt income), the rentax credit is extinguished and must not be carried forward and credited.						
(2)	In sec	In section LY 8, list of defined terms, insert "exempt income".					
(3)	Subs	on (1) applies for the 2019–20 and later income years.					
107B	Section LZ 13 amended (Part-year override of section LY 3(2)(b))						
	In section LZ 13(2), replace "a person is eligible for a research and development tax credit" with "subpart LY may apply to a person".						
107C	Section MF 6 amended (Overpayment or underpayment of tax credit)						
(1)	Replace section MF 6(1)(b) with:						
	(b)	the p	erson—				
		(i)	applies under section MF 1 to have the tax credit paid by instalment; or	15			
		(ii)	is paid a tax credit under section 80KN of the Tax Administration Act 1994 by the chief executive of the administering department; and				
(2)	After	After section MF 6(3), insert:					
	Treatment when tax credits paid by chief executive to certain persons						
(4)	The Commissioner may, in relation to a person referred to in subsection (1)(b)(ii), choose to treat the amount of the tax credit paid to the person for the tax year as equal to the person's entitlement for the tax year.						
(3)	Subs	ectio	on (1) applies for the 2008–09 and later income years.				
107D	Section MK 2 amended (Eligibility requirements)						
	After section MK 2(1)(c), insert:						
	(cb)	they Save	must not have made a withdrawal under clause 12B of the Kiwir scheme rules (which relates to life-shortening congenital condition drawals); and				
108	Section OK 19 amended (Maori authority credits attached to distributions)						
(1)	In section OK 19(6), after "Maori authority distribution", insert "arising from an adjustment, under section GC 7 or GC 8 (which relate to transfer pricing arrangements), of the amount of a distribution that would have been a non-cash dividend if made by a company".						
(2)	In section OK 19(7), words before the paragraphs, replace "under this section"						

with "referred to in subsection (6)".

 (aa) an ICA company were a reference to the Maori authority; and (4) In section OK 19, list of defined terms, insert "ICA company" and "non-cash dividend". (5) Subsections (1), (2), and (3) apply for a person and a tax year beginning on or after 1 April 2008, except for a tax year for which the person chooses to rely on a tax position, taken before the day on which this Act receives the Royal assent, that is inconsistent with subsections (1), (2), and (3). 109 Section RC 5 amended (Methods for calculating provisional tax liability) (1) In section RC 5(4), replace "Sections RZ 3" with "Sections RC 10(5), RZ 3". (2) After section RC 5(4), insert:
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110 Section RC 10 amended (Calculating amount of instalment under standard and estimation methods) 25
(1) After section RC 10(4), insert:
Some standard method taxpayers
(5) A person who uses the standard method may, despite subsection (2), choose that the amount of their final instalment of provisional tax of a tax year is calculated using the following formula, if their expected RIT under subsection (6)(a) is \$60,000 or more—
expected RIT – tax.
Definition of items in formula
(6) In the formula,—

	(a)	expected RIT is the person's expectation of their residual income tax for the tax year:				
	(b)	tax is the amount of a person's provisional tax liabilities for the tax year to date.				
(1B)	After section RC 10(4), insert:					
	Trunc	Truncation				
(7)	An instalment calculated under this section is truncated to whole dollars, <i>for example</i> \$10.98 equals \$10.					
(2)	Subs	ection (1) applies for the 2019–20 and later income years.				
(3)	Subsection (1B) applies for the 2017–18 and later income years.					
110B	Section	on RC 13 amended (Paying 2 instalments for tax year)				
(1)	In sec "The"	etion RC 13(3), replace "For the purposes of section RC 9(9)(b), the" with '.				
(2)	Subs	ection (1) applies for the 2020–21 and later income years.				
110C	Section RC 14 amended (Paying 1 instalment for tax year)					
(1)	In sec "The"	etion RC 14(2), replace "For the purposes of section RC 9(9)(b), the" with '.				
(2)	Subs	ection (1) applies for the 2020–21 and later income years.				
110D	Section RC 20 amended (Calculating residual income tax in transitional years)					
(1)	After	section RC 20(4), insert:				
	Trunc	cation				
(5)		mount of residual income tax calculated under this section is truncated to e dollars, <i>for example</i> \$10.98 equals \$10.				
(2)	Subs	ection (1) applies for the 2017–18 and later income years.	25			
110E	Section	on RC 29 amended (Residual income tax of consolidated groups)				
(1)	"some	ction RC 29(1), replace "some or all of the preceding tax year" with e or all of the preceding tax year, or some or all of the tax year before the ding tax year, as applicable".				
(2)	In section RC 29(2), replace "for the preceding tax year" with "for the preceding tax year, or for the tax year before the preceding tax year, as applicable" in each place.					
(3)	Subs	ections (1) and (2) apply for the 2020–21 and later income years				

110F	Section RC 33 amended (Amalgamated companies: calculating residual income tax)
(1)	In section RC 33(2), replace "for the preceding tax year" with "for the preceding tax year, or for the tax year before the preceding tax year, as applicable" in each place.
(2)	Subsection (1) applies for the 2020–21 and later income years.
110G	Section RC 35B amended (Treatment of overpaid provisional tax instalments calculated using AIM method)
(1) (2)	In section RC 35B(2), replace "shareholder" with "shareholder-employee". Replace section RC 35(2)(a) with:
(3)	(a) a payment of tax for the shareholder-employee: In section RC 35B, list of defined terms, insert "shareholder-employee".
(4)	Subsections (1), (2), and (3) apply for the 2019–20 and later income years.
110H	Section RC 37 amended (Availability of early-payment discounts)
(1)	In section RC 37, replace "who is not liable to pay provisional tax for the income year" with "who has no obligation to pay provisional tax under section RC 3(3)".
(2)	Subsection (1) applies for the 2020–21 and later income years.
111	Section RD 5 amended (Salary or wages)
	Replace section RD 5(6)(bh) with:
	(bh) the amount of an honorarium that is paid by Fire and Emergency New Zealand to a volunteer as defined in section CW 62B(4) (Voluntary activities):
111B	Section RE 4 amended (Persons who have withholding obligations)
(1)	After section RE 4(3)(e), insert:
	(f) the person is a custodial institution that pays on or transfers an amount of investment income to an end investor, <i>see</i> section RE 10C .
(2)	In section RE 4(7)(b), replace "to use that rate." with "to use that rate; or", and insert:
	(c) the exchange rate on the date on which the payment of income is received.
(3)	In section RE 4, in the list of defined terms, insert "custodial institution", "end investor", and "investment income".

111C New section RE 10C inserted (Obligations of custodial institutions in

relation to certain payments of investment income)

After section RE 10B, insert:

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RE 10C	Obligations	of custodial	institutions	in relation	to certain	payments of
inv	vestment inco	ome				

When this section applies

(1) This section applies for the purposes of **sections RE 4 and RF 4** (Non-resident passive income received by agents and others) when—

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- (a) a person who is a custodial institution receives a payment of investment income; and
- (b) the institution has RWT-exempt status; and
- (c) the institution pays on or transfers the amount received to an end investor.

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When this section does not apply

- (2) This section does not apply to a custodial institution that is the operator of a designated settlement system under the Reserve Bank of New Zealand (Designated Settlement System—NZCDC) Order 2010.
- (2) This section does not apply to a custodial institution that is the specified operator of a designated settlement system under the Reserve Bank of New Zealand Act 1989. The exclusion extends to a nominee or agent of the specified operator.

Obligation to withhold

- (3) At the time the payment or transfer is made and to the extent to which the amount of tax has not already been withheld, the custodial institution that makes the payment to the end investor must withhold RWT for the payment and pay it to the Commissioner.
 - Agreements to transfer withholding obligations: outsourcing withholding
- (4) A custodial institution that is required to withhold an amount of tax for a payment may, before the date on which the payment is received by the institution, enter into an agreement with another person (**person B**) for person B to withhold the amount of tax and pay it to the Commissioner. However, if person B does not withhold the amount of tax and pay it to the Commissioner, the withholding obligation remains with the custodial institution.

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- Agreements to transfer withholding obligations: passing obligation to other custodial institutions
- (5) When a payment of investment income is paid on or transferred through interposed custodial institutions before being paid to an end investor, the custodial institution that is last in the chain may enter into an agreement with another custodial institution that precedes them in the chain, for the latter institution to withhold the amount of tax for the payment and pay it to the Commissioner. In this case, the withholding obligation passes to the latter institution, and the final custodial institution's obligation is discharged.

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Meaning of custodial institution							
(6)		-	poses of this section and sections RE 4 and RF 4 RF 4, a custo-tion means an entity—				
	(a)		holds financial assets or financial instruments as a bare trustee on unt for another person; and	5			
	(b)	whos	se activities,—				
		(i)	for a resident entity, are supervised or regulated under the Financial Markets Conduct Act 2013, the Financial Markets Authority Act 2011, the Financial Advisers Act 2008, or the Reserve Bank of New Zealand Act 1989:	10			
		(ii)	for a non-resident entity, other than an institution that is carrying on a business in New Zealand through a fixed establishment in New Zealand, are supervised or regulated under corresponding legislation in the relevant jurisdiction, or legislation that is substantially similar.	15			
	Mean	ning of	end investor				
(7)	For the purposes of this section and sections RE 4 and RF 4, an end investor—						
	(a)	mear who	ns an investor to whom a payment of investment income is made is—	20			
		(i)	a direct investor, whether resident or non-resident, who is the beneficial owner of the investment:				
		(ii)	a non-resident custodial institution, other than an institution that is carrying on a business in New Zealand through a fixed establishment in New Zealand; and	25			
	(b)		des a trustee, PIE, or PIE proxy if the person or entity has an oblin to provide investment income information to the Commissioner.				
	Mean	ning of	investment income				
(8)		For the purposes of this section, and sections RE 4 and RF 4 , investment income means—					
	(a)	resident passive income under section RE 2(1)(a) to (c) subject to the withholding obligations set out in sections RE 3 and RE 4 :					
	(b)	sive	resident passive income under section RF 2(1) (Non-resident pas- income) subject to the withholding obligations set out in section 8 (Obligation to withhold amounts of tax for non-resident passive me):	35			
	(c)		outed income of investors in portfolio investment entities under sec- CP 1, CX 56, and CX 56B (which relate to attributed PIE income).				

Relationshi	n with	sections	RE	7	and	RE	8

(9) This section overrides sections RE 7 and RE 8 (which relate to amounts paid to trustees and nominees).

Defined in this Act: amount, amount of tax, attributed PIE income, business, Commissioner, custodial institution, end investor, fixed establishment, investment income, New Zealand, pay, portfolio investment entity, non-resident, non-resident passive income, resident, resident passive income, RWT, RWT-exempt status

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111D Section RF 2 amended (Non-resident passive income)

After section RF 2(2)(c), insert:

(d) an amount derived by a trustee of a trust after the effective date of an election under section HC 33(1) (Choosing to satisfy income tax liability of trustee) for the trust.

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111E Section RF 4 amended (Non-resident passive income received by agents and others)

(1) In section RF 4, replace "agent or other person" with "agent, custodial institution, or other person" in each place.

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- (2) After section RF 4(3), insert:
 - Agreements to transfer withholding obligations: outsourcing withholding
- (4) A custodial institution that is required to withhold an amount of tax for a payment may, before the date on which the payment is received by the institution, enter into an agreement with another person (**person B**) for person B to withhold the amount of tax and pay it to the Commissioner. However, if person B does not withhold the amount of tax and pay it to the Commissioner, the withholding obligation remains with the custodial institution.

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Agreements to transfer withholding obligations: passing obligation to other custodial institutions

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(5) When a payment of investment income is paid on or transferred through interposed custodial institutions before being paid to an end investor, the custodial institution that is last in the chain may enter into an agreement with another custodial institution that precedes them in the chain, for the latter institution to withhold the amount of tax for the payment and pay it to the Commissioner. In this case, the withholding obligation passes to the latter institution, and the final custodial institution's obligation is discharged.

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(3) In section RF 4, in the list of defined terms, insert "amount", "custodial institution", "end investor", and "investment income".

111F Section RF 12 amended (Interest paid by approved issuers or transitional residents)

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

(i)

is paid by an approved issuer under a registered security and the issuer has received confirmation from the investor that the

		approved issuer levy treatment applies in relation to the security; and	
112		n RZ 16 amended (Treatment of certain refunds not paid within 4-period: 1 April 2008 to 31 March 2013)	5
		tion RZ 16(1)(c), replace "section 108(1)" with "section 108(1) of the dministration Act 1994".	
113	Sectio	n YA 1 amended (Definitions)	
(1)	This se	ection amends section YA 1.	10
(2)	Insert,	in appropriate alphabetical order:	
		ansport to New Zealand is defined in section CW 56(3) (Non-resident operators) for the purposes of that section	
(2B)	Insert,	in appropriate alphabetical order:	
	dial in	dial institution is defined in section RE 10C(6) (Obligations of custo- estitutions in relation to certain payments of investment income) for the ses of that section and sections RE 4 and RF 4	15
(3)		definition of deductible output tax , paragraph (a)(iv), replace "Act; with "Act:".	
(4)	In the	definition of employee , paragraph (d), replace "ESS)" with "ESS):".	20
(4B)	Insert,	in appropriate alphabetical order:	
	tutions	ivestor is defined in section RE 10C(7) (Obligations of custodial instisin relation to certain payments of investment income) for the purposes section and sections RE 4 and RF 4	
(4C)	Replac	ce the definition of financial assistance with:	25
	ance p	cial assistance, in subpart HC (Trusts), for a person or trust, means assistance rovided to or for the benefit of the person or trust that produces a finance in the person or trust provides less than market value, and ince is treated as having been provided for less than market value if—	
	(a)	the assistance is provided at below market rates:	30
	` /	an amount payable for the assistance is payable on demand and the right to demand is not exercised or is deferred	
(5)	In the	definition of internal software development expenditure,—	
	(a)	replace paragraph (a) with:	
		means, for a person, expenditure or loss that is incurred on developing software; but	35
	(b)	paragraph (b)(ii), replace "business" with "business:", and insert:	

	-
	(iii) the expenditure or loss is for ineligible internal software development
(5B)	Insert, in appropriate alphabetical order:
	investment income is defined in section RE 10C(8) (Obligations of custodial institutions in relation to certain payments of investment income) for the purposes of that section and sections RE 4 and RF 4
(6)	Insert, in appropriate alphabetical order:
	levy body researcher means an industry organisation to which a levy is payable under an Act
(7)	In the definition of market value , after paragraph (b), insert:
	(bba) is defined in section CW 26DB (Meaning of market value) for the purposes of exempt ESSs
(8)	In the definition of market value, after paragraph (bba), insert:
	(bbab) is defined in section CE 7CB (Meaning of market value) for the purposes of employee share schemes
(8B)	In the definition of New Zealand resident , paragraph (a)(ii), replace "YD 3" with "YD 3B".
(9)	Repeal the definition of non-business researcher.
(10B)) Insert, in appropriate alphabetical order:
	PIE schedular income is defined in section HM 36B (Calculating PIE schedular income adjustments for natural person investors) for the purposes of that section and sections CX 56 and HM 6 (which relate to attributed PIE income and the treatment of investors) and the definition of residual income tax
(11)	In the definition of premium , paragraph (a)(ii), replace "premium:" with "premium; and".
(11B)	Insert, in appropriate alphabetical order:
	refundability cap is defined in section LA 5(5B) (Treatment of remaining credits) for the purposes of that section
(13)	In the definition of research and development contractor , replace paragraph (b) with:
	(b) does not include a levy body researcher
(13B)	In the definition of residual income tax , insert after paragraph (c):
	(f) the amount of an adjustment under section HM 36B (Calculating PIE

(13C) In the definition of **RWT proxy**, replace "section 124ZB" with "section 124ZF".

multi-rate PIE arising from income attributed to them by the PIE

schedular income adjustments for natural person investors) in relation to

the PIE schedular income of a natural person who is an investor in a

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(13D)	In the	definition of schedular income , insert after paragraph (db):	
	(dc)	attributed PIE income derived by natural person who is an investor in a multi-rate PIE:	
(14)		definition of services , paragraph (a), replace "transfer of value" with fer of company value".	5
(15)	In the	definition of services , paragraph (b),—	
	(a)	after "(Goods and services tax)", insert ", section FH 5 (Payments by New Zealand resident or New Zealand deducting branch producing deduction without income)":	
	(b)	replace "subparts LY and MX" with "subpart LY".	10
(15B)	In the	definition of taxable activity, replace paragraph (a) with:	
	(a)	in the RWT rules and the NRWT rules, is defined in section 6 of the Goods and Services Tax Act 1985, except that section 6(3)(d) does not apply:	
	(ab)	in the provisional tax rules, is defined in section 6 of that Act, except that sections $6(3)(d)$ and $57(2)$ do not apply:	15
(15C)	Insert	, in appropriate alphabetical order:	
		whatu Tū Moana is defined in section CZ 35(2) (Amounts derived by whatu Tū Moana) for the purposes of that section	
(16)	Insert,	in appropriate alphabetical order:	20
		Ger of company value is defined in section CD 5 (What is a transfer of any value?)	
(17)	In the	definition of transfer of value, repeal paragraph (a).	
(18)	In the	definition of transfer of value,—	
	(a)	in paragraph (b), replace "money's worth" with "money's worth, whether or not convertible into money," in each place:	25
	(b)	after paragraph (c), insert:	
	(cb)	includes a disposition of property at less than market value; and	
(19)	In the	definition of trust rules , after the words before the paragraphs, insert:	
	(aa)	section BD 1(4)(c) (Income, exempt income, excluded income, non-residents' foreign-sourced income, and assessable income):	30
(20)	In the	definition of trust rules,—	
	(a)	before paragraph (b), insert:	
	(ab)	sections CV 13, CW 53, CW 54, and CX 59 (which relate to distributions by trusts and amounts derived by trustees):	35
	(b)	after paragraph (gb), insert:	
	(gc)	section YD 3BA (Country of residence of joint trustees):	

(21) Subsection (11) applies—

	(a)	on and after 1 July 2010, unless paragraph (b) applies:	
	(b)	for an income year that includes 1 July 2010 and later income years, if the life insurer chooses to apply the new life insurance rules in the Taxation (International Taxation, Life Insurance, and Remedial Matters) Act 2009 in a return of income for the tax year corresponding to the first relevant income year.	5
(22)	Subs	ection (15) applies for the 2019–20 and later income years.	
(23)		ections (10B), (13B), and (13D) apply for the 2020–21 and later ne years.	10
113B	New s	section YD 3BA inserted (Country of residence of joint trustees)	
	After	section YD 3, insert:	
YD 3	BA C	ountry of residence of joint trustees	
	dence	or more persons who derive income jointly as trustees of a trust, the resi- of the joint trustees is given by sections HC 2(3) and HC 33(1C) h relate to the obligations and residency of trustees).	15
113C		dule 21 amended (Excluded activities for research and development ties tax credits)	
(1)	After	schedule 21, part B, item 11, insert:	
12		If section 68CB of the Tax Administration Act 1994 applies for the person, activities that are not approved under that section.	
(2)	Subs	ection (1) applies for the 2020–21 and later income years.	20
113D	Sched	lule 28 amended (Requirements for complying fund rules)	
	In sch	edule 28, clause 1(b), replace "9, and 17" with "9, 12B , and 17".	
114	Sched gifts)	lule 32 amended (Recipients of charitable or other public benefit	
(1A)	In sch	edule 32,—	25
	<u>(a)</u>	insert, in appropriate alphabetical order, "Sir Ray Avery Foundation":	
	<u>(b)</u>	delete "Medicine Mondiale".	
(1)	Sister ject N	nedule 32, insert, in appropriate alphabetical order, "Little Brothers and is International", "Partners Relief & Development - New Zealand", "Pro-Moroto", and "UN Women National Committee Aotearoa New Zealand porated".	30
(1B)	In sch	edule 32, delete "OneSight New Zealand".	
(1C)	In sch	edule 32,—	
	(a)	insert, in appropriate alphabetical order, "Hope Street Charitable Trust":	

	(b)	delete "Orphans Refugees and Aid (ORA International) of NZ Charitable Trust".	
(2)	Subs	ection (1) applies for the 2019–20 and later income years.	
114B		ndments to Income Tax Act 2007 consequential to enactment of ga Ora–Homes and Communities Act 2019	5
	The I	ncome Tax Act 2007 is amended as set out in schedule 2 of this Act.	
		Tax Administration Act 1994	
115	Tax A	Administration Act 1994	
	Sect	ions 115B to 135 amend the Tax Administration Act 1994.	
115B	Section	on 3 amended (Interpretation)	10
(1)	This s	section amends section 3(1).	
(2)	In the	definition of pre-populated account, delete ", 80KM,".	
(3)	In the	definition of START tax type, after paragraph (a), insert:	
	(abb)	PAYE:	
	(abc)	employees' child support deducted by employers:	15
	(abd)	salary or wage deductions (as defined in section 4(1) of the Student Loan Scheme Act 2011):	
	(abe)	KiwiSaver deductions made by employers under Part 3, subpart 1 of the KiwiSaver Act 2006:	
	(abf)	compulsory employer contributions made by employers under Part 3, subpart 3A of the KiwiSaver Act 2006:	20
	(abg)	ESCT:	
	(abh)	RSCT:	
116	Section	on 22 amended (Keeping of business and other records)	
	In sec	etion 22(2)(ke), replace "section 169B" with "section 124ZG".	25
116B		on 22AA amended (Records to be kept by employers and PAYE mediaries)	
(1)	In sec	etion 22AA(1), after "English", insert "or te reo Maori".	
(2)	In sec	etion 22AA(4), after "English", insert "or te reo Maori".	
116C	Section	on 22AAB amended (Records to be kept by payers of passive income)	30
(1)	In sec	etion 22AAB(2), after "English", insert "or te reo Maori".	
(2)	In sec	etion 22AAB(5), after "English", insert "or te reo Maori".	

116CB	Section 22C amended	(Outline of sub)	part)	١

In section 22C(1), replace "BC 1 to BC 6, and BC 8" with "BC 1 to BC 8".

116D Section 22D amended (Key terms)

- (1) In section 22D(1), words before the paragraphs, replace "110," with "110, **142AC**,".
- (2) In section 22D(3)(a)(iv), replace "; and" with ":".
- (3) After section 22D(3)(a)(iv), insert:
 - (v) attributed PIE income; and
- (4) Replace section 22D(3)(c) with:
 - (c) in relation to which information must be provided under this Act to the Commissioner by—
 - (i) for the items referred to in paragraph (a)(i) to (iv), 31 May in the next tax year:

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- (ii) for the item referred to in **paragraph** (a)(v), the date referred to in section 25K.
- (5) In section 22D(5), words before the paragraphs, delete "80KM,".
- (6) In section 22D(5), words before the paragraphs, replace "106," with "106, **142AC**,".
- (7) **Subsections (1) and (6)** apply for the 2019–20 and later income years.
- (8) Subsections (2), (3), and (4) apply for the 2020–21 and later income years. 20

116E Section 22H amended (Finalising accounts)

- (1) In section 22H(2), delete ", at any time before the date set out in subsection (4),".
- (2) In section 22H(4), replace "The date referred to in subsection (2) is" with "The adjustment, correction, or confirmation is due to be made by".

116F Section 25B amended (Investment income information: outline of provisions)

After section 25B(3), insert:

Custodial institutions

(4) For the purposes of subsection (2), a custodial institution that pays on or transfers an amount of investment income to an end investor is treated as a payer.

116G Section 25E amended (Who must provide investment income information to Commissioner)

- (1) After section 25E(1)(g), insert:
 - (gb) a listed PIE that pays a dividend to an investor, for which see section **25G** for the information required:

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- (2) After section 25E(1)(i), insert:
 - (ib) a custodial institution that pays on or transfers an amount of investment income to an end investor, see section 25MB:
- (3) After section 25E(2), insert:
- (3) If a person who has an obligation under this section to provide investment income information to the Commissioner makes a payment to a custodial institution referred to in **subsection (1)(ib)**, whether or not the institution pays on or transfers the amount to an end investor, the person must, for the purposes of this subpart, treat the institution as a payee.

116H New section 25MB inserted (Information from custodial institutions)

After section 25M, insert:

25MB Information from custodial institutions

When this section applies

- (1) This section applies when—
 - (a) a person who is a custodial institution receives a payment of investment income; and
 - (b) the institution pays on or transfers the amount received to an end investor.

Who this section does not apply to

- (2) This section does not apply to a custodial institution that is a specified operator of a designated settlement system under the Reserve Bank of New Zealand (Designated Settlement System—NZCDC) Order 2010.
 - Specified operators of designated settlement systems
- (2) Despite **subsection (1)** and section 25E(1), the rules in this subpart do not apply to a custodial institution that is the specified operator of a designated settlement system under the Reserve Bank of New Zealand Act 1989. The exclusion extends to a nominee or agent of the specified operator.

Providing investment income information

- (3) The custodial institution must provide investment income information relating to the payment of investment income to the Commissioner under section 25E(1).
 - Agreements to transfer reporting obligations: outsourcing obligations
- (4) The custodial institution may, before the date on which the payment is received by the institution, enter into an agreement with another person (**person B**) for person B to provide to the Commissioner the information referred to in **subsection (3)**. However, if person B does not provide the information to the Commissioner, the reporting obligation remains with the custodial institution.

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Agreements to	uunsiei	reporting	oduganons.	pussing up	momunion
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(5) When a payment of investment income is paid on or transferred through interposed custodial institutions before being paid to an end investor, the custodial institution that is last in the chain may enter into an agreement with another custodial institution that precedes them in the chain, for the latter institution to provide to the Commissioner the information referred to in **subsection (3)**. In this case, the reporting obligation passes to the latter institution, and the final custodial institution's obligation is discharged.

Limited information

(6) Despite subsection (3),—

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- (a) when an end investor is a non-resident custodial institution, the information required under section 25E may be aggregated:
- (b) the investment income information set out in schedule 6, rows 9 (in relation to approved issuer levy), 17, and 21 and 20 that a custodial institution is required to provide is limited to information held by the institution.

Meaning of custodial institution

- (7) For the purposes of this subpart, a **custodial institution** means an entity—
 - (a) that holds financial assets or financial instruments as a bare trustee on account for another person; and

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- (b) whose activities,—
 - (i) for a resident entity, are supervised or regulated under the Financial Markets Conduct Act 2013, the Financial Markets Authority Act 2011, the Financial Advisers Act 2008, or the Reserve Bank of New Zealand Act 1989:

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(ii) for a non-resident entity, other than an institution that is carrying on a business in New Zealand through a fixed establishment in New Zealand, are supervised or regulated under the corresponding legislation in the relevant jurisdiction, or under legislation that is substantially similar.

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Meaning of end investor

- (8) For the purposes of this subpart, an **end investor**
 - (a) means an investor to whom a payment of investment income is made who is—
 - (i) a direct investor, whether resident or non-resident, who is the beneficial owner of the investment:
 - (ii) a non-resident custodial institution, other than an institution that is carrying on a business in New Zealand through a fixed establishment in New Zealand; and

	(b)	includes a trustee, PIE, or PIE proxy if the person or entity has an obligation to provide investment income information to the Commissioner under this subpart.	
116I		on 25O amended (Correction of errors in investment income mation)	5
		etion 25O, replace "RWT or NRWT." with "RWT, NRWT, or a payment proved issuer levy."	
116J	Section	on 32E amended (Applications for RWT-exempt status)	
		etion 32E(1A), replace "the Charitable Trusts Act 1957" with "the Charact 2005".	10
117		on 36BB amended (Electronic format for details required for tax ng intermediaries)	
		etion 36BB, replace "sections 15N to 15S" with "sections 124S to 124W 24ZF".	
117B		on 41 amended (Annual returns by persons who receive credit under y scheme)	15
	Repea	al section 41(4)(a).	
117C		on 68CB amended (Research and development tax credits: general oval 2019–20 income year pilot)	
(1)	After	section 68CB(7), insert:	20
(8)		Commissioner's approval under this section binds the Commissioner in dance with the provisions of this section.	
(2)	Subs	ection (1) applies for the 2019–20 and later income years.	
117D	Section approximately 100 miles.	on 68CB amended (Research and development tax credits: general oval)	25
(1)	After	section 68CB(7), insert:	
(8)		Commissioner's approval under this section binds the Commissioner in dance with the provisions of this section.	
(2)	Subs	ection (1) applies for the 2020–21 and later income years.	
11 7 E		on 68CC amended (Research and development tax credits: greater \$2 million approval)	30
(1)	Delete	e section 68CC(2)(a).	
(2)	Subs	ection (1) applies for the 2020–21 and later income years.	

118	Section 78D amended (Evidential requirements for tax credits)						
	In section 78D, replace "taxpayer who" with "taxpayer who has not provided their investment income payer with their tax file number and who".						
118B	Section 80KLB amended (Recovery of excess tax credits)						
(1)	In section 80KLB(1)(b), replace "Commissioner" with "Commissioner or the 5 chief executive of the administering department".						
(2)	Subsection (1) applies for the 2020–21 and later income years.						
118C	Section 80KM repealed (Summary of instalments paid) Repeal section 80KM.						
118D	Section 89C amended (Notices of proposed adjustment required to be issued by Commissioner)	10					
	After section 89C(l), insert:						
	(lbaa) the Commissioner is making an amendment before finalising the account of a qualifying individual under section 22H; or						
119	Section 91EI amended (Withdrawal of a private ruling)	15					
(1)	In section 91EI(3), replace the words before the paragraphs with "If the Commissioner withdraws a private ruling in relation to an arrangement—".						
(2)	After section 91EI(3), insert:						
(4)	If the Commissioner withdraws a private ruling on the status of a person, item, or matter under section 91CB otherwise than in relation to an arrangement—						
	(a) the ruling continues to apply for the remainder of the period or tax year specified in the ruling; and						
	(b) a status ruling that has been made on the private ruling continues to apply, for the remainder of the period or tax year specified in the ruling.						
120	New section 91ESB inserted (Withdrawal of a short-process ruling)	25					
(1)	After section 91ES, insert:						
91ES	B Withdrawal of a short-process ruling						
(1)	The Commissioner may at any time withdraw a short-process ruling by notifying the person to whom the ruling applies that the ruling has been withdrawn.						
(2)	The short-process ruling is withdrawn from the date stated in the notice of withdrawal. That date may not be earlier than the date on which the person could reasonably be expected to receive the notice of withdrawal.	30					

If the Commissioner withdraws a short-process ruling in relation to an arrange-

(3)

ment—

	(a)		ling does not apply if the arrangement was entered into after the of withdrawal; but	
	(b)	stated	ling continues to apply, for the remainder of the period or tax year in the ruling, if the arrangement was entered into before the date hdrawal.	5
(4)	item, ment	or mat	nissioner withdraws a short-process ruling on the status of a person, tter under section 91CB otherwise than in relation to an arrangeing continues to apply for the remainder of the period or tax year ruling.	
(2)		ection ober 20	(1) applies in relation to a short-process ruling issued on or after 019.	10
121	Section	on 91F	J amended (Withdrawal of a product ruling)	
(1)			1FJ(4), replace the words before the paragraphs with "If the Comithdraws a product ruling in relation to an arrangement—".	
(2)	After	section	n 91FJ(4), insert:	15
(4B)			missioner withdraws a product ruling on the status of an item or section 91CB otherwise than in relation to an arrangement—	
	(a)		ling continues to apply for the remainder of the period or tax year ied in the ruling; and	
	(b)		us ruling that has been made on the product ruling continues to for the remainder of the period or tax year specified in the ruling.	20
<u>121B</u>	Section return		amended (Assessment where default made in furnishing	
			on 106(1C).	
122	Section	on 108	amended (Time bar for amendment of income tax assessment)	25
(1)	to tak	e into	08(1E), replace "tax year." with "tax year, except if the increase is account a notice of proposed adjustment initiated by a taxpayer in with section 113E."	
(2)	Subs	ectior	(1) applies for the 2019–20 and later income years.	
122B	Section		A amended (Correction of certain errors in subsequent	30
(1)	Repla	ce sect	ion 113A(1) to (3) with:	
(1)			applies for the purposes of this Act and the Goods and Services 5 when—	
	(a)	a pers	on—	35
		(i)	has made an assessment of income tax or goods and services tax in a return that results in a tax liability for the person; or	

		(ii)	has provided a return that results in a liability for fringe benefit tax for the person; and			
	(b)		more errors in the assessment or return, as applicable, cause a tax pancy in the amount of the liability.			
(2)			does not apply in relation to an assessment or return for an ancil- or than fringe benefit tax as described in subsection (1)(a)(ii) .	5		
(3)	If the total tax discrepancy amounts to \$1,000 or less, the person may make a correction in the next return that is due after the discovery of the error or errors.					
(3B)	If the total tax discrepancy is caused by an error or errors that, for the person, is not a material error or are not material errors, the person may make a correction in the next return that is due after the discovery of the error or errors.					
(2)	In sec	tion 11	.3A(4): <u>113A(4),</u>			
	(a)	replac	ee "subsection (2)" with "subsection (3B)":			
	(b)	-	ee "the total discrepancy" with "the amount of the total tax discrepansed by the error or errors":	15		
	(c)	replac	ee paragraph (a) with:			
	(a)	\$10,0	00; and			
(3)	In sec	tion 11	3A(5),—			
	(a)	-	the "Subsection (3) does not apply" with "Subsections (3) and do not apply":	20		
	(b)	or goo	re "assessment of their liability for income tax, fringe benefit tax, ods and services tax" with "assessment of their liability for income goods and services tax, or return for fringe benefit tax,".			
123		on 113] edits)	E amended (Amended assessments: research and development	25		
(1)	Repla	ce sect	ion 113E(1)(a) with:			
	(a)	amour	1 notice of proposed adjustment in relation to an increase in the nt of a person's research and development tax credit for a tax year e the earlier of—			
		(i)	1 year after the due date to provide their return of income for the tax year:	30		
		(ii)	4 months after they provide their return of income for the tax year; or			
(2)	Subs	ectior	(1) applies for the 2019–20 and later income years.			
123B			113F inserted (Amended assessments: election under section tisfy trustee liability)	35		
	After	section	n 113E, insert:			

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113F	Amended assessments: election under section HC 33 to satisfy trustee
	iability

- (1) This section applies when a person chooses under section HC 33 of the Income Tax Act 2007 to satisfy the income tax liability of the trustee of a trust and the election applies to an income year (the **affected year**) ending before the income year in which the person makes the election.
- (2) The Commissioner may from time to time and at any time make an assessment or reassessment for the trustee and the affected year as a consequence of the election notwithstanding that tax already assessed may have been paid.
- (3) The person who makes the election must provide the Commissioner with the information required by the Commissioner for determining the correct assessment for the affected year.

123C Section 120C amended (Definitions)

- (1) In section 120C(1), definition of **date interest starts**, in paragraph (a)(iib), replace "qualifying individual" with "qualifying individual or an individual 15 who is treated as a qualifying individual".
- (2) In section 120C(1), definition of **date interest starts**, after paragraph (f), insert:
 - (g) for unpaid tax, being terminal tax for which a taxpayer has a new due date for payment of the tax because **section 142AC** applies, means the day after the date fixed by the Commissioner under section 142AB(2) for the payment of the tax
- (3) **Subsections (1) and (2)** apply for the 2019–20 and later income years.

124 Section 120KB amended (Provisional tax instalments and due dates generally)

- (1) In section 120KB(2), replace "section RC 9 of the Income Tax Act 2007" with "section RC 9 of the Income Tax Act 2007, but using only the current year residual income tax for the item **residual income tax** in section RC 10".
- (2) **Subsection (1)** applies for the 2017–18 and later income years.

125 Section 120KBB amended (Interest for most standard method and some estimation method provisional taxpayers)

- (1) In section 120KBB(3)(a), replace "an instalment" with "those instalments".
- (2) In section 120KBB(3)(b), replace "an instalment" with "each of those instalments".
- (3) In section 120KBB(3)(b)(ii), replace "date." with "date; and", and insert: 35
 - (c) the amount of unpaid tax that a person has in relation to the final instalment is equal to the amount given by section 120KB(2) less the total amount paid for earlier instalments in the tax year. A negative amount is overpaid tax on the final instalment.

(3B)	After section 120KBB(3), insert:	
(3B)	For a person who uses the standard method, use of money interest and penalties for provisional tax under Parts 7 and 9 are calculated using the lowest of the amounts under sections RC 5(2) and (3) of the Income Tax Act 2007, for instalment dates prior to the date that the taxpayer provides a return of income for the year before the current income year.	5
(4)	Repeal section 120KBB(4)(a)(ii).	
(5)	Subsections (1), (2), and (3) apply for the 2017–18 and later income years.	
(5B)	Subsection (3B) applies for the 2018–19 and later income years.	
(6)	Subsection (4) applies for the 2019–20 and later income years.	10
125B	New section 120KF inserted (Tolerance for provisional tax instalments)	
(1)	After section 120KE, insert:	
120K	F Tolerance for provisional tax instalments	
	Despite a provisional taxpayer underpaying an instalment by \$20 or less, the provisional taxpayer is treated as paying the instalment in full for the purposes of section 120KE.	15
(2)	Subsection (1) applies for the 2017–18 and later income years.	
126	Section 120L amended (Meaning of unpaid tax and overpaid tax for provisional tax purposes)	
(1)	Replace section 120L(2) with:	20
(2)	If a taxpayer makes a payment, the Commissioner must apply the payment towards the provisional tax that is due on the earliest instalment date on which there is an unpaid amount, and then in order from earliest to latest.	
(1B)	After section 120L(2), insert:	
(2B)	For the purposes of this section, provisional tax includes late payment penalties charged in relation to the provisional tax.	25
(2)	Repeal section 120L(3).	
(3)	Subsections (1) and (2) apply for the 2018–19 and later income years but excluding payments that have been applied before the introduction of the Taxation (KiwiSaver, Student Loans, and Remedial Matters) Bill towards provisional tax.	30
(4)	Subsection (1B) applies for the 2020–21 and later income years.	
126B	Section 120LB repealed (Meaning of unpaid tax and overpaid tax for certain transferees under AIM method)	
(1)	Repeal section 120LB.	35

Subsection (1) applies for the 2019–20 and later income years.

(2)

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126C Section 124G amended (Refusal, removal, or disallowance of status of tax agents, representatives, and nominated persons)

- (1) In section 124G(6)(a), replace "of the reasons for the exercise of the discretion" with "of the Commissioner's intention to exercise the discretion".
- (2) In section 124G(6)(b), replace "against the exercise of the discretion" with 5 "against the Commissioner's intention to exercise the discretion".
- (3) Replace section 124G(7) with:

Integrity concerns

- (7) The procedural requirements set out in subsection (6) may be disregarded if the Commissioner considers it necessary in the circumstances to protect the integrity of the tax system. However, for the purposes of subsections (2) and (3), the Commissioner must notify the person that, as applicable,—
 - (a) they have been removed from the list of tax agents:
 - (b) their status has been disallowed as a representative or nominated person.
- (4) Replace section 124G(8), other than the heading, with:

(8) Having considered any arguments provided under subsection (6)(b), the Commissioner must notify a person on taking an action to remove or disallow the status of tax agent, representative, or nominated person. The removal or disallowance, as applicable, takes effect on the date of the notice. However, if the Commissioner disregards the requirement to notify the person for the reason set out in **subsection (7)**, the effective date is the date of the notification under that subsection.

126D Section 124ZH amended (Approved research providers)

- (1) In section 124ZH(4), replace "research and development" with "core research and development" in each place.
- (2) **Subsection (1)** applies for the 2019–20 and later income years.

127 Section 124ZI amended (Certificates for research and development)

- (1) Replace section 124ZI(4) with:
- (4) The Commissioner must not approve a person whose approval—
 - (a) would adversely affect the integrity of the tax system:
 - (b) the Commissioner has revoked under **subsection (7)** in the last 2 years:
 - (c) was surrendered by the person in the last 2 years in anticipation of a revocation.
- (2) Replace section 124ZI(7)(b) with:
 - (b) the person has given a research and development certificate to another person who has, in the 2 years before the income year,—
 - (i) been liable to a shortfall penalty under section 141D or 141E in relation to research and development tax credits:

		(ii)	entered into a tax avoidance arrangement in relation to research and development tax credits:	
	(c)	the peter.	erson's approval would adversely affect the integrity of the tax sys-	
(3)	Subs	ectior	ns (1) and (2) apply for the 2020–21 and later income years.	5
128	Section	on 138	E amended (Certain rights of challenge not conferred)	
(1)	In sec	tion 13	38E(1)(e)(iv), replace "63" with "63, 68CB, 68CC, and 68CD".	
(2)	Subs	ectior	(1) applies for the 2019–20 and later income years.	
129	Section	on 139	B amended (Late payment penalty)	
(1)	sional	tax" v	39B(6)(bb), replace "1 or both of the first 2 instalments of provi- with "1 or more of any of the instalments of provisional tax other al instalment".	10
(2)	Subs	ectior	(1) applies for the 2017–18 and later income years.	
130	Section	on 139	C amended (Late payment penalty and provisional tax)	
(1)			139C(1D), replace "the date" with "the date. Subsection (1E) e final instalment".	15
(2)	After	section	n 139C(1D), insert:	
(1E)	amour	nt of u	section (1), for a person that section 120KBB applies to, the only impaid tax for a failed instalment that is the final instalment is the inpaid tax that would be given by section 120KBB(3)(b) if that secto the final instalment.	20
(3)	Subs	ectior	ns (1) and (2) apply for the 2017–18 and later income years.	
130B			JA repealed (Application of Part 9 to non-filing taxpayers) on 141JA.	
130C			n 142AC inserted (New due date for payment of terminal tax by viduals)	25
(1)	After	section	n 142AB, insert:	
142A	C Nev	v due (date for payment of terminal tax by certain individuals	
(1)	This s	ection	applies when—	
	(a)	for a	dividual (person A) has, or reasonably expects that they may have, period or periods in a tax year, whether the period or periods consome or all of the days in the tax year,—	30
		(i)	a tax credit under section LC 13 of the Income Tax Act 2007:	
		(ii)	an entitlement to a tax credit under the family scheme; and	

	(b)	person A has met their obligations, if any, under sections 22F(1) and 41 for the tax year within the time allowed; and	
	(c)	person A's pre-populated account for the tax year cannot be finalised under section 22H until the Commissioner receives information from another individual who is or was the spouse, civil union partner, or de facto partner of person A; and	5
	(d)	person A's pre-populated account for the tax year is finalised under section 22H on or after the 30th day before their terminal tax date for the tax year; and	
	(e)	person A has terminal tax due for the tax year.	10
(2)	22I(1)	ssessment that person A would be treated as having made under section in the absence of this section is treated, for the purposes of section B, as if it were a new assessment of tax for person A made by the Componer.	
(2)	Subs	ection (1) applies for the 2019–20 and later income years.	15
130D	Section	on 143A amended (Knowledge offences)	
(1)	In sec goods	tion 143A(1)(g), after "recipient of a supply", insert "of distantly taxable or".	
(2)	In second.	etion 143A(1)(g), replace "registered person." with "registered person;	20
(3)	After	section 143A(1)(g), insert:	
	(h)	in relation to an underlying supplier, of a supply of distantly taxable goods or remote services by a marketplace, knowingly provides altered, false, or misleading information relating to the country or territory in which the underlying supplier is resident.	25
130E		on 143D amended (Offences related to disclosure of certain nation by persons other than revenue officers)	
	In sec 10,".	tion 143D(1)(a)(i), replace "part A, clauses 7, 10," with "part A, clauses	
131	Section	on 173L amended (Transfer of excess tax within taxpayer's accounts)	30
(1)	In sec	tion 173L(2B)(a)(i), delete "after the date".	
(2)	In sec	tion 173L(2B)(c), delete "after the date".	
(3)	Subs e 2018.	ections (1) and (2) apply for taxable periods ending on or after 1 April	
131B		on 184A amended (Refund of tax paid in excess made by direct credit nk account)	35
	After	section 184A(5)(f), insert:	

unclaimed money under the Unclaimed Money Act 1971:

an amount in an income equalisation account:

(g)

(h)

	(i)	an ar	mount in an environmental restoration account.			
132	Sche	dule 4	amended (Reporting of employment income information)			
(2)	In sc	hedule	4, table 1, row 5, after item e, insert:	5		
f			t of salary or wages, as defined in section 4(1) of the KiwiSaver Act 2006, under section 63B of that Act			
134	Sche	dule 7	amended (Disclosure rules)			
(1)			e 7, part A, replace the heading to clause 3 with "Tax advisors, tax d representatives".			
(2)	In sc	hedule	7, part A, after clause 3(2), insert:			
(3)	-		etion 18, the Commissioner may supply information about a person iation or group if—	10		
	(a)	-	person is, or purports to be, a member of the association or group as asson who meets the requirements of section 124D(2); and			
	(b)	the n	nembers of the association or group are subject to—			
		(i)	a professional code of conduct; and	1.		
		(ii)	a disciplinary process that enforces compliance with the code of conduct; and			
	(c)	the in	nformation—			
		(i)	is relevant to a decision of the Commissioner disallowing the person's approval as a representative or refusing to approve the person as a representative:	20		
		(ii)	in the Commissioner's opinion, is or would be relevant to a decision referred to in subparagraph (i).			
(3)	Repe	al sche	edule 7, part A, clause 7.			
(4)	In sc	hedule	7, part C, subpart 1, replace clauses 38 and 39 with:	2:		
38	Agencies for research and development					
(1)	Section 18 does not prevent the Commissioner communicating to an officer, employee, or agent of the Treasury (as defined in section 2 of the Public Finance Act 1989), of Callaghan Innovation, of the Ministry of Business, Innovation and Employment, or of a state sector entity responsible for any function related to research and development advice or incentives, information reasonably necessary for that person to perform their work in relation to evaluating (in accordance with section LY 10 of the Income Tax Act 2007), administering, statistical reporting on, and policy formation for, tax credits provided in subparts LY and MX of that Act.					

(2)	employee, or agent of Callaghan Innovation or of the Ministry of Business, Innovation and Employment, information reasonably necessary for that person to perform their work in relation to offering research and development advice					
(3)	and incentives. Section 18 does not prevent the Commissioner allowing an officer, employee, or agent of Callaghan Innovation access to information reasonably necessary for that person to perform their work in relation to administering tax credits provided in subparts LY and MX of the Income Tax Act 2007.					
39	Agen	cies for Australian wine producer rebate	10			
(1)	The purpose of this clause is to facilitate the exchange of information between the Commissioner and the Australian Taxation Office and the New Zealand Customs Service for the purpose of administering the entitlements of New Zealand resident wine producers to Australian wine producer rebates.					
(2)		on 18 does not prevent the Commissioner providing all information red to in subclause (3) to a person who is—	15			
	(a)	an officer, employee, or agent of the Australian Taxation Office or the New Zealand Customs Service; and				
	(b)	authorised to receive the information by the chief executive officer of the Australian Taxation Office or the New Zealand Customs Service.	20			
(3)		nformation that may be provided under subclause (2) is all information ant to—				
	(a)	the claim by a New Zealand resident wine producer for payment of an Australian wine producer rebate in respect of wine produced in New Zealand that is sold in Australia:	25			
	(b)	the approval or verification of the entitlement of a New Zealand resident wine producer to a payment of an Australian wine producer rebate.				
135		dule 8 amended (Reporting of income information by individuals and ment of certain amounts)				
	In scl is".	nedule 8, part B, clause 1(a), replace "individual, is" with "individual that	30			
		Goods and Services Tax Act 1985				
135B	Good	ls and Services Tax Act 1985				
	Sect	ions 135C to 135O amend the Goods and Services Tax Act 1985.				
135C		on 5 amended (Meaning of term supply)	35			
	m sec	etion 5(6F) delete "for the provision of accommodation in social housing".				

(1)

135D Section 8 amended (Imposition of goods and services tax on suppl	135D	Section 8 amend	ed (Im	position of	goods and	services t	ax on sup	ply
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(bb)	for a	supply of goods,—
	(i)	the goods are part of a consignment of goods having a value for
		the purposes of schedule 4 of the Customs and Excise Act 2018
		that is less than or equal to the entry value threshold; and

(ii) the recipient does not pay the amount of tax levied on the goods to the New Zealand Customs Service or to the supplier; and 5

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- (2) **Subsection (1)** applies to supplies made by a person on or after 1 December 2019, except for a supply for which the person takes a tax position—
 - (a) in the period beginning with 1 December 2019 and ending before the date on which this Act receives the Royal assent; and
 - (b) that is inconsistent with the amendments made by **subsection (1)**; and
 - (c) on which the person chooses to rely on or after the date on which this Act receives the Royal assent.

135E Section 10B amended (Estimating value of goods in supply for treatment as distantly taxable goods)

Replace section 10B(2)(b) with:

After section 8(4B)(b), insert:

b) the amount of tax that would be chargeable on the supply of the item under section 8(1) if the supply were made by the supplier as a resident and for the same consideration:

135F Section 10C amended (Election by supplier that supplies of higher-value goods be supplies of distantly taxable goods)

- (1) In section 10C(1)(b), replace "period." with "period; and".
- (2) After section 10C(1)(b), insert:
 - (c) the electing supplier meets the requirements of subsection (2).
- (3) In section 10C(2), replace the words before paragraph (a) with "An electing supplier may make an election under subsection (1) if—".
- (4) In section 10C(2)(a), replace "there are reasonable grounds for believing" with "the electing supplier considers".
- (5) In section 10C(2)(b), words before subparagraph (i), replace "agreeing with the election" with "giving effect to an election by the electing supplier".
- (6) In section 10C(3), words before paragraph (a), replace "under this section to which the Commissioner agrees" with "under subsection (1) meeting the requirements of subsection (2)".

Taxation	(KiwiSaver,	Student	Loans,	and	Remedial
	M	atters) B	Bill		

D /	1	1	125	Æ
Part	- 4	c_{1}	135N	4

135G	Section 12 amended (Imposition of goods and services tax on imports)				
		etion 12(1B), replace "subsection (2)(a), (c), and (d)" with "subsection and (c)".			
135H		on 20H amended (Goods and services tax incurred in making cial services for raising funds)	5		
		etion 20H(1)(d), replace "debt security or equity security" with "debt ty, participatory security, or equity security" in each place.			
135I	Section	on 24 amended (Tax invoices)			
(1)	In sec	tion 24(4)(g), after "subsection (5B)", insert "or (5BB)".			
(2)	In section 24(5D), replace "the supplier and the recipient are treated as agreeing that section 8(4) will not apply to the supply" with "so that the supplier treats the supply incorrectly as being made in New Zealand, the supply is treated as being made in New Zealand".				
135J	Section	on 24BAB amended (Receipts for supplies)			
	In sec	tion 24BAB(2)(e), delete "and the amount of tax included,".	15		
135K		on 24BAC amended (Information for importation of goods including ntly taxable goods)			
		etion 24BAC, words before paragraph (a), after "distantly taxable goods", ", on which tax at a rate greater than 0% is charged under section 8(1),".			
135L	Section	on 60C amended (Electronic marketplaces)	20		
(1)	After	section 60C(1)(a), insert:			
	(ab)	for a marketplace operated by a resident person, the underlying supplier is a non-resident person; and			
(2)		ection (1) applies to supplies made by a person on or after 1 December except for a supply for which the person takes a tax position—	25		
	(a)	in the period beginning with 1 December 2019 and ending before the date on which this Act receives the Royal assent; and			
	(b)	that is inconsistent with the amendments made by subsection (1) .			
135M	Secti	on 60D amended (Approved marketplaces)			
(1)	After section 60D(1)(a), insert:				
	(ab)	for a marketplace operated by a resident person, the underlying supplier is a non-resident person; and			
(2)		ection (1) applies to supplies made by a person on or after 1 December except for a supply for which the person takes a tax position—			
	(a)	in the period beginning with 1 December 2019 and ending before the date on which this Act receives the Royal assent; and	35		

135N Section 77 amended (New Zealand or foreign currency)

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

(b)

	Befor	re section 77(3)(a), insert:			
	(aa)	the date of the supply; or			
1350	Section 85C amended (Certain contracts entered into before 1 December 5 2019)				
(1)	In sec	etion 85C(1)(b), replace "section 9(3)(a)" with "section 9(3)(a) or (aa)".			
(2)	In sec	etion 85C(2), replace "section 9(3)(a)" with "section 9(3)(a) or (aa)".			
		Income Tax Act 2004			
136	Incor	ne Tax Act 2004	10		
	Sect	ions 137 to 139 amend the Income Tax Act 2004.			
137	Section	on CW 45 amended (Non-resident aircraft operators)			
(1)	In section CW 45(1), replace "air transport from New Zealand is exempt income" with "air transport from New Zealand, or from air transport to New Zealand, is exempt income".				
(2)		In section CW 45(3), definition of air transport from New Zealand , replace paragraph (b) with:			
	(b)	includes a flight by the aircraft between the airport in New Zealand where the emplaning or embarking occurred and another airport in New Zealand at which the aircraft calls before leaving New Zealand on the international flight for which the emplaning or embarking occurred	20		
(3)	In sec	etion CW 45(3), insert, in appropriate alphabetical order:			
	air tr	ansport to New Zealand—			
	(a)	means the carriage to an airport in New Zealand by an aircraft of cargo, mail, or passengers emplaned or embarked on the aircraft at an airport in a country or territory outside New Zealand; and	25		
	(b)	includes a flight by the aircraft to the airport in New Zealand for carriage to which the emplaning or embarking occurred from another airport in New Zealand at which the aircraft calls en route			
(4)	In sec	etion CW 45, list of defined terms, insert "air transport to New Zealand".	30		
(5)	Subs	sections (1), (2), and (3) apply for the 2005–06 and later income years.			
137B	Section	on MD 1 amended (Refund of excess tax)			
		etion MD 1(1)(b), replace "either" with "the Commissioner is satisfied the taxpayer is entitled to the refund within the specified period and "."	35		

<u>137B</u>	Section MD 1 amended (Refund of excess tax)	
	Replace section MD 1(1)(b) with:	
	(b) the amount has arisen on an amended assessment, and the Commissioner is satisfied, or is notified, that the person is entitled to the refund before the end of the 4-year period under section 108 of the Tax Administration Act 1994 for amendment of an assessment.	5
138	Section MD 1C amended (Treatment of certain refunds not paid within 4-year period: 2005–06, 2006–07, and 2007–08 income years)	
	In section MD 1C(1)(c), replace "section 108(1)" with "section 108(1) of the Tax Administration Act 1994".	10
139	Section OB 1 amended (Definitions)	
	In section OB 1, insert, in appropriate alphabetical order:	
	air transport to New Zealand is defined in section CW 45(3) (Non-resident aircraft operators) for the purposes of that section	
Taxa	tion (Annual Rates for 2018–19, Modernising Tax Administration, and Remedial Matters) Act 2019	15
140	Taxation (Annual Rates for 2018–19, Modernising Tax Administration, and Remedial Matters) Act 2019	
	Sections 141 to 142B amend the Taxation (Annual Rates for 2018–19, Modernising Tax Administration, and Remedial Matters) Act 2019.	20
141	Section 34 repealed (Section 36BB amended (Electronic format for details required for tax pooling intermediaries))	
	Repeal section 34.	
141B	Section 362 amended (Section MD 1 amended (Refund of excess tax))	
	In section 362, replace "MD 1(b)" with "MD 1(1)(b)".	25
141Bl	Section 364 amended (New section MD 1C inserted (Treatment of certain refunds not paid within 4-year period: 2005–06, 2006–07, and 2007–08 income years))	
	Repeal section 364(2).	
141C	Section 370 amended (Section MD 1 amended (Refund of excess tax)) In section 370, replace "MD 1(b)" with "MD 1(1)(b)".	30
142	Section 375 amended (Regulation 2 amended (Interpretation))	
	In section 375, delete "of the Tax Administration (Binding Rulings) Regula-	

tions 1991".

142B Schedule 1 amended (New schedules 7 and 8 amended)

In schedule 1, in new schedule 8, part B, after clause 2, insert:

3 Small amounts of tax payable

Despite clause 2, the Commissioner may write off an amount of tax under section 22J if the amount is not substantial and represents an underpayment of tax that is attributable to a function or operation of the tax collection rules.

Other enactments

Income Tax Act 1994

143 Section CB 14 amended (Exemption from tax of certain aircraft operators)

(1) In section CB 14(1) of the Income Tax Act 1994,—

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- (a) replace "air transport from New Zealand, the" with "air transport from New Zealand, or in air transport to New Zealand, the":
- (b) replace "air transport from New Zealand, if" with "air transport from New Zealand, or from that air transport to New Zealand, if".
- (2) In section CB 14(1) of the Income Tax Act 1994, replace "air transport from New Zealand, and derives from that air transport from New Zealand" with "air transport from New Zealand, or in air transport to New Zealand, and derives from that air transport from New Zealand, or from that air transport to New Zealand".
- (3) In section CB 14(2) of the Income Tax Act 1994, insert, in appropriate alphabetical order:

Air transport to New Zealand means the carriage to any airport in New Zealand by any aircraft of merchandise, goods, livestock, mails, or passengers emplaned or embarked on that aircraft at any airport in any country or territory outside New Zealand; and includes any flight by that aircraft to the airport in New Zealand for carriage to which that emplaning or embarking occurred from

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(4) **Subsection (1)** applies for the 1995–96 and 1996–97 income years.

any other airport in New Zealand at which that aircraft calls en route:

- (5) **Subsection (2)** applies for the 1997–98 and later income years.
- (6) **Subsection (3)** applies for the 1995–96 and later income years.

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143B Section MD 1 amended (Refund of excess tax)

In section MD 1(1)(b) of the Income Tax Act 1994, replace "either" with "the Commissioner is satisfied that the taxpayer is entitled to the refund within the specified period and either".

143B Section MD 1 amended (Refund of excess tax)

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Replace section MD 1(1)(b) of the Income Tax Act 1994 with:

<u>(b)</u>

either—

	(i) the amount has arisen on an original assessment; or				
		(ii)	the amount has arisen on an amended assessment, and the Commissioner is satisfied, or is notified, that the person is entitled to the refund before the end of the 4-year period under section 108 of the Tax Administration Act 1994 for amendment of an assessment.	5	
			Income Tax Act 1976		
144	Section	on 64 <i>A</i>	A amended (Exemption from tax of certain aircraft operators)		
(1)					
	Air transport to New Zealand means the carriage to any airport in New Zealand by any aircraft of merchandise, goods, livestock, mails, or passengers emplaned or embarked on that aircraft at any airport in any country or territory outside New Zealand; and includes any flight by that aircraft to the airport in New Zealand for carriage to which that emplaning or embarking occurred from any other airport in New Zealand at which that aircraft calls en route:				
(2)	In sec	ction 64	4A(2) of the Income Tax Act 1976,—		
	(a)		ce "air transport from New Zealand, the" with "air transport from Zealand, or in air transport to New Zealand, the":	20	
	(b)	-	ce "air transport from New Zealand, if" with "air transport from Zealand, or from that air transport to New Zealand, if".		
(3)	Subsections (1) and (2) apply for the income year commencing 1 April 1984 and later income years.				
144B	Section 409 amended (Refund of excess tax) 25			25	
	After	section	n 409(3) of the Income Tax Act 1976, insert:		
(3B)	The conditions upon which the Commissioner must refund an amount that a taxpayer has paid as tax are that the Commissioner is satisfied that—				
	(a)		mount represents an excess over the tax properly payable by the yer; and	30	
	(b)	the ta	expayer is entitled to the refund within the specified period and		
		(i)	the amount has arisen on an original assessment; or		
		(ii)	the amount has arisen on an amended assessment and the 8-year period for amendment of an assessment has not ended.	35	
	<u>(b)</u>	either			
		<u>(i)</u>	the amount has arisen on an original assessment; or		

		<u> </u>	
	<u>(ii)</u>	the amount has arisen on an amended assessment, and the Commissioner is satisfied, or is notified, that the person is entitled to the refund before the end of the 4-year period under section 108 of the Tax Administration Act 1994 for amendment of an assessment.	5
	Taxatio	on (Research and Development Tax Credits) Act 2019	
145	Section 46 not conferm	amended (Section 138E amended (Certain rights of challenge red))	
	Repeal sect Act 2019.	ion 46(2) of the Taxation (Research and Development Tax Credits)	10
Taxa	tion (Annua	Rates for 2017–18, Employment and Investment Income, and Remedial Matters) Act 2018	
146	Section 332 tax credits)	2 repealed (Section 78D amended (Evidential requirements for	
		tion 332 of the Taxation (Annual Rates for 2017–18, Employment nent Income, and Remedial Matters) Act 2018.	15
Taxa	tion (Annua	al Rates for 2019–20, GST Offshore Supplier Registration, and Remedial Matters) Act 2019	
146B	Section 65 life risk))	amended (Section EY 30 amended (Transitional adjustments:	20
		etion 65(4) of the Taxation (Annual Rates for 2019–20, GST Offlier Registration, and Remedial Matters) Act 2019 with:	
(4)	1 July 2010 person noti chooses to 1	s (1) and (2) apply for a person for the income year that includes and later income years, except for an income year for which the fies the Commissioner on or after 26 June 2019 that the person rely on a tax position that is inconsistent with the amendments made ons (1) and (2).	25
146C	Sections re	pealed	
	-	tions 115, 118, 123, and 124 of the Taxation (Annual Rates for GST Offshore Supplier Registration, and Remedial Matters) Act	30
		Accident Compensation Act 2001	
147	Section 11	amended (Earnings as an employee: what it does not include)	
	purchase as	11(1)(cb) of the Accident Compensation Act 2001, replace "share greement under section CE 2(2) or (4)" with "employee share ler section CE 2".	35

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Search and Surveillance Act 2012

147B Schedule amended (Powers in other enactments to which all or part of Part 4 of Search and Surveillance Act 2012 applies)

In the schedule to the Search and Surveillance Act 2012, for the item in column 1 for the Tax Administration Act 1994, replace the text in column 3 with—

Commissioner of Inland Revenue may have access to things described in section 17 of the Tax Administration Act 1994 section 17 of Tax Administration Act 1994 for purpose of inspection as described in that section

Commissioner of Inland Revenue may obtain and execute warrant to (i) enter private dwelling and (ii) remove books and documents from place and retain them for full and complete inspection if issuing officer is satisfied that this may be required to enable application to exercise functions under sections 17 and 17D of Tax Administration Act 1994

Serious Fraud Office Act 1990

147C Section 2 amended (Interpretation)

In section 2 of the Serious Fraud Office Act 1990, in the definition of **inland revenue offence**, replace "the Schedule" with "Schedule 1".

Privacy Act 1993

147D Schedule 3 amended (Information matching provisions)

In schedule 3 of the Privacy Act 1993, for the item *Tax Administration Act* 20 *1994* in the first column, replace the item in the second column with "Clauses 41 to 43 and 45 of schedule 7".

Income Tax (Adverse Event Income Equalisation Scheme Rate of Interest)
Regulations 1995

148 Income Tax (Adverse Event Income Equalisation Scheme Rate of Interest) 25 Regulations 1995 revoked

- (1) Revoke the Income Tax (Adverse Event Income Equalisation Scheme Rate of Interest) Regulations 1995.
- (2) **Subsection (1)** applies for income years beginning after 18 March 2019.

Schedule 1 New Part 5 inserted into Schedule 6 of Student Loan Scheme Act 2011

s 57(4)

		Part 5	5
Т	ransi	tional provisions relating to Taxation (KiwiSaver, Student Loans, and Remedial Matters) Act 2019	
Pr	ovisio	ns relating to tax year ending on 31 March 2013 and all earlier tax years	
21	Out	ine of clauses 22 to 27	10
		ses 22 to 27 prevent the reopening of a borrower's repayment obligator closed-off tax years except in limited circumstances.	
22	Inte	rpretation for clauses 23 to 27	
(1)	In cl	auses 23 to 27, unless the context otherwise requires,—	
	Act,	_	15
	(a)	in relation to the tax year ending on 31 March 2012 and all earlier tax years, means the Student Loan Scheme Act 1992 and all relevant regulations made under that Act:	
	(b)	in relation to the tax year ending on 31 March 2013, means this Act and all relevant regulations made under this Act	20
	close tax y	ed-off tax year means the tax year ending on 31 March 2013 and all earlier tears	
	inte	rest—	
	(a)	includes interest imposed under the Student Loan Scheme Act 1992 and loan interest imposed under this Act; but	25
	(b)	excludes late payment interest imposed under this Act	
	reop ing:	en, in relation to a repayment obligation, means all or any of the follow-	
	(a)	the Commissioner taking steps to reflect the manner in which the Act should have been applied to a borrower (for example, if the Act was incorrectly applied to the borrower or in respect of a change in the borrower's circumstances):	30
	(b)	the Commissioner making an assessment or amending an assessment in order to ensure that a correct assessment is made, whether or not a repayment obligation already assessed has been paid:	35

	(c)	a borrower objecting, disputing, or challenging a decision of the Commissioner or another matter.				
(2)	In clauses 23 to 27 , a term or an expression used in relation to a tax year (but not defined in subclause (1)) has the same meaning as in the Act that applies in relation to that tax year.					
23	Gen	eral rules for closed-off tax years				
	repa	her the Commissioner nor a borrower may, after 1 April 2020, reopen any yment obligation relating to a closed-off tax year except to the extent to the clauses 24 to 27 provide for the reopening.				
24	Residency errors: when repayment obligations should have been overseas- based repayment obligations					
(1)	This	clause applies to a borrower who—				
	(a)	has been incorrectly treated as New Zealand-based for all or any part of a closed-off tax year; and				
	(b)	after 1 April 2020, is established to have been overseas-based for all or any part of that closed-off tax year (the relevant period).	15			
(2)	The borrower's repayment obligations may be reopened as a result of the incorrect treatment by taking 1 or more of the following steps:					
	(a)	steps to reflect that the borrower must be taken to be, and to always have been, liable to pay interest for the relevant period:	20			
	(b)	steps referred to in clauses 25 to 27.				
25		dency errors: when repayment obligations should have been New and-based repayment obligations				
(1)	This	clause applies to a borrower who—				
	(a)	was incorrectly treated as overseas-based for all or any part of a closed-off tax year; and	25			
	(b)	after 1 April 2020, is established to have been New Zealand-based for all or any part of that closed-off tax year (the relevant period).				
(2)		The borrower's obligations in respect of the relevant period may be reopened as a result of the incorrect treatment by taking 1 or more of the following steps:				
	(a)	steps to reflect that the borrower must be taken to be, and to always have been, not liable to pay interest for the relevant period:				
	(b)	steps to reflect that the borrower should not have been assessed with an overseas-based repayment obligation for the relevant period:				
	(c)	steps referred to in clauses 24 to 27.	35			
26	Evas	sion or similar offences				
(1)	This	clause applies to a borrower for a closed-off tax year—				

		Evas	ion or similar act			
	(a)	if all or any of the following apply to the borrower:				
		(i)	the borrower committed an offence under section 143B of the Tax Administration Act 1994, as applied by section 162:			
		(ii)	the borrower is or was liable to pay a student loan shortfall penalty imposed under section 159 relating to a penalty imposed under section 141E of the Tax Administration Act 1994:	5		
		(iii)	the borrower committed an offence under section 79(1) of the Student Loan Scheme Act 1992:			
		(iv)	the borrower is or was chargeable with a penal repayment obligation under section 85 of the Student Loan Scheme Act 1992:	10		
		Othe	r failures			
	(b)	sione rowe	e Commissioner is satisfied that it is cost-effective for the Commis- er to reopen the borrower's repayment obligation and that the bor- er has not provided information (including tax returns and tax forms) the Commissioner or any other person when required to do so by a tax	15		
(2)		r any p	issioner may reopen the borrower's repayment obligation relating to part of a closed-off tax year by taking 1 or more of the following	20		
	(a)	the b	to reflect the manner in which the Act should have been applied to corrower, as if the end-of-year repayment obligation for the relevant ear were calculated as follows:			
			$10\% \times (a - b)$			
		wher	e—	25		
		a	is the difference between the income of the borrower that should have been used to calculate the borrower's end-of-year repayment obligation and the income that was used (if a return was filed) or nil (if a return was not filed)			
		b	is the unused part of the borrower's repayment threshold:	30		
	(b)	steps	referred to in clauses 24 to 27.			
27	Pers	ons ad	versely affected			
(1)	This	This clause applies if—				
	(a)		rower applies to the Commissioner for the reopening of any repay- obligation relating to all or any part of a closed-off tax year; and	35		
	(b)		corrower establishes, and the Commissioner considers, that the borrower would be adversely affected if reopening did not occur.			

The Commissioner may reopen any repayment obligation for all or any part of

(2)

a closed-off tax year.

Taxation (KiwiSaver, Student Loans, and Remedial Matters) Bill

Schedule 1

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Other application, savings, and transitional provisions

28 Loans resulting from identity theft, etc

- (1) This clause applies to a loan balance that—
 - (a) has been transferred to the Commissioner for collection under the Student Loan Scheme Act 1992 before 1 April 2000; and
 - (b) is in the name of a person—
 - (i) who did not enter into the loan contract under the student loan scheme from which the loan results; and
 - (ii) who did not receive the loan.
- (2) The Commissioner must reduce the consolidated loan balance to zero, with effect from the day on which the loan was transferred to the Commissioner for collection, if the Commissioner is satisfied that the person who did receive the loan cannot be identified or located.
- New Zealand-based borrowers and interest in respect of periods on or before 1 April 2020
- (1) This clause applies to New Zealand-based borrowers in respect of interest that, without this clause, would be charged—
 - (a) on or after 1 April 2020 in relation to periods before that date; and
 - (b) under section 134 and written off under section 137.
- (2) The Commissioner must treat sections 119 to 122 of the Taxation (Annual Rates for 2019–20, GST Offshore Supplier Registration, and Remedial Matters) Act 2019 as having commenced on 1 April 2012.

Schedule 2

Amendments to Income Tax Act 2007 consequential to enactment of Kāinga Ora–Homes and Communities Act 2019

s 114B

Section CB 9 amended (Disposal within 10 years: land dealing business)

In section CB 9(3), replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities".

In section CB 9, list of defined terms, insert "Kāinga Ora–Homes and Communities".

Section CB 10 amended (Disposal within 10 years: land development or subdivision business)

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In section CB 10(3), replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities".

In section CB 10, list of defined terms, insert "Kāinga Ora-Homes and Communities".

Section CB 11 amended (Disposal within 10 years of improvement: building business)

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In section CB 11(3), replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities".

In section CB 11, list of defined terms, insert "Kāinga Ora-Homes and Communities".

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Section CB 15 amended (Transactions between associated persons)

In the heading to section CB 15(1B), replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities".

Cross-heading and section CB 15D amended

In the cross-heading above section CB 15D, replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities".

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In the heading to section CB 15D, replace "Housing New Zealand Corporation" with "Kāinga Ora-Homes and Communities".

In section CB 15D(1), replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities" in each place.

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In section CB 15D, list of defined terms, insert "Kāinga Ora-Homes and Communities".

Section CV 1 amended (Group companies)

In section CV 1(2), replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities".

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Section CV 2 amended (Consolidated groups: income of company in group)

In section CV 2(3), replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities".

Section FM 9 amended (Amounts that are company's income)

In section FM 9(3), replace "Housing New Zealand Corporation" with "Kāinga Ora— 5 Homes and Communities".

Section FM 15 amended (Amortising property and revenue account property)

In the heading to section FM 15(8), replace "Housing New Zealand Corporation" with "Kāinga Ora-Homes and Communities".

In section FM 15(8), replace "Housing New Zealand Corporation" with "Kāinga Ora— 10 Homes and Communities" in each place.

In section FM 15, list of defined terms, insert "Kāinga Ora-Homes and Communities".

Section YA 1 amended (Definitions)

In section YA 1, insert, in appropriate alphabetical order:

Kāinga Ora–Homes and Communities means Kāinga Ora–Homes and Communities established by the Kāinga Ora–Homes and Communities Act 2019

Schedule 36 amended (Government enterprises)

In schedule 36, part A, replace "Housing New Zealand Corporation" with "Kāinga Ora–Homes and Communities".

Legislative history

27 June 2019 Introduction (Bill 158–1)
23 July 2019 First reading

24 July 2019 Referral to Finance and Expenditure Committee

18 December 2019 Reported from Finance and Expenditure Committee (Bill 158–2)

4 March 2020 Second reading

11 March 2020 Committee of the whole House (Bill 158–3)
