The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

(As read a third time)

Income Tax (Consequential Amendments) Bill 1996

No. , 1996

A Bill for an Act to amend various Acts because of the enactment of the *Income Tax Assessment Act* 1996

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1	This Bill originated in the House of
2	Representatives; and, having this day
3	passed, is now ready for presentation to the
4	Senate for its concurrence.
5	L.M. BARLIN
6	Clerk of the House of Representatives
7	House of Representatives
8	17 October 1996
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21	A Bill for an Act to amend various Acts because of
22	the enactment of the <i>Income Tax Assessment Act</i>
22	
23	1996
24	The Parliament of Australia enacts:
25	1 Short title
26	This Act may be cited as the <i>Income Tax (Consequential</i>
26 27	Amendments) Act 1996.
28	2 Commencement
	TT 1 1 1007
29	This Act commences on 1 July 1997.

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The Acts specified in the Schedules to this Act are amended as set out in the applicable items. The other items in the Schedules have effect according to their terms.

2 3	Schedule 1—Consequential amendments of the Income Tax Assessment Act 1936
4	1 Before subsection 6(1)
5	Insert:
6 7 8 9	(1AA) So far as a provision of the <i>Income Tax Assessment Act 1936</i> gives an expression a particular meaning, the provision does <i>not</i> also have effect for the purposes of the <i>Income Tax Assessment Act 1996</i> (the <i>1996 Act</i>), except as provided in the 1996 Act.
10 11	2 Subsection 6(1) (definitions of assessable income, exempt income, income tax or tax, taxable income and this Act)
12	Repeal the definitions, substitute:
13 14	assessable income has the meaning given by Division 6 of the Income Tax Assessment Act 1996.
15 16	exempt income has the meaning given by section 6-20 of the Income Tax Assessment Act 1996.
17 18	<i>income tax</i> or <i>tax</i> means income tax imposed as such by any Act, as assessed under this Act.
19 20	taxable income has the same meaning as in the Income Tax Assessment Act 1996.
21	this Act includes:
22	(a) the Income Tax Assessment Act 1996; and
23 24 25	(b) Part IVC of the <i>Taxation Administration Act 1953</i> , so far as that Part relates to this Act or the <i>Income Tax Assessment Act 1996</i> .
26 27 28	Note: Subsection (1AA) of this section prevents definitions in the <i>Income</i> Tax Assessment Act 1936 from affecting the interpretation of the Income Tax Assessment Act 1996.
29	3 Subsection 6(1)
30	Insert:
31 32	loss year has the same meaning as in the Income Tax Assessment Act 1996.

1 2	tax loss has the same meaning as in the Income Tax Assessment Ac 1996.
3	4 Subsection 6C(2)
4 5	Omit "and section 25,", substitute "of this Act and sections 6-5 and 6-10 of the <i>Income Tax Assessment Act 1996</i> ,".
6	5 Subsection 6CA(3)
7 8	Omit "sections 25 and 255", substitute "section 255 of this Act and sections 6-5 and 6-10 of the <i>Income Tax Assessment Act 1996</i> ".
9	6 Section 17
10	Add at the end:
11 12	(2) This section does not apply to the 1997-98 year of income or a later year of income.
13 14 15	Note: Section 4-10 of the <i>Income Tax Assessment Act 1996</i> sets out how an entity works out the amount of income tax payable on its taxable income for the 1997-98 year of income and later years of income.
16	7 Subsection 18(1)
17	Omit "His", substitute "For the purposes of this Act, the person's".
18	8 Section 19
19	Add at the end:
20 21	(2) This section does not apply to the 1997-98 year of income or a later year of income.
22 23 24 25	Note: Subsections 6-5(4) and 6-10(3) of the <i>Income Tax Assessment Act</i> 1996 treat an entity as having received an amount if the amount has been applied or dealt with on the entity's behalf in the 1997-98 year of income or later years of income.
26	9 Paragraph 21A(3)(b)
27 28	Omit "Division 3", substitute "Division 3 of this Part, of this Act, and Divisions 28 and 900 of the <i>Income Tax Assessment Act 1996</i> ".
29 30	10 Subsection 21A(5) (definition of non-deductible entertainment expenditure)
31 32	Omit "section 51", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".

11	Paragraph :	23(pa)
	After "incoincome".	ome derived by a person", insert "before the 1997-98 year of
12	Paragraph :	23(pa)
	Add at the	end:
	Note:	Subdivision 330-B of the <i>Income Tax Assessment Act 1996</i> gives a genuine prospector an exemption from paying income tax on income derived in the 1997-98 year of income or a later year of income from the sale, transfer or assignment of rights to mine on a mining tenement in Australia.
13	Paragraph :	23(r)
	Repeal the	paragraph, substitute:
	i	income derived by a non-resident from sources wholly out of Australia (except income that a provision of this Act includes in a taxpayer's assessable income on some basis other than having an Australian source);
14	Section 24	AW .
	Repeal the	section, substitute:
24.	AW Body cea	sing to be an STB
	·	ody ceases to be an STB in a year of income (the <i>cessation</i>
	year),	this Act applies to the body as if:
		the cessation were a change which requires a company to calculate its taxable income and tax loss under Subdivision 165-B of the <i>Income Tax Assessment Act</i> 1996; and
	(b) t	the references in that Subdivision to "company" were references to "body"; and
		if the body is not a company—there were no further
		requirement for the body to calculate its taxable income for
	1	the year of income under that Subdivision; and
		the amount of any notional loss of the body calculated under
		section 165-50 of that Act for the period before the cessation
		were nil; and
	(e) 1	the body's deductions for tax losses were attributed under section 165-55 of that Act to the period before the cessation

1 2		(f) those deductions were taken not to be full year deductions under section 165-55 of that Act; and
3 4 5		(g) the application of Part IIIA of this Act were modified, for the purposes of that Subdivision, in accordance with section 24AX of this Act.
6	15 S	Section 24AX
7		Omit "relevant period" (wherever occurring), substitute "period".
8	16 S	Subsection 24AY(1)
9 10		Omit "loss (within the meaning of section 79E or 79F), the loss", substitute "tax loss, the tax loss".
11	17 S	Subsection 24AY(2)
12		Omit "losses", substitute "a tax loss".
13	18 S	Section 24AZ (definition of <i>relevant period</i>)
14		Repeal the definition, substitute:
15 16 17		<i>period</i> means any of the periods into which the cessation year is divided under section 165-45 of the <i>Income Tax Assessment Act</i> 1996.
18 19	Note:	The heading to section 24AZ is replaced by the heading "Meaning of period and prescribed excluded STB".
20	19 E	Before subsection 25(1)
21		Insert:
22 23		(1A) Subsection (1) does not apply to the 1997-98 year of income or a later year of income.
24 25 26 27		Note: Sections 6-5, 6-10 and 6-15 of the <i>Income Tax Assessment Act 1996</i> set out rules for working out what amounts are included in an entity's assessable income for the 1997-98 year of income and later years of income.
28	20 F	aragraphs 26AAAC(1)(b) and (c)
29 30		Omit "section 51", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".

1	21	Paragraph 26AJ(2)(b)
2 3		Omit "Division 3", substitute "Division 3 of this Part, of this Act, and Divisions 28 and 900 of the <i>Income Tax Assessment Act 1996</i> ".
4	22	Paragraph 26AJ(2)(d)
5 6 7		Omit "Subdivision F of Division 3,", substitute "Subdivisions F and GA of Division 3 of this Part, of this Act, and Divisions 28 and 900 of the <i>Income Tax Assessment Act 1996</i> ,".
8	23	Paragraph 26AJ(3)(b)
9 10 11		Omit "Subdivision F of Division 3,", substitute "Subdivisions F and GA of Division 3 of this Part, of this Act, and Divisions 28 and 900 of the <i>Income Tax Assessment Act 1996</i> ,".
12	24	Subsection 46(6A)
13		Repeal.
14	25	After subsection 46A(3)
15		Insert:
16 17 18 19 20 21 22 23 24		 (3A) If this section applies to a shareholder that is a company that must work out its taxable income for the year of income under Subdivision 165-B (Working out the taxable income and tax loss for the income year of the change) of the <i>Income Tax Assessment Act 1996</i>, this section applies to the shareholder as if: (a) that Subdivision did not apply to the shareholder; and (b) the shareholder were instead required to work out its taxable income under section 4-15 (How to work out your taxable income) of that Act.
25	26	Subsections 46A(8A) and (8B)
26		Repeal.
27	27	Subsection 46A(10A)
28		Omit "subsections (8A) and", substitute "subsection".
29	28	Subsections 46A(11), (12) and (12A)
30		Omit "subsection (8A) or".

29	Omit "subsection 4	46A(13) ction (8A) or in".
30	Paragraph 46 Omit "subsec	6A(14)(b) etion (8A) or".
31	Section 48 Add at the er	nd:
		etion does not apply to the 1997-98 year of income or a arr of income.
	Note:	Section 4-15 of the <i>Income Tax Assessment Act 1996</i> sets out rules for working out an entity's taxable income for the 1997-98 year of income and later years of income.
32	Subsection 5	50A(1)
	Omit "a year earlier year o	of income", substitute "the 1996-97 year of income or an of income".
33	Subsection 5	50A(1)
	Add at the er	nd:
	Note:	Subdivision 165-B of the <i>Income Tax Assessment Act 1996</i> sets out special rules for working out a company's taxable income and tax loss for the 1997-98 year of income and later years of income. Those rules may apply if there has been a change in the ownership or control of the company in those years of income.
34	Before subse	ection 51(1)
	Insert:	• •
		ion (1) does not apply to the 1997-98 year of income or a ar of income.
	Note:	Section 8-1 of the <i>Income Tax Assessment Act 1996</i> sets out rules for working out what losses or outgoings an entity can deduct for the 1997-98 year of income and later years of income.
35	Paragraph 5	1(2A)(c)
	Omit "subsection Assessment A	ection (1)", substitute "section 8-1 of the <i>Income Tax</i> Act 1996".
36	Subsection 5	51(2A)
	Omit "subsec	

1	37	Subsection 51(3)
2		Omit "subsection (1)", substitute "section 8-1 of the <i>Income Tax</i>
3		Assessment Act 1996".
4	38	Subsection 51(3)
5		Omit "that subsection", substitute "that section".
6	39	Subsections 51(4), (6), (7), (8) and (9)
7 8		Omit "subsection (1)", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
9	40	Subsection 51AE(4)
10 11		Omit "section 51", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
12	41	Subparagraph 51AE(5)(g)(iv)
13		Omit "section 51", substitute "section 8-1 of the <i>Income Tax</i>
14		Assessment Act 1996".
15	42	Subsections 51AE(11) and (12)
16 17		Omit "section 51", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
18	43	Subsection 51AF(2) (definitions of car and car expense)
19		Repeal the definitions, substitute:
20		car has the meaning given by section 995-1 of the <i>Income Tax</i>
21		Assessment Act 1996, but does not include a car covered by section
22		28-165 of that Act.
23		car expense has the meaning given by section 28-13 of the Income
24		Tax Assessment Act 1996, but does not include a car expense
25		covered by section 28-165 of that Act.
26	44	Subsections 51AG(1) and 52A(1)
27		Omit "section 51", substitute "section 8-1 of the <i>Income Tax</i>
28		Assessment Act 1996".
29	45	Subsection 57AK(7)
30		Repeal the subsection, substitute:

1 2		(7) Subsection 330-590(3) of the <i>Income Tax Assessment Act 1996</i> applies in relation to a unit of property to which this section applies
3		as if a reference in that subsection to section 56 included a
4		reference to this section.
5	46	Subsection 59AAA(8)
6		Repeal the subsection, substitute:
7		(8) The car expense deduction and substantiation rules are:
8 9		(a) Divisions 28 and 900 of the <i>Income Tax Assessment Act</i> 1996; or
10 11		(b) Subdivision GA of this Division and Schedules 2A and 2B to this Act; or
12		(c) Subdivision F of this Division;
13		as appropriate.
14	47	Subsection 63(3)
15		Omit "section 51", substitute "section 8-1 of the <i>Income Tax</i>
16		Assessment Act 1996".
17	48	Subsection 63A(10)
18 19		Omit "in a year before the year of income is to be taken into account", substitute "is to be taken into account in the 1996-97 year of income".
20	49	After section 63C
21		Insert:
22	630	CA When tax losses resulting from bad debts cannot be deducted
23		(1) If:
24 25		(a) a company can deduct a debt that is written off as bad in a year of income; and
26		(b) because of a change in the beneficial ownership of shares in
27		the company or another company, the debt would not have
28		been deductible in the year of income apart from subsection
29		63C(1); and
30		(c) the change occurred before the debt was written off as bad;
31		and

1 2		(d) because the debt was deductible, the company has a tax loss, or there was an increase in the amount of its tax loss, for the
3		year of income; and
4		(e) the Commissioner is satisfied that the company carried on a
5		business during the year of income for the purpose (or for
6 7		purposes including the purpose) of securing a deduction for the debt because of subsection 63C(1);
8		the company cannot deduct the tax loss, or cannot deduct it to the
9		extent of the increase in the amount of the tax loss, in a later year
10		of income unless:
11		(f) the company carried on, at all times during the later year of
12		income, the same business as it carried on immediately before the change; and
13		C ·
14		(g) the company did not, at any time during the later year of
15		income, derive income from a business of a kind that it did not carry on before the change, or from a transaction of a
16		kind that it had not entered into in the course of business
17 18		operations before the change.
19		(2) If a part of a debt is written off as bad, subsection (1) applies as if
20		the part were an entire debt that is written off as bad.
21		(3) This section has the same effect in relation to an allowable
22		deduction under section 63E for the whole or part of a debt that is
23		extinguished as it has in relation to an allowable deduction under
24		section 63 of this Act or section 8-1 of the <i>Income Tax Assessment</i>
25		Act 1996 for the whole or part of a debt that is written off as bad.
26	50	Subparagraph 63D(1)(a)(i)
27		Omit "section 51 or 63", substitute "section 63 of this Act or section 8-1
28		of the Income Tax Assessment Act 1996".
29	51	Paragraph 63E(3)(b)
30		Omit "section 51 or 63", substitute "section 63 of this Act or section 8-1
31		of the Income Tax Assessment Act 1996".
32	52	Subparagraph 63F(1)(a)(i)
33		Omit "section 51 or 63", substitute "section 63 of this Act or section 8-1
34		of the Income Tax Assessment Act 1996".

1	53	Subse	ction	64A(3)
2 3				ection 51(1)", substitute "section 8-1 of the <i>Income Tax Act 1996</i> ".
4	54	Subse	ction (67AA(2)
5 6		Omit	t "sectio	on 51", substitute "section 8-1 of the <i>Income Tax</i> Act 1996".
7	55	Subse	ction	69(6)
8 9		Omit 51(1)		ading a provision of section 51, other than subsection
10	56	Subse	ction	69(6)
11 12				on 51" (second occurring), substitute "section 8-1 of the Assessment Act 1996".
13	57	Subse	ction	70A(2)
14		Omit	t "presc	ribed mining operations within the meaning of Division 10
15				d petroleum operations within the meaning of Division
16 17				stitute "eligible mining operations within the meaning of the Assessment Act 1996".
18	58	Before	subs	ection 72A(1)
19		Inser	t:	
20		(1A)	A dedu	ction is not allowable under subsection (1) for the 1997-98
21			year of	income or any later year of income.
22			Note:	Section 330-350 of the Income Tax Assessment Act 1996 gives a
23 24				taxpayer a deduction for petroleum resource rent tax, or an instalment of petroleum resource rent tax, paid in the 1997-98 year of income or
25				a later year of income.
26	59	Before	subs	ection 72A(2)
27		Inser	t:	
28 29				ction is not allowable under subsection (2) for the 1997-98 income or any later year of income.
30			Note:	Section 330-350 of the Income Tax Assessment Act 1996 gives a
31				taxpayer as agent or trustee a deduction for petroleum resource rent
32 33				tax, or an instalment of petroleum resource rent tax, paid in the 1997- 98 year of income or a later year of income.

1 2	60	Subsection 73B(1) (paragraph (d) of the definition of aggregate research and development amount)
3 4		After "Division 10D", insert "of this Part, or Division 43 of the <i>Income Tax Assessment Act 1996</i> ,".
5	61	Paragraph 73B(27)(c)
6 7		After "Division 10D" (wherever occurring), insert "of this Part, or under Division 43 of the <i>Income Tax Assessment Act 1996</i> ,".
8	62	Subsection 73B(30)
9		Repeal the subsection, substitute:
10		(30) If:
11		(a) subsection (28) applies to expenditure incurred by an eligible
12 13		company in the acquisition or construction of a building or an extension, alteration or improvement to a building; and
13		(b) deductions would, apart from this section, have been
15		allowable to the company under section 75B or 124JA of this
16		Act, or Division 10, 10AAA, 10AA or 10D of this Part, or
17		Division 43 or Subdivision 330-A, 330-C or 330-H of the
18		Income Tax Assessment Act 1996, in respect of that
19		expenditure; section 75B or 124JA of this Act, or Division 10, 10AAA, 10AA
20 21		or 10D of this Part, or Division 43 or Subdivision 330-A, 330-C or
22		330-H of the <i>Income Tax Assessment Act 1996</i> , as the case may be,
23		applies to that expenditure as if this section had never applied to
24		that expenditure.
25	63	Subparagraphs 73F(10)(d)(i) and (ii) and (e)(ii)
26		Omit "or Division 10, 10AAA, 10AA or 10D", substitute "of this Act,
27		or Division 10, 10AAA, 10AA or 10D of this Part, or Division 43 or
28 29		Subdivision 330-A, 330-C or 330-H of the <i>Income Tax Assessment Act</i> 1996,".
30	64	Paragraph 73F(10)(e)
31		Omit "or Division 10, 10AAA, 10AA or 10D", substitute "of this Act,
32		or Division 10, 10AAA, 10AA or 10D of this Part, or Division 43 or
33		Subdivision 330-A, 330-C or 330-H of the <i>Income Tax Assessment Act</i>
34		<i>1996</i> ".

1	65	Subsection	on /3F(11)
2		After "D	vivision 10D" (wherever occurring), insert "of this Part, or
3			43 of the Income Tax Assessment Act 1996,".
4	66	Paragrap	h 78(6G)(a)
5		Repeal t	he paragraph, substitute:
6		(a	an amount of the deduction to which subsection (6A) applies
7			is not allowable because of section 26-55 of the <i>Income Tax</i>
8			Assessment Act 1996 in the assessment of the taxpayer in
9			respect of income of the year of income in which the
10			taxpayer died; and
11	67	Subsection	on 78(6G)
12		Omit "se	ection 79C".
13	68	Section 7	9C
14		Add at t	ne end:
		(2) === 1	
15			s section does not apply to the 1997-98 year of income or a
16			r year of income.
17 18 19		Note	Section 26-55 of the <i>Income Tax Assessment Act 1996</i> sets out a limit on the total amount deductible under the following provisions of this Act:
20			• section 78 (Deductions for gifts, pensions etc);
21			• section 78B (Promoters recoupment tax);
22 23			• Subdivision B (Development allowance) of Division 3 of Part III;
24 25			 section 82AAT (Deductions for superannuation contributions by eligible persons);
26			• Division 3 of Part XII (Drought investment allowance).
27	69	After sec	tion 79D
28		Insert:	
•	701	DA Towloa	gog not doductible from foreign income unlegg townsyon
29 30	791		ses not deductible from foreign income unless taxpayer elects
31		(1) A ta	ax loss is not allowable as a deduction from a taxpayer's
32		asse	essable foreign income (as defined in section 160AFD) of the
33		yea	r of income, except so far as the taxpayer so elects.

1 2 3		taxpaye	r's return of income for the year of income, or within such period as the Commissioner allows.
4	70 B	sefore subs	ection 79E(1)
5		Insert:	. ,
6 7			ction does not apply to the 1997-98 year of income or a ar of income.
8 9 10		Note 1:	To work out the amount of a tax loss for the 1997-98 year of income or a later year of income: see Division 36 of the <i>Income Tax Assessment Act 1996</i> .
11 12 13 14		Note 2:	To find out how much of a loss incurred in a post-1989 year of income you can deduct for the 1997-98 year of income or a later year of income: see section 36-105 of the <i>Income Tax (Transitional Provisions) Act 1996</i> .
15 16 17		Note 3:	For the rules about deducting tax losses from assessable foreign income for the 1997-98 year of income or a later year of income: see section 79DA.
18 19	Note:		section 79E is replaced by the heading "General domestic losses of 6-97 years of income".
20	71 S	Subsection 7	79EA(1)
21 22		Omit "a year cearlier year c	of income", substitute "the 1996-97 year of income or an of income".
23	72 S	Subsection 7	79EA(1)
24		Add at the en	nd:
25 26 27		Note:	To work out whether a PDF can deduct a tax loss in the 1997-98 year of income or a later year of income: see Subdivision 195-A of the <i>Income Tax Assessment Act 1996</i> .
28	73 B	Sefore subs	ection 79EB(1)
29		Insert:	. ,
30 31			ection does not apply to the 1997-98 year of income or a ar of income.
32 33 34		Note:	To work out whether a PDF can deduct a tax loss in the 1997-98 year of income or a later year of income: see Subdivision 195-A of the <i>Income Tax Assessment Act 1996</i> .

74	Before	e subs	ection 79F(1)
	Inse	ert:	
	(1A)		ction does not apply to the 1997-98 year of income or a ar of income.
		Note 1:	To work out the amount of a film loss for the 1997-98 or a later income year: see Subdivision 375-G of the <i>Income Tax Assessment Act 1996</i> .
		Note 2:	To find out how much of a film loss incurred in a post-1989 year of income you can deduct for the 1997-98 or a later year of income: see section 36-105 of the <i>Income Tax (Transitional Provisions) Act 1996</i> .
No		heading to ears of inc	section 79F is replaced by the heading "Film losses of 1989-90 to 1996-come".
75	Befor	e subs	ection 80AA(1)
	Inse	ert:	
	(1AA)		ction does not apply to the 1997-98 year of income or a ar of income.
		Note:	To find out how much of a primary production loss incurred before the 1989-90 year of income you can deduct for the 1997-98 or a later year of income: see section 36-110 of the <i>Income Tax (Transitional Provisions) Act 1996</i> .
76	Before	e subs	ection 80F(1)
	Inse	ert:	
	(1A)		ction does not apply to the 1997-98 year of income or a ar of income.
		Note:	To work out the deductibility of a tax loss that results from a debt being written off as bad in the 1997-98 year of income or a later year of income: see section 63CA.
77	Befor	e subs	ection 80G(1)
	Inse	ert:	
	(1A)	transfer	ht to a deduction for an amount of a loss cannot be red under this section in the 1997-98 year of income or a ar of income.
		Note:	To work out whether a company can transfer its tax loss to another company in the 1997-98 year of income or a later year of income: see Subdivision 170-A of the <i>Income Tax Assessment Act 1996</i> .

1	78	Before subs	ection 82(1)
2		Insert:	
3 4			ar of income.
5 6 7		Note 1:	Section 8-10 of the <i>Income Tax Assessment Act 1996</i> prevents you from getting double deductions for any of the years of income after 1996-97.
8 9 10		Note 2:	Section 8-10 of the <i>Income Tax (Transitional Provisions) Act 1996</i> prevents you from getting double deductions for a year of income before 1997-98 and a year of income after 1996-97.
11	79	Subsection 8	B2A(1)
12 13		Omit "section Assessment A	on 51", substitute "section 8-1 of the <i>Income Tax</i> Act 1996".
14	80	Section 82A	C
15		Add at the en	nd:
16 17			ction does not apply to the 1997-98 year of income or a ar of income.
18	81	Subsection 8	32AD(4)
19 20		Omit "section Assessment A	on 82AC", substitute "section 26-55 of the <i>Income Tax</i> Act 1996".
21	82	Subsection 8	32AM(1)
22 23			on 82, 122N, 123E or 124AN", substitute "section 8-10 or the <i>Income Tax Assessment Act 1996</i> ".
24	83	Subsection 8	32AM(1)
25		After "this A	Act", insert "or the Income Tax Assessment Act 1996".
26	84	Subsection 8	32AM(2)
27 28			75D, 122J, 122JF or 124AH", substitute "75B or 75D of ection 330-15 of the <i>Income Tax Assessment Act 1996</i> ".
29	85	Subsection 8	32BB(2)
30 31		Omit "(inclu 51(1))".	ading a provision of section 51, other than subsection

1	86	Subsection 82BB(2)
2		Omit "section 51" (second occurring), substitute "section 8-1 of the
3		Income Tax Assessment Act 1996".
4	87	Subsection 82BK(2)
5		Omit "(including a provision of section 51, other than subsection
6		51(1))".
7	88	Subsection 82BK(2)
8 9		Omit "section 51" (second occurring), substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
10	89	Subsection 82KH(1) (definition of relevant expenditure)
11 12		Omit "section 51" (wherever occurring), substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
13	90	Subsection 82KH(1) (paragraph (f) of the definition of
14		relevant expenditure)
15		Omit "63", substitute "section 63 of this Act".
16 17	91	Subsection 82KH(1) (paragraph (o) of the definition of relevant expenditure)
18		Omit "64", substitute "section 64 of this Act".
19	92	Subsection 82KH(1ABA)
20		Omit "51 or 63", substitute "63 of this Act or section 8-1 of the <i>Income</i>
21		Tax Assessment Act 1996".
22	93	Subsection 82KH(1BA)
23		Omit everything after "otherwise)", substitute:
24		would:
25		(a) have a tax loss for a year of income that the person would not
26		have; or
27		(b) have a greater tax loss for a year of income than the person
28		would have;
29		if a tax benefit were not allowable in respect of any part of that
30 31		eligible relevant expenditure, apply Division 36 and Subdivision 375-G of the <i>Income Tax Assessment Act 1996</i> as if the amount
32		were relevant expenditure but not eligible relevant expenditure.

1 2	94	Subsection 82KS(2) Omit "year of income and later", substitute ", 1995-96 and 1996-97".
3	95	Subdivision GA of Division 3 of Part III (heading) Repeal the heading, substitute:
5 6 7	Su	bdivision GA—Calculating car expense deductions, and substantiating certain expenses, of the 1994-95, 1995-96 and 1996-97 income years
8	96	Subsection 82KZBE(1)
9		Omit "income year and later", substitute ", 1995-96 and 1996-97".
10	97	Subsection 82KZBE(1)
11		Add at the end:
12 13 14		Note: For the law applying to the 1997-98 year of income and later years of income, see Divisions 28 and 900 of the <i>Income Tax Assessment Act</i> 1996.
15	98	Paragraph 82KZM(c)
16 17		After "section 51", insert "of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
18	99	Section 82KZM
19		Omit "under section 51" (second occurring).
20	10	0 Paragraph 82KZN(c)
21 22		After "section 51", insert "of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
23	10	1 Paragraph 82KZO(c)
24		After "section 51", insert "of this Act or section 8-1 of the <i>Income Tax</i>
25		Assessment Act 1996".
26	10	2 Subsections 82U(2) and (3)
27		Omit "section 51", substitute "section 8-1 of the <i>Income Tax</i>
20		Assessment Act 1006"

1	103	Paragraph 82ZB(b)
2		Omit all the words after "allowable", substitute "to the taxpayer under
3		Subdivision A of Division 3 of this Part or under Division 36 of the
4		Income Tax Assessment Act 1996".
5	104	Section 90 (definitions of <i>net income</i> and <i>partnership</i> loss)
		•
7 8		Omit "section 79E, 80, 80AA or 82AAT", substitute "section 82AAT of this Act or Division 36 of the <i>Income Tax Assessment Act 1996</i> ".
9	105	Section 94X
10 11		Omit "Sections 50H and 80A", substitute "Subdivisions 165-A and 165-B of the <i>Income Tax Assessment Act 1996</i> ".
12	106	Subsection 95(1) (definition of <i>net income</i>)
13		Omit "section 79E, 79F, 80, 80AAA or 80AA", substitute "Division 36
14		of the Income Tax Assessment Act 1996".
15	107	Subsection 95(1) (definition of net income)
16		Before "losses", insert "tax".
17	108	Subsection 102AAZC(1)
18 19		Omit "section 79E, 79F, 80, 80AAA or 80AA", substitute "Division 36 of the <i>Income Tax Assessment Act 1996</i> ".
20	109	Subsection 102AAZC(1)
21		Before "losses", insert "tax".
22	110	Subsection 105A(11)
23		Omit "in a year before the year of income is to be taken into account",
24		substitute "is to be taken into account in the 1996-97 year of income".
25	111	Subsection 110(1) (definition of modified 25/25A amount)
26		Omit "25 or 25A", substitute "25A of this Act or section 6-5 of the
27		Income Tax Assessment Act 1996".
28	112	Subsection 110(1) (definition of modified 51/52 amount)
29		Omit "51 or 52", substitute "52 of this Act or section 8-1 of the <i>Income</i>
30		Tax Assessment Act 1996".

1 2 3	113	Subsection 110(1) (definition of <i>ordinary 25/25A amount</i>) Omit "25 or 25A", substitute "25A of this Act or section 6-5 of the <i>Income Tax Assessment Act 1996</i> ".
4 5 6	114	Subsection 110(1) (definition of <i>ordinary 51/52 amount</i>) Omit "51 or 52", substitute "52 of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
7 8 9 10	115	Subsection 110(1) (definition of <i>prior year loss deduction</i>) Omit "section 79E, 79F, 80, 80AAA or 80AA", substitute "Division 36 of the <i>Income Tax Assessment Act 1996</i> ".
11 12 13	116	Paragraph 111AC(3)(a) Omit "51 or 111AD", substitute "111AD of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
14 15 16	117	Paragraph 111AD(4)(a) Omit "51 or 111AC", substitute "111AC of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
17 18 19	118	Paragraph 111B(1)(d) Omit "section 25", substitute "section 6-5 of the <i>Income Tax Assessment Act 1996</i> ".
20 21	119	Paragraph 111B(1)(e) After "52", insert "of this Act".
22 23 24	120	Paragraph 111B(1)(f) Omit "section 51", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
25 26	121	Paragraph 111C(1)(a) Omit "51,".
27 28 29	122	Paragraph 111C(1)(a) After "113", insert "of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".

1	123	Subsection 113(4)
2 3		Omit "(including a provision of section 51, other than subsection $51(1)$)".
4	124	Subsection 113(4)
5 6		Omit "section 51", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
7	125	Subsection 116CH(3)
8 9		Omit "section 80AB" (first occurring), substitute "section 36-110 of the <i>Income Tax (Transitional Provisions) Act 1996</i> ".
10	126	Subsection 116CH(3)
11 12 13		Omit "section 80AB" (last occurring), substitute "section 375-820 of the <i>Income Tax Assessment Act 1996</i> and section 36-110 of the <i>Income Tax (Transitional Provisions) Act 1996</i> ".
14 15	127	Subsection 116E(1) (definition of modified 25/25A amount)
16 17		Omit "25 or 25A", substitute "25A of this Act or section 6-5 of the <i>Income Tax Assessment Act 1996</i> ".
18	128	Subsection 116E(1) (definition of modified 51/52 amount)
19 20		Omit "51 or 52", substitute "52 of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
21 22	129	Subsection 116E(1) (definition of ordinary 25/25A amount)
23 24		Omit "25 or 25A", substitute "25A of this Act or section 6-5 of the <i>Income Tax Assessment Act 1996</i> ".
25	130	Subsection 116E(1) (definition of ordinary 51/52 amount)
26 27		Omit "51 or 52", substitute "52 of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
28	131	Subsection 116E(1) (definition of <i>prior year loss</i>
29		deduction)
30 31		Omit "section 79E, 79F, 80, 80AAA or 80AA", substitute "Division 36 of the <i>Income Tax Assessment Act 1996</i> ".

1	132	Paragraph 116GC(1)(d)
2 3		Omit "section 25", substitute "section 6-5 of the <i>Income Tax Assessment Act 1996</i> ".
4	133	Paragraph 116GC(1)(e)
5		After "52", insert "of this Act".
6	134	Paragraph 116GC(1)(f)
7 8		Omit "section 51", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
9	135	Paragraph 116HAB(3)(a)
10 11		Omit "51, 116H or 116HAC", substitute "116H or 116HAC of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
12	136	Paragraph 116HAC(4)(a)
13 14		Omit "51, 116H or 116HAB", substitute "116H or 116HAB of this Act or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
15	137	Subsection 116HD(2)
16 17		Omit "section 80AB" (first occurring), substitute "section 36-110 of the <i>Income Tax (Transitional Provisions) Act 1996</i> ".
18	138	Subsection 116HD(2)
19		Omit "section 80AB" (last occurring), substitute "section 375-820 of
20 21		the <i>Income Tax Assessment Act 1996</i> and section 36-110 of the <i>Income Tax (Transitional Provisions) Act 1996</i> ".
22	139	Subsection 121EF(7)
23		Omit "section 79E, 79F, 80, 80AAA or 80AA", substitute "Division 36
24		of the Income Tax Assessment Act 1996".
25	140	After subsection 122D(1)
26		Insert:
27		(1A) A deduction is not allowable under subsection (1) for the 1997-98
28		year of income or any later year of income.
29 30		Note: Section 330-1 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any undeducted residual previous capital expenditure at the
31		end of the 1996-97 year of income into allowable capital expenditure
32		incurred by a taxpayer in the 1997-98 year of income.

141		ection 122DB(1)
	msert.	
		action is not allowable under subsection (1) for the 1997-98 income or any later year of income.
	Note:	Section 330-1 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any undeducted residual capital expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
142	After subs	ection 122DD(1)
	Insert:	
		action is not allowable under subsection (1) for the 1997-98 income or any later year of income.
	Note:	Section 330-1 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any undeducted residual (1 May 1981 to 18 August 1981) capital expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
143	After subs	ection 122DF(1)
	Insert:	• •
		action is not allowable under subsection (1) for the 1997-98 income or any later year of income.
	Note:	Section 330-1 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any undeducted residual (19 August 1981 to 19 July 1982) capital expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
144	Subsection	n 122DG(1)
		19 July 1982", insert "and before the 1997-98 year of
	income".	
145	Subsection	n 122DG(1)
	Add at the e	end:
	Note:	Subdivision 330-C of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for allowable capital expenditure incurred in the 1997-98 year of income or a later year of income.
	142	Insert: (1A) A deduyear of Note: 142 After subs Insert: (1A) A deduyear of Note: 143 After subs Insert: (1A) A deduyear of Note: 144 Subsection After "after income". 145 Subsection Add at the external ex

1	146	After	subsec	ction 122DG(2)
2		Inser	t:	
3 4				ion is not allowable under subsection (2) for the 1997-98 ncome or any later year of income.
5 6 7 8			Note:	Section 330-5 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts the amount of unrecouped expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
9	147	Subs	ection	122DG(7)
10		Add	at the end	d:
11 12 13 14 15			Note:	Subsection (2A) limits deductions allowable under subsection (2) to years of income before the 1997-98 year of income. Section 330-45 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts the whole or a part of a deduction disallowed in the 1996-97 year of income into an amount a taxpayer can deduct in the 1997-98 year of income.
16	148	After	subsec	ction 122J(1)
17		Inser	t:	• •
18 19				ion is not allowable under subsection (1) for the 1997-98 acome or any later year of income.
20 21 22 23			Note:	Subdivision 330-A of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for expenditure incurred on exploration or prospecting for minerals obtainable by eligible mining operations in the 1997-98 year of income or a later year of income.
24	149	Subs	ection	122J(3)
25			at the end	
26 27 28 29			Note:	Section 330-10 of the <i>Income Tax (Transitional Provisions)</i> Act 1996 converts any excess amount at the end of the 1996-97 year of income into exploration or prospecting expenditure incurred by the taxpayer in the 1997-98 year of income.
30	150	Subs	ection	122J(4)
31	.00		at the end	• •
32			Note:	Section 330-30 of the <i>Income Tax (Transitional Provisions) Act 1996</i>
33 34 35			11010.	converts any excess amount at the end of the 1996-97 year of income into exploration or prospecting expenditure incurred by the taxpayer in the 1997-98 year of income.

1	151	Subsection	122J(4C)
2		Add at the en	nd:
3 4 5 6		Note:	Section 330-40 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any excess amount at the end of the 1996-97 year of income into exploration or prospecting expenditure incurred by the taxpayer in the 1997-98 year of income.
7	152	Subsection	122JAA(1)
8 9		After "prope income".	rty" (first occurring), insert "before the 1997-98 year of
10	153	Subsection	122JAA(1)
11		Add at the en	nd:
12 13 14 15		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when roll-over relief is available in relation to the disposal of property in the 1997-98 year of income or a later year of income.
16	154	Subsection	122JAA(2)
17		After "prope	rty", insert "before the 1997-98 year of income".
18	155	Subsection	122JAA(2)
19		Add at the en	• ,
20 21 22 23		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when a joint election for roll-over relief may be made in relation to the disposal of property in the 1997-98 year of income or a later year of income.
24	156	Subsection	122JE(1)
25		Repeal the su	ubsection, substitute:
26		(1) If, after	15 August 1989 and before the 1997-98 year of income, a
27			r incurs allowable capital expenditure, an amount worked
28			ecordance with this section is an allowable deduction in
29		_	of that expenditure in the year of income the expenditure
30			arred and in all later years of income.
31 32		Note:	Subdivision 330-C of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for allowable capital expenditure incurred in the
33			1997-98 year of income or a later year of income.
34		(1A) A deduc	etion is not allowable under subsection (1) for the 1997-98
35		year of	income or any later year of income.

1 2 3 4		Note:	Section 330-5 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts the amount of unrecouped expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
6	157	Subsection	122JE(9)
7		Add at the e	nd:
8 9 10 11 12		Note:	Subsection (1A) limits deductions allowable under subsection (1) to years of income before the 1997-98 year of income. Section 330-45 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts the whole or a part of a deduction disallowed in the 1996-97 year of income into an amount a taxpayer can deduct in the 1997-98 year of income.
13	158	Subsection	122JF(1)
14		Repeal the s	ubsection, substitute:
15 16 17		15 Aug explora	to this section, expenditure incurred by the taxpayer after ust 1989 and before the 1997-98 year of income on tion or prospecting for materials obtainable by eligible
18 19			ng operations is an allowable deduction in the year of the expenditure was incurred.
20 21 22 23		Note:	Subdivision 330-A of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for expenditure incurred on exploration or prospecting for quarry materials obtainable by eligible quarrying operations in the 1997-98 year of income or a later year of income.
24	159	Subsection	122JF(6)
25		Add at the e	nd:
26 27 28 29		Note:	Section 330-40 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any excess amount at the end of the 1996-97 year of income into exploration or prospecting expenditure incurred by the taxpayer in the 1997-98 year of income.
30	160	Subsection	122JG(1)
31 32		After "prope income".	erty" (first occurring), insert "before the 1997-98 year of
33	161	Subsection	122JG(1)
34		Add at the e	nd:
35 36 37 38		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when roll-over relief is available in relation to the disposal of property in the 1997-98 year of income or a later year of income by a taxpayer to another taxpayer.

1	162	Subsection	122JG(2)
2		After "prope	erty", insert "before the 1997-98 year of income".
3	163	Subsection	122JG(2)
4		Add at the en	nd:
5 6 7 8		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when a joint election for roll-over relief may be made in relation to the disposal of property in the 1997-98 year of income or a later year of income.
9	164	After subse	ection 122K(1)
10		Insert:	
11 12 13		of use o eligible	posal, loss or destruction of the property, or the termination of the property by the taxpayer for prescribed purposes or purposes, must have occurred in the 1996-97 year of or an earlier year of income.
15 16 17		Note:	Subdivision 330-J of the <i>Income Tax Assessment Act 1996</i> deals with balancing adjustments for the 1997-98 year of income and later years of income.
18	165	Subsection	123A(1)
19		After "1 July	y 1961", insert "and before the 1997-98 year of income".
20	166	Subsection	123A(1)
21		Add at the en	nd:
22 23 24		Note:	Subdivision 330-H of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for transport capital expenditure incurred in the 1997-98 year of income or a later year of income.
25	167	Subsection	123A(1A)
26		After "by a t	axpayer", insert "before the 1997-98 year of income".
27	168	Subsection	123A(1A)
28		Add at the en	nd:
29 30 31		Note:	Subdivision 330-H of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for transport capital expenditure incurred in the 1997-98 year of income or a later year of income.

1	169	Paragraph	123A(1C)(a)
2 3		After "17 A income".	ugust 1976", insert "and before the 1997-98 year of
4	170	Subsection	n 123A(1C)
5		Add at the e	end:
6 7 8		Note:	Subdivision 330-H of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for transport capital expenditure incurred in the 1997-98 year of income or a later year of income.
9	171	Subsection	1 123A(1E)
10			arch 1984", insert "and before the 1997-98 year of income".
11	172	Subsection	n 123A(1E)
12		Add at the e	end:
13 14 15		Note:	Subdivision 330-H of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for transport capital expenditure incurred in the 1997-98 year of income or a later year of income.
16	173	After subse	ection 123B(1)
17		Insert:	
18 19			action is not allowable under subsection (1) for the 1997-98 income or any later year of income.
20 21 22 23 24		Note:	Section 330-60 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any capital expenditure to which this Subdivision applies that is undeducted at the end of the 1996-97 year of income into transport capital expenditure incurred by a taxpayer in the 1997-98 year of income.
25	174	Subsection	n 123BBA(1)
26 27		After "propoincome".	erty" (first occurring), insert "before the 1997-98 year of
28	175	Subsection	n 123BBA(1)
29		Add at the e	end:
30 31 32 33		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when roll-over relief is available in relation to the disposal of property in the 1997-98 year of income or a later year of income by a taxpayer to another taxpayer.

1	176	Subsection	123BBA(2)
2		After "prope	erty", insert "before the 1997-98 year of income".
3	177	Subsection	123BBA(2)
4		Add at the e	nd:
5 6 7 8		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when a joint election for roll-over relief may be made in relation to the disposal of property in the 1997-98 year of income or a later year of income.
9	178	Paragraphs	s 123BD(1)(a) and (b)
10 11		After "15 A income".	ugust 1989", insert "and before the 1997-98 year of
12	179	Subsection	ı 123BD(1)
13		Add at the e	nd:
14 15 16		Note:	Subdivision 330-H of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for transport capital expenditure incurred in the 1997-98 year of income or a later year of income.
17	180	After subse	ection 123BE(1)
18		Insert:	
19 20			ction is not allowable under subsection (1) for the 1997-98 income or any later year of income.
21 22 23 24 25		Note:	Section 330-60 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any capital expenditure to which this Subdivision applies that is undeducted at the end of the 1996-97 year of income into transport capital expenditure incurred by a taxpayer in the 1997-98 year of income.
26	181	Subsection	123BF(1)
27		After "prope	erty" (first occurring), insert "before the 1997-98 year of
28		income".	
29	182	Subsection	123BF(1)
30		Add at the e	nd:
31 32 33 34		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when roll-over relief is available in relation to the disposal of property in the 1997-98 year of income or a later year of income by a taxpayer to another taxpayer.

1	183	Subsection	123BF(2)
2		After "prope	rty", insert "before the 1997-98 year of income".
3	184	Subsection	123BF(2)
4		Add at the en	nd:
5 6 7 8		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when a joint election for roll-over relief may be made in relation to the disposal of property in the 1997-98 year of income or a later year of income.
9	185	After subse	ection 123C(1)
10		Insert:	
11 12 13 14		of use o	posal, loss or destruction of the property, or the termination of the property by the taxpayer primarily and principally for se referred to in section 123A or 123BD, must have d in the 1996-97 year of income or an earlier year of
16 17 18		Note:	Subdivision 330-J of the <i>Income Tax Assessment Act 1996</i> deals with balancing adjustments for the 1997-98 year of income and later years of income.
19	186	Paragraph '	124AA(1)(b)
20		After "1 July	1976", insert "and before the 1997-98 year of income".
21	187	Subsection	124AA(1)
22		Add at the en	nd:
23 24 25		Note:	Subdivision 330-C of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for allowable capital expenditure incurred in the 1997-98 year of income or a later year of income.
26	188	After subse	ection 124AD(1)
27		Insert:	
28 29			ction is not allowable under subsection (1) for the 1997-98 income or any later year of income.
30 31 32 34		Note:	Section 330-1 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any undeducted residual previous capital expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.

1	189	After subse	ection 124ADB(1)
2		Insert:	
3			action is not allowable under subsection (1) for the 1997-98 income or any later year of income.
5 6 7 8		Note:	Section 330-1 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any undeducted residual capital expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
9 10	190	After subsetines.	ection 124ADD(1)
11 12		` '	action is not allowable under subsection (1) for the 1997-98 income or any later year of income.
13 14 15 16 17		Note:	Section 330-1 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any undeducted residual (1 May 1981 to 18 August 1981) capital expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
18	191	After subs	ection 124ADF(1)
19		Insert:	
20 21			action is not allowable under subsection (1) for the 1997-98 income or any later year of income.
22 23 24 25 26		Note:	Section 330-1 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any undeducted residual (19 August 1981 to 19 July 1982) capital expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
27	192	Subsection	n 124ADG(1)
28 29		After "after income".	19 July 1982", insert "and before the 1997-98 year of
30	193	Subsection	n 124ADG(1)
31		Add at the e	end:
32 33 34		Note:	Subdivision 330-C of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for allowable capital expenditure incurred in the 1997-98 year of income or a later year of income.

1 2	194	Insert:	
3			action is not allowable under subsection (2) for the 1997-98 income or any later year of income.
5 6 7 8		Note:	Section 330-5 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts the amount of unrecouped expenditure at the end of the 1996-97 year of income into allowable capital expenditure incurred by a taxpayer in the 1997-98 year of income.
9	195	Subsection	n 124ADG(7)
10		Add at the	end:
11 12 13 14 15		Note:	Subsection (2A) limits deductions allowable under subsection (2) to years of income before the 1997-98 year of income. Section 330-45 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts the whole or a part of a deduction disallowed in the 1996-97 year of income into an amount a taxpayer can deduct in the 1997-98 year of income.
16	196	Subparagr	aph 124AE(e)(i)
17 18		Omit "section 79E, 79F, 80, 80AAA or 80AA", substitute "Division 36 of the <i>Income Tax Assessment Act 1996</i> ".	
19	197	After subs	ection 124AH(1)
20		Insert:	• •
21 22			action is not allowable under subsection (1) for the 1997-98 income or any later year of income.
23 24 25 26		Note:	Subdivision 330-A of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for expenditure incurred on exploration or prospecting for petroleum obtainable by eligible mining operations in the 1997-98 year of income or a later year of income.
27	198	Subsection	n 124AH(4)
28		Add at the	end:
29 30 31 33		Note:	Section 330-35 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any excess amount at the end of the 1996-97 year of income into exploration or prospecting expenditure incurred by the taxpayer in the 1997-98 year of income.
34	199	Subsection	n 124AH(4B)
35		Add at the 6	• •
36 37		Note:	Section 330-40 of the <i>Income Tax (Transitional Provisions) Act 1996</i> converts any excess amount at the end of the 1996-97 year of income

1 2			into exploration or prospecting expenditure incurred by the taxpayer in the 1997-98 year of income.
3	200		ction 124AM(1)
4		Insert:	
5 6 7 8 9		of use of prescribe for petro	lossal, loss or destruction of the property, or the termination of the property by the taxpayer for purposes of carrying on ed petroleum operations or of exploration or prospecting bleum, must have occurred in the 1996-97 year of income elier year of income.
10 11 12		Note:	Subdivision 330-J of the <i>Income Tax Assessment Act 1996</i> deals with balancing adjustments for the 1997-98 year of income and later years of income.
13	201	Subsection	124AMAA(1)
14			ty" (first occurring), insert "before the 1997-98 year of
15		income".	
16	202	Subsection	124AMAA(1)
17		Add at the en	d:
18 19 20 21		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when roll-over relief is available in relation to the disposal of property in the 1997-98 year of income or a later year of income by a taxpayer to another taxpayer.
22	203	Subsection	124AMAA(2)
23		After "proper	rty", insert "before the 1997-98 year of income".
24	204	Subsection	124AMAA(2)
25		Add at the en	d:
26 27 28 29		Note:	Common rule 1 in Subdivision 41-A of the <i>Income Tax Assessment Act 1996</i> sets out when a joint election for roll-over relief may be made in relation to the disposal of property in the 1997-98 year of income or a later year of income.
30	205	Subsection	124BA(1)
31		After "1 July	1991", insert "and before the 1997-98 year of income".
32	206	Subsection	124BA(1)
33		Add at the en	

1 2 3	Note: Subdivision 330-I of the <i>Income Tax Assessment Act 1996</i> gives a taxpayer a deduction for expenditure incurred on rehabilitation in the 1997-98 year of income or a later year of income.
4	207 Before section 124ZA
5	Insert in Division 10C of Part III:
6	124ZAPA Division to cease to have effect
7 8	This Division does not have effect for the 1997-98 year of income or a later year of income.
9	Note: See instead Division 43 of the <i>Income Tax Assessment Act 1996</i> .
10	208 Before section 124ZF
11	Insert in Division 10D of Part III:
12	124ZEB Division to cease to have effect
13 14	This Division does not have effect for the 1997-98 year of income or a later year of income.
15	Note: See instead Division 43 of the <i>Income Tax Assessment Act 1996</i> .
16	209 Subdivision B of Division 10E of Part III (heading)
17	Repeal the heading, substitute:
18	Subdivision B—The taxable income of PDFs
19	210 After section 124ZS
20	Insert:
21	124ZTA Taxable income in first year as PDF if PDF component is
22	nil
23	(1) This section applies if:
24	(a) a company becomes a PDF during a year of income and is
25	still a PDF at the end of the year of income; and
26 27	(b) the PDF component for the year of income is a nil amount; and
28	(c) the year of income is the 1997-98 year of income or a later
29	one.

1 2 3 4 5		(2) The company's taxable income of the year of income is the amount that, if the period (the <i>notional year</i>) beginning at the start of the year of income and ending immediately before the company becomes a PDF were a year of income of the company, would be the company's taxable income of the notional year.
6 7	211	Subsection 159GE(1) (definition of <i>capital expenditure</i> deduction)
8 9		After "10D", insert "of this Part or Division 43 or Subdivision 330-C or 330-H of the <i>Income Tax Assessment Act 1996</i> ".
10 11	212	Subsection 159GE(1) (paragraph (a) of the definition of Division 10, 10AA or 10A property)
12 13		After "10AA", insert "of this Part or Subdivision 330-C of the <i>Income Tax Assessment Act 1996</i> ".
14 15	213	Subsection 159GE(1) (definition of <i>Division 10AAA</i> property)
16 17 18		Omit "applies", substitute "of this Part applies or transport capital expenditure within the meaning of Subdivision 330-H of the <i>Income Tax Assessment Act 1996</i> ".
19 20	214	Subsection 159GE(1) (definition of <i>Division 10C or 10D property</i>)
21 22 23		After "10D", insert "or for which there is a pool of construction expenditure within the meaning of Division 43 of the <i>Income Tax Assessment Act 1996</i> ".
24	215	Paragraph 159GF(3)(e)
25		Repeal the paragraph, substitute:
26		(e) so much as is unrecouped of an amount of allowable
27		(post-19 July 1982) capital expenditure within the meaning
28		of Division 10 or 10AA;
29		(f) so much as is unrecouped of an amount of allowable capital
30 31		expenditure within the meaning of Subdivision 330-C of the <i>Income Tax Assessment Act 1996</i> ;
32	216	Subsection 159GF(4)
33		After "under Division 10AAA", insert "of this Part or Subdivision
34		330-H of the <i>Income Tax Assessment Act 1996</i> ".

1	217	Subsection 159GF(5)
2 3 4		Omit ", as the case may be", substitute "of this Part, or to the undeducted construction expenditure within the meaning of Division 43 of the <i>Income Tax Assessment Act 1996</i> , as appropriate".
5	218	Paragraph 159GJ(2)(a)
6 7		After "10A" (first occurring), insert "of this Part or Subdivision 330-C of the <i>Income Tax Assessment Act 1996</i> ".
8	219	Paragraph 159GJ(2)(c)
9 10		After "10A" (first occurring), insert "of this Part or Subdivision 330-C of the <i>Income Tax Assessment Act 1996</i> ".
11	220	Paragraph 159GJ(2)(c)
12		After "Divisions", insert "and Subdivision".
13	221	Paragraph 159GJ(3)(a)
14 15		After "10AAA" (first occurring), insert "of this Part or Subdivision 330-H of the <i>Income Tax Assessment Act 1996</i> ".
16	222	Paragraph 159GJ(3)(c)
17 18		After "10AAA" (first and third occurring), insert "of this Part or Subdivision 330-H of the <i>Income Tax Assessment Act 1996</i> ".
19	223	Paragraph 159GJ(3)(c)
20		After "that Division", insert "or Subdivision".
21	224	Paragraph 159GJ(4)(a)
22		After "under Division 10C or 10D", insert "of this Part, or under
23		Division 43 of the <i>Income Tax Assessment Act 1996</i> ,".
24	225	Subparagraph 159GJ(4)(b)(i)
25 26		Omit "as the case requires,", substitute "of this Part, or under Division 43 of the <i>Income Tax Assessment Act 1996</i> , as appropriate".
27	226	Subparagraph 159GJ(4)(b)(ii)
28		Omit "under Division 10C or 10D", substitute "under Division 10C or
29 30		10D of this Part, or under Division 43 of the <i>Income Tax Assessment Act 1996</i> ,".

1	227	Sub-subparagraph 159GJ(4)(b)(iii)(B)
2		Omit ",as the case requires", substitute "of this Part, or the undeducted
3		construction expenditure within the meaning of Division 43 of the
4		Income Tax Assessment Act 1996, as appropriate".
5	228	Sub-subparagraph 159GJ(4)(b)(iii)(C)
6 7		Omit ",as the case requires", substitute "of this Part, or under Division 43 of the <i>Income Tax Assessment Act 1996</i> , as appropriate".
8	229	Paragraph 159GJ(4)(d)
9		Omit "of Division 10C or 10D" (wherever occurring), substitute "of
10		Division 10C or 10D of this Part, or of Division 43 of the <i>Income Tax</i>
11		Assessment Act 1996,".
12	230	Paragraph 159GL(2)(a)
13		After "under Division 10C or 10D", insert "of this Part, or under
14		Division 43 of the Income Tax Assessment Act 1996,".
15	231	Subsection 159GT(2)
16		Omit "section 51", substitute "section 8-1 of the <i>Income Tax</i>
17		Assessment Act 1996".
18	232	Subsection 159GZZT(1)
19		Repeal the subsection, substitute:
20		(1) A company cannot transfer under Subdivision 170-A of the <i>Income</i>
21		Tax Assessment Act 1996 so much of a tax loss as is attributable to
22		an amount of deemed gold exploration or prospecting expenditure
23		unless that company, and the income company referred to in that
24		Subdivision, were members of the same wholly-owned group
25		(within the meaning of that Act) during the whole or part of each
26		of the following years of income when the companies were in
27		existence (within the meaning of that Act):
28		(a) the year of income in which the eligible gold exploration or
29		prospecting expenditure that gave rise to that deemed gold
30		exploration or prospecting expenditure was incurred;

that Subdivision.

(b) each later year of income before the loss year referred to in

31

1 2	233	Subsection 160AF(8) (paragraph (b) of the definition of net foreign income)
3 4		Omit "subsection 79E(6), 80AA(5B) or 80(2C)", substitute "section 79DA".
5	234	Subsection 160D(3)
6 7		Omit "section 19", substitute "subsections 6-5(4) and 6-10(3) of the <i>Income Tax Assessment Act 1996</i> ".
8	235	Subsection 160L(7)
9 10		Omit "paragraph 23(pa)", substitute "section 330-60 of the <i>Income Tax Assessment Act 1996</i> ".
11	236	Subparagraphs 160Z(9)(b)(i) and (ii)
12		Repeal the subparagraphs, substitute:
13		(i) the company must calculate its taxable income and tax
14		loss for the year of income under Subdivision 165-B of
15		the Income Tax Assessment Act 1996; or
16 17		(ii) Subdivision 175-B of that Act applies to the company in relation to the year of income;
18	237	Subsection 160Z(9A)
19		Omit the subsection.
20	238	Subsection 160ZC(5)
21		Omit everything after "incurred a net capital loss,", substitute "in the
22		next year of income if, had the net capital loss been a tax loss, Subdivision 165-A or 175-A of the <i>Income Tax Assessment Act 1996</i>
23 24		would have prevented the taxpayer from deducting it in that next
25		income year.".
26	239	Subsection 160ZK(1A)
27		Repeal the subsection, substitute:
28		(1A) The reference in paragraph (1)(a) to any part of the consideration,
29		of the costs or of the expenditure that has been allowed or is
30		allowable as a deduction to the taxpayer in respect of any year of
31		income includes:

1		(a) an amount that, apart from subsections 124ZB(4) and
2		124ZG(5), would have been so allowed or allowable under
3		Division 10C or 10D of Part III this Act; and
4		(b) an amount that, apart from paragraph 43-70(2)(h) of the
5		Income Tax Assessment Act 1996, would have been so
6		allowed or allowable under Division 43 of that Act.
7	240	Subsection 160ZM(3A)
8 9		After "Part III", insert "or under Division 43 of the <i>Income Tax Assessment Act 1996</i> ".
10	241	Paragraphs 160ZP(9)(a) and (b)
11		Repeal the paragraphs, substitute:
12		(a) the loss company must calculate its taxable income and tax
13 14		loss for the year of income under Subdivision 165-B of the <i>Income Tax Assessment Act 1996</i> ; or
15		(b) Subdivision 175-B of that Act applies to the company in
16		relation to the year of income;
17	242	Subsection 160ZP(9A)
18		Omit the subsection.
19	243	Paragraph 160ZZE(a)
20		Repeal the paragraph, substitute:
21		(a) a taxpayer who:
22		(i) is carrying on or has carried on eligible mining
23		operations within the meaning of Subdivision 330-B of
24		the Income Tax Assessment Act 1996, or has incurred
25		transport capital expenditure within the meaning of
26		Subdivision 330-H of that Act; or
27		(ii) has carried on prescribed mining operations within the
28		meaning of Division 10 of Part III of this Act or
29		prescribed petroleum operations within the meaning of
30		Division 10AA of that Part, or has incurred expenditure
31		to which Division 10AAA of that Part applied;
32		disposes of an asset in respect of which, or in respect of the acquisition of which, the taxpayer has incurred expenditure
33 34		of a capital nature to which Subdivision 330-A, 330-C or
35		330-H of the <i>Income Tax Assessment Act 1996</i> applies or
		22 of 11 of the 1. The content of the 100 applies of

1 2	Division 10, 10AAA or 10AA of Part III of this Act applied; and
3	244 Subsection 160ZZZB(1)
4 5	Omit "subsection 51(1)", substitute "section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
6	245 Subsection 160ZZZB(1)
7	Omit "that subsection", substitute "that section".
8	246 Section 160ZZZG
9 10	Omit "section 80G", substitute "Subdivision 170-A of the <i>Income Tax Assessment Act 1996</i> ".
11 12	247 After subsection 170(10) Insert:
13 14	(10AA) Nothing in this section prevents the amendment, at any time, of an assessment for the purpose of giving effect to any of these
15 16	provisions of the <i>Income Tax Assessment Act 1996</i> : (a) Division 28;
17	(m) sections 330-175 and 330-245;(z) Division 900.
18	
19	248 Subsection 170(13)
20	Repeal the subsection, substitute:
21	(13) The Commissioner may amend an assessment within 6 years after the day when the tax became due and payable under it, if the
22 23	amendment is to give effect to any of these provisions:
24	(a) sections 165-180 to 165-205 and Division 175 of the <i>Income</i>
25	Tax Assessment Act 1996;
26	(b) sections 63B and 105AAA of this Act;
27 28	(including any of those provisions as applied by any other provision of that Act or this Act).
29	249 Subsection 221AZU(8)
30	Omit "loss" (wherever occurring), substitute "tax loss".

1	250	Subsection 221AZU(8)
2		Omit "section 80G", substitute "Subdivision 170-A (which is about
3		transferring tax losses within wholly-owned company groups) of the <i>Income Tax Assessment Act 1996</i> ".
5	251	Subsection 221B(4A)
6 7		After "2B", insert "to this Act, and Divisions 28 and 900 of the <i>Income Tax Assessment Act 1996</i> ,".
8	252	After subsection 221B(4B)
9		Insert:
10		(4C) The resolution, insofar as it applies to Subdivision GA of Division
11		3 of Part III and Schedules 2A and 2B in relation to expenses
12		incurred after a particular day, also applies to Divisions 28 and 900
13		of the <i>Income Tax Assessment Act 1996</i> in relation to expenses
14		incurred after that day.
15		(4D) The resolution, insofar as it applies to Divisions 28 and 900 of the
16		Income Tax Assessment Act 1996, applies in relation to expenses
17		incurred after the day on which the resolution takes effect.
18	253	Subsection 262A(4AA)
19		Omit "59AA, 122R, 123F, 124AO or 124W", substitute "59AA or
20		124W of this Act or subsection 330-520(4) of the <i>Income Tax</i>
21		Assessment Act 1996'.
22	254	Subsection 262A(4AC)
23		Repeal the subsection, substitute:
24		(4AC) If:
25		(a) subsection 58(1), 73AA(1), 73E(1), 73F(1), 73G(1),
26		122JAA(1), 122JG(1), 123BBA(1), 123BF(1),
27		124AMAA(1), 124GA(1), 124JD(1) or 124PA(1) of this Act
28		applies to the disposal of property by the transferor referred
29		to in that subsection to the transferee referred to in that
30		subsection; or
31		(b) subsection 41-20(1) of the <i>Income Tax Assessment Act 1996</i>
32		applies to the disposal of property by the transferor referred
33		to in section 41-15 of that Act to the transferee referred to in
34		that section;

1	then:	
2	(c)	the transferor must give to the transferee, within the period
3		specified in subsection (4AD), a notice containing such
4		information about the transferor's holding of the property as
5		will enable the transferee to work out how:
6		(i) section 58, 73AA, 73E, 73F, 73G, 122JAA, 122JG,
7		123BBA, 123BF, 124AMAA, 124GA, 124JD or 124PA
8		of this Act; or
9		(ii) Common Rule 1 in Subdivision 41-A of the <i>Income Tax</i> Assessment Act 1996;
1		as appropriate, will apply to the transferee's holding of the
12		property; and
13	(d)	the transferee must retain the notice, or a copy, until the end
4		of 5 years after the disposal by the person of the property or
15		the loss or destruction of the property (whichever is earlier).
6	255 After sub	section 262A(4AJ)
17	Insert:	
0	(4AJA) If:	
18	· · · · ·	a manage (the American dispenses of conital member within the
19 20	(a)	a person (the <i>transferor</i>) disposes of capital works within the meaning of Division 43 of the <i>Income Tax Assessment Act</i>
20		1996, being capital works begun after 26 February 1992, to
22		another person (the <i>transferee</i>); and
23	(b)	a deduction has been allowed or is allowable under Division
24	(0)	10C or 10D of Part III of this Act, or under Division 43 of
25		the <i>Income Tax Assessment Act 1996</i> , in respect of those
26		capital works;
27	then:	
28	(c)	the transferor must give the transferee, within 6 months after
29	` ,	the end of the year of income in which the disposal occurred
30		or within a further period allowed by the Commissioner, a
31		notice containing such information as will allow the
32		transferee to work out how Division 43 of the <i>Income Tax</i>
33		Assessment Act 1996 will apply to the transferee in respect of
34		the capital works; and
35	(d)	the transferee must retain the notice or a copy of it until the
36		end of 5 years after the transferee disposes of the capital

1 2		works or the capital works are destroyed, whichever is the earlier.
2		curior.
3	256	Section 266
4 5		After "this Act" (wherever occurring), insert "or the <i>Income Tax Assessment Act 1996</i> ".
6	257	Paragraph 304(a)
7 8		Omit "section 25", substitute "section 6-5 of the <i>Income Tax Assessment Act 1996</i> ".
9	258	Paragraph 304(b)
10		After "52", insert "of this Act".
11	259	Paragraph 304(c)
12		Omit "section 51", substitute "section 8-1 of the <i>Income Tax</i>
13		Assessment Act 1996'.
14	260	Section 317 (definition of depreciation provision)
15		Omit ", or any provision of Divisions 10, 10AAA, 10AA, 10A and
16 17		10D of that Part", substitute "of this Act, any provision of Divisions 10, 10AAA, 10AA, 10C and 10D of that Part, or any provision of
18		Division 43 and Subdivisions 330-A, 330-C and 330-H of the <i>Income</i>
19		Tax Assessment Act 1996".
20	261	Paragraph 399A(2)(a)
21		Omit "51 or 63", substitute "63 of this Act or section 8-1 of the <i>Income</i>
22		Tax Assessment Act 1996".
23	262	Subsection 399A(5)
24		Omit "51 or 63", substitute "63 of this Act or section 8-1 of the <i>Income</i>
25		Tax Assessment Act 1996".
26	263	Section 427
27		Repeal the section, substitute:
28	427	Certain provisions to be disregarded
29		For the purposes of applying this Act and the <i>Income Tax</i>
30		Assessment Act 1996 in calculating the attributable income of an
31		eligible CFC, disregard the following:

1		(a) paragraph 23(q) of this Act;
2		(b) sections 63CA, 79D and 79DA of this Act and Division 36
3		and Subdivisions 165-A, 170-A and 175-A of the Income
4		Tax Assessment Act 1996 (except for the purpose of a
5		reference to any of those provisions in any other provision of
6		this Act, as applied in accordance with this Division);
7		(c) section 160AFD of this Act.
8	264	Subsection 632(1)
9		Omit "sections 82, 122N, 123E and 124AN", substitute "sections 8-10
10		and 330-590 of the <i>Income Tax Assessment Act 1996</i> ".
11	265	Subsection 632(1)
12		After "this Act", insert "or the Income Tax Assessment Act 1996".
13	266	Subsection 632(2)
14		Omit "70A, 73B, 122J, 122JF or 124AH", substitute "70A or 73B of
15		this Act or section 330-15 of the <i>Income Tax Assessment Act 1996</i> ".
16	267	Section 638
17 18		Omit "sections 639 and 640", substitute "section 639 of this Act and section 26-55 of the <i>Income Tax Assessment Act 1996</i> ".
19	268	Before subsection 640(1)
20		Insert:
21		(1A) This section does not apply to the 1997-98 year of income or a
22		later year of income.
23	269	Paragraph 641(a)
24		Omit "or 640", substitute "of this Act or section 26-55 of the <i>Income</i>
25		Tax Assessment Act 1996".
26	270	Subsection 642(1)
27		Omit "sections 82, 122N, 123E and 124AN", substitute "sections 8-10
28		and 330-590 of the Income Tax Assessment Act 1996".
29	271	Subsection 642(1)
30		After "this Act", insert "or the Income Tax Assessment Act 1996".

1	2/2	Subsection 642(2)
2 3		After "70A, 73B, 122J, 122JF or 124AH", insert "of this Act or section 330-15 of the <i>Income Tax Assessment Act 1996</i> ".
4	273	Paragraphs 647(3)(a), (b) and (c)
5		Repeal the paragraphs, substitute:
6 7		(a) section 26-55 (which reduces the deduction) of the <i>Income Tax Assessment Act 1996</i> ;
8 9		(b) Subdivision B (which takes away the deduction) of this Division;
10		(c) sections 663 to 666 (which take away the deduction) of this Act.
12	274	Application of amendments
13		The amendments made by this Schedule apply to assessments for the
4		1997-98 year of income and later years of income.

2 3	Schedule 2—Consequential amendments of the Taxation Administration Act 1953
4	Part 1—Amendments
5	1 Section 14ZAAA (paragraph (a) of the definition of income tax law)
7 8	After "Income Tax Assessment Act 1936", insert "or of the Income Tax Assessment Act 1996".
9 10	2 Section 14ZAAA (paragraph (b) of the definition of <i>income tax law</i>)
11	Omit "that Act", substitute "the <i>Income Tax Assessment Act 1936</i> ".
12	3 After section 14ZAAL
13	Insert in Part IVAAA:
14	14ZAAM Effect on public ruling if tax law re-enacted
15	If:
16 17	(a) the Commissioner makes a public ruling about a tax law (the <i>old law</i>); and
18 19	(b) that tax law is re-enacted or remade (with or without modifications, and whether or not the old law is repealed);
20	the ruling is taken also to be a public ruling about the tax law as re-
21	enacted or remade (the <i>new law</i>), but only so far as the new law
22	expresses the same ideas as the old law.
23 24	Note: Ideas in tax laws are not necessarily different just because different forms of words are used. See:
25	 section 15AC of the Acts Interpretation Act 1901; and
26	section 1-3 of the Income Tax Assessment Act 1996

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4 After section 14ZAX

Insert:

4	14ZAXA Effect on private ruling if tax law re-enacted
5	If:
6	(a) the Commissioner makes a private ruling about a tax law (the
7	old law); and
8	(b) that tax law is re-enacted or remade (with or without
9	modifications, and whether or not the old law is repealed);
10	the ruling is taken also to be a private ruling about the tax law as
11	re-enacted or remade (the <i>new law</i>), but only so far as the new law
12	expresses the same ideas as the old law.
13	Note: Ideas in tax laws are not necessarily different just because different
14	forms of words are used. See:
15	• section 15AC of the Acts Interpretation Act 1901; and

- section 15AC of the Acts Interpretation Act 1901; and
- section 1-3 of the Income Tax Assessment Act 1996.

Part 2—Application and transitional

5 Application of section 14ZAAM

Section 14ZAAM applies to the re-enactment or remaking of a tax law if, and only if, the re-enacted or remade tax law commences at or after the commencement of that section. It applies to a public ruling even if the ruling was made before that commencement.

6 Application of section 14ZAXA

Section 14ZAXA applies to the re-enactment or remaking of a tax law if, and only if, the re-enacted or remade tax law commences at or after the commencement of that section. It applies to a private ruling even if the ruling was made before that commencement.

S	schedule 3—Amendments of other Acts
\boldsymbol{A}	dministrative Decisions (Judicial Review) Act 1977
1	Paragraph 3(e) of Schedule 1
	Under "Income Tax Assessment Act 1936", insert "Income Tax Assessment Act 1996".
\boldsymbol{A}	USSAT Repeal Act 1991
2	After subsection 8(2)
	Insert:
	(2A) AUSSAT cannot deduct from its assessable income for the
	1997-98 income year or a later income year, a tax loss (or a part of a tax loss) incurred in an income year ending at or before the
	transition.
	(2B) This section has effect despite anything in the <i>Income Tax</i>
	Assessment Act 1996, in particular, Division 36 of that Act.
3	Subsection 8(3)
	After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
\boldsymbol{A}	ustralian Industry Development Corporation Act 1970
4	Section 29A (definition of income tax)
	After "Income Tax Assessment Act 1936", insert "or the Income Tax
	Assessment Act 1996".
5	Paragraph 29Z(3)(d)
	After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".
6	Section 29ZA
	After "that Act)", insert "and the <i>Income Tax Assessment Act 1996</i> ".

1	7 Su	bsection 29ZB(1)
2 3		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996 (as appropriate)".
4	8 Su	bsection 29ZB(1)
5		Omit "that Act", substitute "either of those Acts".
6	9 Su	bsection 29ZB(2)
7 8		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
9	10 S	ubsection 29ZB(2)
10		Omit "that Act", substitute "either of those Acts".
11	11 S	ubsection 29ZB(3)
12 13		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996 (as appropriate)".
14	Bank	k Integration Act 1991
15	12 S	ubsection 21(3) (paragraph (a) of the definition of <i>tax</i>)
16		Repeal the paragraph, substitute:
17 18		(a) any tax assessed under the <i>Income Tax Assessment Act 1936</i> or the <i>Income Tax Assessment Act 1996</i> ; or
19	13 P	aragraphs 22(2)(a) and (b)
20		After "Income Tax Assessment Act 1936", insert "and the Income Tax
21		Assessment Act 1996".
22 23	Note:	The heading to section 22 is replaced by the heading "Application of the Income Tax Assessment Acts".
24	14 S	ubsections 22(3) and (4)
25 26		After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".
27	15 P	aragraph 22(4)(c)
28		Before "losses", insert "tax".

1	16	Paragraph 22(4)(c)
2		Omit "section 46 of that Act", substitute "section 46 of the <i>Income Tax Assessment Act 1936</i> ".
	17	
4	17	Subsection 22(7)
5 6		After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".
7	Bo	unty and Capitalisation Grants (Textile Yarns) Act 1981
8	18	Paragraph 3(3)(h)
9 10		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996, as appropriate".
11	Ch	aild Support (Assessment) Act 1989
12	19	Section 5 (definition of year of income)
13		Repeal the definition, substitute:
14		year of income, in relation to a person, means:
15 16		(a) a year of income (within the meaning of the <i>Income Tax Assessment Act 1936</i>); or
17 18		(b) an income year (within the meaning of the <i>Income Tax Assessment Act 1996</i>).
19	20	Sections 38, 45 and 55
20 21		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
22	21	Subsection 56(1)
23 24		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
25	22	Subsection 56(1)
26		Omit "that Act", substitute "either of those Acts".
27	23	Subsection 56(2)
28		After "Income Tax Assessment Act 1936", insert "or the Income Tax
29		Assessment Act 1996"

1	24	Subsection 56(2)
2		Omit "that Act", substitute "either of those Acts".
3	25	Subsection 56(3)
4 5		After "that Act" (first occurring), insert "or the <i>Income Tax Assessment Act 1996</i> ".
6	26	Subsection 56(3)
7 8		Omit "that Act" (second and third occurring), substitute "either of those Acts".
9	27	Paragraph 56(4)(b)
10		After "that Act", insert "or the Income Tax Assessment Act 1996".
11	28	Paragraph 56(5)(a)
12 13		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
14	29	Paragraph 56(5)(a)
15		Omit "that Act", substitute "the Income Tax Assessment Act 1936".
16	30	Subsection 57(1)
17 18		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
19	31	Subsection 57(1)
20		Omit "that Act" (wherever occurring), substitute "either of those Acts".
21	32	Paragraph 57(2)(a)
22		After "Income Tax Assessment Act 1936", insert "or the Income Tax
23		Assessment Act 1996".
24	33	Paragraph 57(2)(a)
25		Omit "that Act", substitute "either of those Acts".
26	34	Subsection 57(3)
27		After "Income Tax Assessment Act 1936", insert "or the Income Tax
28		Assessment Act 1996".

1	35	Subsection 57(3)
2		Omit "that Act", substitute "the Income Tax Assessment Act 1936".
3	36	Paragraph 57(3)(a)
4		Omit "that Act" (wherever occurring), substitute "either of those Acts".
5	37	Subsection 57(4)
6 7		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
8	38	Subsection 57(4)
9		Omit "that Act", substitute "the Income Tax Assessment Act 1936".
10	39	Paragraph 57(4)(a)
11 12		Omit "that Act" (wherever occurring), substitute "the <i>Income Tax Assessment Act 1936</i> or the <i>Income Tax Assessment Act 1996</i> ".
13	40	Subsection 57(5)
14 15		Omit "that Act", substitute "the <i>Income Tax Assessment Act 1936</i> or the <i>Income Tax Assessment Act 1996</i> ".
16	41	Paragraph 57(8)(b)
17 18		Omit "that Act", substitute "the <i>Income Tax Assessment Act 1936</i> or the <i>Income Tax Assessment Act 1996</i> ".
19	42	Paragraph 57(9)(a)
20 21		After Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
22	43	Paragraph 57(9)(a)
23		Omit "that Act", substitute "the Income Tax Assessment Act 1936".
24	44	Paragraphs 58(1)(a) and (1A)(a)
25 26		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
27	45	Paragraph 58(1A)(b)
28 29		Omit "that Act", substitute "the <i>Income Tax Assessment Act 1936</i> or the <i>Income Tax Assessment Act 1996</i> ".

1	46	Paragraphs 60(1)(a) and 64(1)(b)
2 3		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
	47	Paragraph 64(1)(h)
4	47	Paragraph 64(1)(b)
5		Omit "that Act", substitute "either of those Acts".
6	48	Paragraphs 64A(1)(b) and (4)(a)
7		After "Income Tax Assessment Act 1936", insert "or the Income Tax
8		Assessment Act 1996'.
9	49	Paragraph 64A(4)(a)
10		Omit "that Act", substitute "either of those Acts".
	50	Paragraph 152(a)
11	50	Paragraph 153(e)
12 13		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
14	51	Paragraph 153(e)
15		Omit "that Act" (first occurring), substitute "either of those Acts".
16	52	Paragraph 153(e)
17 18		Omit "that Act" (last occurring), substitute "the <i>Income Tax Assessment Act 1936</i> ".
19	Co	mmonwealth Funds Management Limited Act 1990
20	53	Section 28
21		After "Income Tax Assessment Act 1936", insert "and the Income Tax
22		Assessment Act 1996".
23	Co	mmonwealth Serum Laboratories Act 1961
24	54	Section 34
25		After "Income Tax Assessment Act 1936", insert "and the Income Tax
26		Assessment Act 1996"

1	Co	nsular Privileges and Immunities Act 1972
2	55	Subsection 5(4)
3 4		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
5	Cri	imes (Taxation Offences) Act 1980
6	56	Section 3 (definition of the <i>Income Tax Assessment Act</i>)
7 8		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
9	Da	ta-matching Program (Assistance and Tax) Act 1990
0	57	Subsection 3(1) (definition of <i>Tax Act</i>)
1 2		After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".
3	De	velopment Allowance Authority Act 1992
4	58	Paragraph 22(c)
5 6		Omit "Tax Act", substitute "Income Tax Assessment Act 1936 and section 26-55 of the Income Tax Assessment Act 1996".
7	59	Paragraph 22(d)
8		Omit "Tax Act", substitute "Income Tax Assessment Act 1936".
9	60	Paragraph 22(e)
0		Omit "Tax Act", substitute "Income Tax Assessment Act 1936".
1	Dip	plomatic Privileges and Immunities Act 1967
.2	61	Subsection 7(4)
23 24		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".

Fringe Benefits Tax Assessment Act 1986 1 62 Subparagraph 19(1)(b)(i) 2 Omit "have been allowable to the recipient under that Act", substitute 3 "and Divisions 28 and 900 of the *Income Tax Assessment Act 1996*, 4 have been allowable to the recipient under either of those Acts". 5 63 Subparagraph 19(1)(b)(ii) 6 Omit "that Act" (wherever occurring), substitute "the *Income Tax* 7 Assessment Act 1936". 8 64 Subparagraph 19(1)(ba)(ii) 9 Omit "and G of Division 3 of Part III, of the Income Tax Assessment 10 Act 1936,", substitute ", GA and G of Division 3 of Part III, of the 11 Income Tax Assessment Act 1936, and Divisions 28 and 900 of the 12 Income Tax Assessment Act 1996,". 13 65 Subparagraph 19(1)(ba)(ii) 14 Omit "under that Act", substitute "under either of those Acts". 15 66 Sub-subparagraph 19(1)(ba)(ii)(B) 16 Omit "that Act" (wherever occurring), substitute "the *Income Tax* 17 Assessment Act 1936". 18 67 Paragraph 19(2)(b) 19 Omit "car expense within the meaning of Subdivision F of Division 3 of 20 Part III of the *Income Tax Assessment Act 1936*", substitute "Division 21 28 car expense". 22 68 Paragraph 22(a) 23 Omit "car expense, as defined by section 11-2 of Schedule 2A to the 24 Income Tax Assessment Act 1936,", substitute "Division 28 car 25 expense". 26 69 Subparagraph 24(1)(b)(iii) 27

Omit "have been allowable to the recipient under that Act", substitute

"and Divisions 28 and 900 of the Income Tax Assessment Act 1996,

have been allowable to the recipient under either of those Acts".

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70 Subparagraph 24(1)(b)(iv) 1 Omit "that Act" (wherever occurring), substitute "the *Income Tax* 2 Assessment Act 1936". 3 71 Subparagraph 24(1)(ba)(ii) 4 Omit "and G of Division 3 of Part III, of the Income Tax Assessment 5 Act 1936,", substitute ", GA and G of Division 3 of Part III, of the 6 Income Tax Assessment Act 1936, and Divisions 28 and 900 of the 7 Income Tax Assessment Act 1996,". 8 72 Subparagraph 24(1)(ba)(ii) 9 Omit "under that Act", substitute "under either of those Acts". 10 73 Sub-subparagraph 24(1)(ba)(ii)(B) 11 Omit "that Act" (wherever occurring), substitute "the *Income Tax* 12 Assessment Act 1936". 13 74 Paragraph 34(1)(b) 14 Omit "have been allowable to the recipient under that Act", substitute 15 "and Divisions 28 and 900 of the *Income Tax Assessment Act 1996*, 16 have been allowable to the recipient under either of those Acts". 17 75 Subparagraph 34(1)(ba)(ii) 18 Omit "Subdivision F of Division 3 of Part III, of the *Income Tax* 19 Assessment Act 1936, have been allowable as a once-only deduction to 20 the recipient under that Act", substitute "Subdivisions F and GA of 21 Division 3 of Part III, of the Income Tax Assessment Act 1936, and 22 Divisions 28 and 900 of the Income Tax Assessment Act 1996, have 23 been allowable as a once-only deduction to the recipient under either of 24 those Acts". 25 76 Paragraph 37(b) 26 27

Omit "have been allowable to the recipient under section 51 of that Act", substitute "and Divisions 28 and 900 of the *Income Tax Assessment Act 1996*, have been allowable to the recipient under section 51 of the *Income Tax Assessment Act 1936*, or section 8-1 of the *Income Tax Assessment Act 1996*,".

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77 Subparagraph 37(c)(ii) 1 Omit "Subdivision F of Division 3 of Part III, of the Income Tax 2 Assessment Act 1936, have been allowable to the recipient under section 3 51 of that Act", substitute "Subdivisions F and GA of Division 3 of Part 4 III, of the Income Tax Assessment Act 1936, and Divisions 28 and 900 5 of the *Income Tax Assessment Act 1996*, have been allowable to the 6 recipient under section 51 of the Income Tax Assessment Act 1936, or 7 section 8-1 of the Income Tax Assessment Act 1996,". 8 78 Subparagraph 44(1)(b)(i) 9 Omit "have been allowable to the recipient under that Act", substitute 10 "and Divisions 28 and 900 of the Income Tax Assessment Act 1996, 11 have been allowable to the recipient under either of those Acts". 12 79 Subparagraph 44(1)(b)(ii) 13 Omit "that Act", substitute "the Income Tax Assessment Act 1936". 14 80 Subparagraph 44(1)(ba)(ii) 15 After "1936,", insert "and Divisions 28 and 900 of the *Income Tax* 16 Assessment Act 1996,". 17 81 Subparagraph 44(1)(ba)(ii) 18 Omit "under that Act", substitute "under either of those Acts". 19 82 Sub-subparagraph 44(1)(ba)(ii)(B) 20 Omit "that Act", substitute "the Income Tax Assessment Act 1936". 21 83 Subparagraph 52(1)(b)(i) 22 Omit "have been allowable to the recipient under that Act", substitute 23 "and Divisions 28 and 900 of the *Income Tax Assessment Act 1996*, 24 have been allowable to the recipient under either of those Acts". 25 84 Subparagraph 52(1)(b)(ii) 26 Omit "that Act", substitute "the Income Tax Assessment Act 1936". 27 85 Subparagraph 52(1)(ba)(ii) 28 After "1936,", insert "and Divisions 28 and 900 of the *Income Tax* 29

Assessment Act 1996".

1	86	Subparagraph 52(1)(ba)(ii)
2		Omit "under that Act in respect of so much of that consideration as was
3		taken into account for the purposes of section 48, 49, 50 or 51",
4		substitute "under either of those Acts in respect of so much of that
5 6		consideration as was taken into account for the purposes of section 48, 49, 50 or 51 of the <i>Income Tax Assessment Act 1936</i> , or section 4-15 or
7		8-1 of the Income Tax Assessment Act 1996,".
8	87	Sub-subparagraph 52(1)(ba)(ii)(B)
9		Omit "that Act", substitute "the <i>Income Tax Assessment Act 1936</i> ".
10	88	Subparagraph 52(1)(ba)(ii)
11 12		After "51", insert "of that Act or section 4-15 or 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
13	89	Subparagraphs 58A(c)(i), 58F(c)(i) and 58M(2)(c)(i)
14		Omit "car expense, as defined by section 11-2 of Schedule 2A to the
15 16		Income Tax Assessment Act 1936,", substitute "Division 28 car expense".
17	90	Sub-subparagraph 60A(2)(b)(i)(A)
18		Omit "car expense, as defined by section 11-2 of Schedule 2A to the
19		Income Tax Assessment Act 1936,", substitute "Division 28 car
20		expense".
21	91	Subparagraphs 61(1)(c)(i) and 61A(2)(a)(i)
22		Omit "car expense, as defined by section 11-2 of Schedule 2A to the
23 24		Income Tax Assessment Act 1936,", substitute "Division 28 car expense".
25	92	Paragraphs 61B(b), 61E(b) and 61F(b)
26		Omit "car expense, as defined by section 11-2 of Schedule 2A to the
27		Income Tax Assessment Act 1936,", substitute "Division 28 car
28		expense".
29	93	Subsection 136(1) (definition of car expense payment
30		benefit)
31		Omit "car expense as defined by section 11-2 of Schedule 2A to the
32 33		Income Tax Assessment Act 1936", substitute "Division 28 car expense".
.1.1		CADCIDE .

1 2	94	Subsection 136(1) (paragraph (b) of the definition of <i>car</i> loan benefit)
3		Omit "car expense as defined by section 11-2 of Schedule 2A to the <i>Income Tax Assessment Act 1936</i> ", substitute "Division 28 car
5		expense".
6 7	95	Subsection 136(1) (definitions of <i>car property benefit</i> and <i>car residual benefit</i>)
8 9 10		Omit "car expense as defined by section 11-2 of Schedule 2A to the <i>Income Tax Assessment Act 1936</i> ", substitute "Division 28 car expense".
11	96	Subsection 136(1) (definition of deductible expenses)
12		Omit "would be, allowable to the employee under section 51 of that
13		Act", substitute "and Divisions 28 and 900 of the <i>Income Tax</i> Assessment Act 1996, would be, allowable to the employee under
14 15		section 51 of the <i>Income Tax Assessment Act 1936</i> or section 8-1 of the
16		Income Tax Assessment Act 1996".
17	97	Subsection 136(1) (paragraph (b) of the definition of non-
18		deductible entertainment expenditure)
19 20		After "that Act", insert "or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
21	98	Subsection 136(1) (definitions of basic car rate,
22		documentary evidence and year of income)
23		Repeal the definitions, substitute:
24		basic car rate, in relation to a year of tax ending on 31 March in a
25		year, means the rate prescribed for the purposes of:
26 27		(a) if the year of tax ended on or after 31 March 1998—section 28-25 of the <i>Income Tax Assessment Act 1996</i> ; or
28		(b) if the year of tax ended on 31 March 1995, 31 March 1996 or
29		31 March 1997—section 3-2 of Schedule 2A to the <i>Income</i>
30		Tax Assessment Act 1936; or
31		(c) if the year of tax ended before or on 31 March 1994—
32		paragraph 82KX(1)(a) of the <i>Income Tax Assessment Act</i>
33		1936;
34		in relation to the year of income ending on 30 June in that year.

1	documentary evidence, in relation to an expense incurred by a
2	person, means:
3	(a) if the expense was incurred on or after 1 July 1997—a
4	document that would constitute written evidence of the
5	expense obtained in a way described in Subdivision 900-E of
6	the <i>Income Tax Assessment Act 1996</i> if the expense were a
7	work expense, and Division 900 of that Act applied to the
8	person; or
9	(b) if the expense was incurred on or after 1 July 1994 and
10	before 1 July 1997—a document that would constitute
11	written evidence of the expense obtained in a way described
12	in Division 5 of Schedule 2B to the <i>Income Tax Assessment</i>
13	Act 1936 if the expense were a work expense, and that
14	Schedule applied to the person; or
15	(c) if the expense was incurred before 1 July 1994—a document
16	that would constitute documentary evidence of the expense
17	within the meaning of subsection 82KU(1) of the <i>Income Tax</i>
18	Assessment Act 1936 (including that subsection as applied by
19	subsections 82KU(3) and (4) of that Act) or subsection
20	82KU(5) of that Act if the person were a taxpayer within the
21	meaning of that Act.
22	year of income means:
23	(a) a year of income (within the meaning of the <i>Income Tax</i>
24	Assessment Act 1936); or
25	(b) an income year (within the meaning of the <i>Income Tax</i>
26	Assessment Act 1996).
27	99 Subsection 136(1)
28	Insert:
20	insert.
29	Division 28 car expense means a car expense as defined in section
30	28-13 of the <i>Income Tax Assessment Act 1996</i> , but does not
31	include a car expense covered by section 28-165 of that Act.
32	Higher Education Funding Act 1988
33 34	100 Subsection 106H(1) (paragraph (b) of the definition of HEC repayment income of a person)
	Omit "or any subsequent year of income".
35	Ontit of any subsequent year of income.

1	101 Subsection 106H(1) (at the end of the definition of HEC repayment income of a person)
2	Add:
3	
4	(c) in relation to the 1997-98 income year or any later income year—the sum of:
5	•
6 7	(i) the person's taxable income for that income year; and(ii) if the person has deducted under section 8-1 of the
8	Income Tax Assessment Act 1996 for that income year
9	an amount for interest on money the person borrowed to
10	finance rental property investments, and the total of that
11	amount any other amounts the person has deducted
12	under that Act or the Income Tax Assessment Act 1936
13	(otherwise than for interest on money borrowed) in
14	respect of the rental property exceeds the rental income
15	of the person—the amount of the excess.
16	Insurance (Agents and Brokers) Act 1984
17 18	102 Section 9 (paragraph (b) of the definition of accounting period)
	After "Income Tax Assessment Act 1936", insert "or as an income year
19 20	for the purposes of the Income Tax Assessment Act 1996'.
21	International Tax Agreements Act 1953
22	103 Section 3 (definition of the Assessment Act)
23	After "Income Tax Assessment Act 1936", insert "or the Income Tax
24	Assessment Act 1996".
25	Military Superannuation and Benefits Act 1991
26	104 Section 24
27	After "Income Tax Assessment Act 1936", insert "or the Income Tax
28	Assessment Act 1996".

1	Par	liamentary Contributory Superannuation Act 1948
2	105	Subsection 21B(1) (definition of assessable income)
3 4		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996, as appropriate".
5	106	Subsection 21B(1) (paragraph (c) of the definition of hypothetical taxpayer)
7 8		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996, as appropriate".
9 10	107	Subsection 21B(1) (paragraphs (d) and (e) of the definition of <i>hypothetical taxpayer</i>)
11		Omit "that Act", substitute "either of those Acts".
12	108	Subsection 21B(1) (definition of taxable income)
13 14		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996, as appropriate".
15	109	Subsection 21B(1) (definition of year of income)
16		Repeal the definition, substitute:
17		year of income means:
18 19		(a) a year of income (within the meaning of the <i>Income Tax Assessment Act 1936</i>); or
20		(b) an income year (within the meaning of the <i>Income Tax</i> Assessment Act 1996);
22		as appropriate.
23	Petr	roleum Resource Rent Tax Assessment Act 1987
24	110	Paragraph 44(h)
25 26		After "Income Tax Assessment Act 1936", insert ", the Income Tax Assessment Act 1996".

1	Pooled Development Funds Act 1992
2	111 Paragraph 14(1)(I)
3	After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
5	Snowy Mountains Engineering Corporation Act 1970
6	112 Section 39Q
7 8	After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".
9 10	Snowy Mountains Engineering Corporation Limited Sale Act 1993
11	113 Subsection 37(2)
12	Omit "This section", substitute "Subsection (1)".
13	114 Subsection 37(3)
14	Omit "this section", substitute "subsection (1)".
15	115 After subsection 37(3)
16	Insert:
17	(4) SMEC cannot deduct in the 1997-98 income year or a later income
18 19	year a tax loss incurred in an income year ending before the income year in which the sale day occurs.
20	(5) This section has effect despite anything and, in particular,
21	Division 36 and Subdivision 195-A of that Act.
22	(6) Unless the contrary intention appears, an expression has the same
23 24	meaning in subsection (4) as in the <i>Income Tax Assessment Act</i> 1996.

Soci	ial Security Act 1991
116	Subsection 23(1) (definition of <i>Income Tax Assessment Act</i>)
	After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".
117	Paragraph 1072C(1)(a)
	Omit "of the Income Tax Assessment Act", substitute "of the <i>Income Tax Assessment Act 1936</i> or section 8-1 of the <i>Income Tax Assessment Act 1996</i> , as appropriate".
118	Paragraphs 1072C(1)(b) and (c)
	Omit "that Act", substitute "the Income Tax Assessment Act 1936".
Stev	edoring Industry Charge Assessment Act 1947
119	Before paragraph 27(3D)(a)
	Insert:
	(aa) tax assessed under the Income Tax Assessment Act 1996;
Stud	lent and Youth Assistance Act 1973
120	Paragraph 44A(2)(c)
	After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
121	Paragraph 176(1)(a)
	Omit "Income Tax Assessment Act", substitute "Income Tax
	Assessment Act 1936 or section 8-1 of the Income Tax Assessment Act 1996".
122	Paragraphs 176(1)(b) and (c)
	Omit "that Act", substitute "the Income Tax Assessment Act 1936".
123	Clause F9 of Schedule 1
	Omit "subsection 6(1) of the Income Tax Assessment Act", substitute
	"section 4-15 of the Income Tax Assessment Act 1996".

1	Sup	erannuation Act 1976
2	124	Subsections 42(5) and (5A)
3		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
5	125	Sections 155C, 242 and 250
6 7		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
8	Sup	erannuation Act 1990
9	126	Subsection 26(1)
10 11		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
12	127	Sections 33F and 49
13 14		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
15	Sup	erannuation Industry (Supervision) Act 1993
16	128	Section 10 (definition of Income Tax Assessment Act)
17 18		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
19 20	Taxo	ation (Interest on Overpayments and Early Payments) Act 1983
21	129	Section 3 (definition of Tax Act)
22 23		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
24	Taxe	ation (Unpaid Company Tax) Assessment Act 1982
25	130	Section 3 (definition of Assessment Act)
26 27		After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".

Tele	ecommunications Act 1991	
131	Subsection 87(1)	
	Omit "Income Tax Assessment Act 1936", substitute "Income Tax Assessment Act 1996".	
Trus	st Recoupment Tax Assessment Act 1985	
132	Section 3 (definition of Assessment Act)	
	After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".	
Vete	rans' Entitlements Act 1986	
133	Subsection 5Q(1) (definition of <i>Income Tax Assessmen Act</i>)	
	After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".	
134	Subsection 5Q(1) (definition of tax year)	
	Repeal the definition, substitute:	
	tax year means:	
	(a) a year of income (within the meaning of the <i>Income Tax Assessment Act 1936</i>); or	
	(b) an income year (within the meaning of the <i>Income Tax Assessment Act 1996</i>);	
135	Paragraph 45ZM(1)(a)	
	Omit "of the Income Tax Assessment Act", substitute "of the Income	
	Tax Assessment Act 1936 or section 8-1 of the Income Tax Assessme Act 1996, as appropriate".	
136	Paragraphs 45ZM(1)(b) and (c)	
	Omit "that Act", substitute "the Income Tax Assessment Act 1936".	
137	Subparagraph 128A(4)(a)(i)	
	After "Income Tax Assessment Act 1936", insert "or the Income Tax	
	Assessment Act 1996".	

Wool International Act 1993

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After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".

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S	chedule 4—Consequential amendments of the Financial Corporations (Transfer of Assets and Liabilities) Act 1993
1	Paragraph 10(a)
	After "Income Tax Assessment Act 1936", insert "or the Income Tax Assessment Act 1996".
2	Section 13
	After "Income Tax Assessment Act 1936", insert "and the Income Tax Assessment Act 1996".
3	Paragraph 15(1)(a)
	After "Income Tax Assessment Act 1936", insert "or section 6-5 of the Income Tax Assessment Act 1996".
4	Paragraph 15(1)(b)
	Omit "that Act", substitute "the <i>Income Tax Assessment Act 1936</i> or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".
5	Subsection 15(2)
	After "Income Tax Assessment Act 1936", insert "or section 8-1 of the Income Tax Assessment Act 1996".
6	Paragraph 15(3)(a)
	After "Income Tax Assessment Act 1936", insert "or section 6-5 of the Income Tax Assessment Act 1996".
7	Paragraph 15(3)(b)
	Omit "that Act", substitute "the Income Tax Assessment Act 1936 or
	section 8-1 of the Income Tax Assessment Act 1996".
8	Paragraph 16(1)(a)
	After "Income Tax Assessment Act 1936", insert "or section 6-5 of the Income Tax Assessment Act 1996".
9	Paragraph 16(1)(b)
	Omit "that Act", substitute "the <i>Income Tax Assessment Act 1936</i> or section 8-1 of the <i>Income Tax Assessment Act 1996</i> ".

10 Subsection 16(2) 1 After "Income Tax Assessment Act 1936", insert "or section 6-5 of the 2 Income Tax Assessment Act 1996". 3 11 Paragraph 16(3)(a) 4 After "Income Tax Assessment Act 1936", insert "or section 6-5 of the Income Tax Assessment Act 1996". 6 12 Paragraph 16(3)(b) 7 Omit "that Act", substitute "the Income Tax Assessment Act 1936 or 8 section 8-1 of the Income Tax Assessment Act 1996". 9 13 Subparagraph 17(1)(b)(i) 10 After "Income Tax Assessment Act 1936", insert "or section 6-5 of the 11 Income Tax Assessment Act 1996". 12 14 Subparagraph 17(1)(b)(ii) 13 After "Income Tax Assessment Act 1936", insert "or section 8-1 of the 14 Income Tax Assessment Act 1996". 15 **15 Subsection 17(1)** 16 Omit "that Act has", substitute "those Acts have". 17 16 Paragraph 17(2)(b) 18 After "Income Tax Assessment Act 1936", insert "or section 8-1 of the 19 Income Tax Assessment Act 1996". 20 **17 Subsection 17(2)** 21 Omit "that Act has", substitute "those Acts have". 22 18 Paragraph 21(1)(d) 23 After "Income Tax Assessment Act 1936", insert "or section 8-1 of the 24 Income Tax Assessment Act 1996". 25 19 Paragraph 21(2)(c) 26 After "Income Tax Assessment Act 1936", insert "or the Income Tax 27 Assessment Act 1996".

1	20 Paragraph 21(2)(d)
2 3	After "Income Tax Assessment Act 1936", insert "or section 8-1 of the Income Tax Assessment Act 1996".
4	21 Before section 24 in Division 8
5	Insert:
6 7	Subdivision A—Tax losses and the Income Tax Assessment Act 1936
8	22 Before subsection 24(1) Insert:
10 11 12	(1A) This section does not enable a right to a deduction for an amount of a loss to be transferred in the 1997-98 year of income or a later year of income.
13 14	23 Section 26 Add at the end:
15 16	(2) This section does not apply to assessments for the 1997-98 year of income and later years of income.
17 18	24 After section 26 Insert in Division 8:
19 20	Subdivision B—Tax losses and the Income Tax Assessment Act 1996
21	26A Application of this Subdivision
22 23	This Subdivision applies to assessments for the 1997-98 income year or a later income year.
24 25	26B Transfer of tax loss from transferring corporation to receiving corporation
26 27 28	In addition to its effect apart from this section, the <i>Income Tax Assessment Act 1996</i> also has the effect it would have if Subdivision 170-A (which is about transferring tax losses within

1	wholly-owned company groups) of that Act were replaced by
2	Subdivision 170-A (which is a modified version of the rules in that
3	Subdivision) in Schedule 1 to this Act.
4	26C Deduction for tax loss—easing of restrictions on transferring
5	corporation
6	If:
7 8	(a) this Act applies to one or more transfers by the transferring corporation to the receiving corporation; and
9	(b) the transferring corporation is taken (otherwise than because
10	of a transfer of a tax loss under section 80G of the Income
11	Tax Assessment Act 1936 or Subdivision 170-A of the
12	Income Tax Assessment Act 1996) to have incurred a tax loss
13	for a year of income (the <i>loss year</i>); and
14 15	(c) the loss year is the income year in which section 26 of this Act commenced or an earlier income year; and
16	(d) Subdivision 165-A or 175-A, or both, of the <i>Income Tax</i>
17	Assessment Act 1996 prevent the transferring corporation
18	from deducting an amount of that tax loss for an income year
19	(the <i>deduction year</i>); and
20	(e) the transferring corporation did not, at any time in the
21	deduction year, derive income from:
22	(i) a business of a kind that it did not carry on; or
23	(ii) a transaction of a kind that it had not entered into in the
24	course of its business operations;
25	before the transfer, or the earliest of the transfers, occurred;
26	neither Subdivision 165-A nor 175-A of that Act prevents the
27	transferring corporation from deducting that amount.
28 29	Note: Subdivision 165-A of the <i>Income Tax Assessment Act 1996</i> is about the conditions that a company needs to satisfy before it can deduct a
30	tax loss from an earlier income year.
31	Subdivision 175-A of the Income Tax Assessment Act 1996 is about
32 33	the Commissioner preventing a company from getting certain tax benefits through its unused tax losses.
34	25 At the end of the Act
35	Add:

Schedule 1—Tax losses and the Income Tax Assessment Act 1996

- Subdivision 170-A—Transfer of tax losses from a transferring corporation to a receiving corporation
- Guide to Subdivision 170-A

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170-1 What this Subdivision is about

A transferring corporation (within the meaning of the *Financial Corporations (Transfer of Assets and Liabilities) Act 1993*) can transfer a tax loss to a receiving corporation (within the meaning of that Act) so that the receiving corporation can deduct it. The corporations must be related in such a way that that Act would apply to a transfer of assets from the transferring corporation to the receiving corporation.

Table of sections

170-5 Basic principles for transferring tax losses

Effect of transferring a tax loss

17 170-10	When a company can transfer a tax loss
18 170-13	Income company is taken to have incurred transferred loss
19 170-20	Who can deduct transferred loss
20 170-23	When income company must maintain same owners and control
21 170-2:	Tax treatment of payment for transferred tax loss

Consequential amendments of the Financial Corporations (Transfer of Assets and Liabilities) Act 1993 **Schedule 4**

Tax losses and the Income Tax Assessment Act 1996 **Schedule 1**Transfer of tax losses from a transferring corporation to a receiving corporation **Subdivision 170-A**

Section 170-5

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1	
2	Conditions for transfer
3	170-28 The Financial Corporations (Transfer of Assets and Liabilities) Act 1993
4	must apply to asset transfer from loss company to income company
5	The loss year
6	170-33 The transfer year
7	The loss company
8	170-50 Transfer by written agreement
9	170-55 Losses must be transferred in order they are incurred
10	170-60 Income company cannot transfer transferred tax loss
11	Effect of agreement to transfer more than can be transferred
12	170-65 Agreement transfers as much as can be transferred
13	170-70 Amendment of assessments
14 1	70-5 Basic principles for transferring tax losses
15	(1) A transferring corporation (within the meaning of the <i>Financial</i>
16	Corporations (Transfer of Assets and Liabilities) Act 1993) can
17	transfer a tax loss to a receiving corporation (within the meaning of
18	that Act) so that the receiving corporation can deduct it.
19	(2) The corporations must be related in such a way that that Act would
20	apply to a transfer of assets from the transferring corporation to the
21	receiving corporation.
22	(3) The receiving corporation need not have enough assessable income
23	to offset the transferred tax loss.
24 25	(4) The tax loss is transferred by an agreement between the 2 corporations.
25	corporations.

*To find the definition of this term, see the Dictionary, starting at section 995-1.

Schedule 4 Consequential amendments of the Financial Corporations (Transfer of Assets and Liabilities) Act 1993

Schedule 1 Tax losses and the Income Tax Assessment Act 1996

Subdivision 170-A Transfer of tax losses from a transferring corporation to a receiving corporation

Section 170-10

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Effect of transferring a tax loss

170-10	When	a c	corporation	can	transfer	a	tax	loss
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- (1) A transferring corporation within the meaning of the *Financial Corporations (Transfer of Assets and Liabilities) Act 1993* (the *loss company*) can transfer an amount of its *tax loss for an income year of the loss company (the *loss year*) to a receiving corporation within the meaning of that Act (the *income company*) if the conditions in this Subdivision are met.
- (2) The amount transferred can be the whole or part of the *tax loss.

 Note: A PDF cannot transfer a tax loss, except one for a period before it
- (3) However, the *loss company cannot transfer so much of the *tax loss as the loss company has deducted, or can deduct, for an income year before the one in which the amount is transferred.

170-15 Income company is taken to have incurred transferred loss

became a PDF: see section 195-10.

- (1) If an amount of a *tax loss is transferred, the *amount is taken to be a tax loss incurred by the *income company in the *loss year.
- (2) However, if the *loss year is the same as the income year of the *income company for which the amount is transferred (the *transfer year*), the *income company is taken to have incurred the *tax loss in the income year before the loss year.

Note: This rule is needed because Division 36 allows a tax loss to be deducted only if it was incurred in an *earlier* income year.

170-20 Who can deduct transferred loss

(1) If an amount of a *tax loss is transferred, the *income company can deduct the amount in accordance with section 36-15 (which is

^{*}To find the definition of this term, see the Dictionary, starting at section 995-1.

Consequential amendments of the Financial Corporations (Transfer of Assets and Liabilities) Act 1993 **Schedule 4**

Tax losses and the Income Tax Assessment Act 1996 **Schedule 1**Transfer of tax losses from a transferring corporation to a receiving corporation **Subdivision 170-A**

Section 170-23

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1 2 3				w to deduct a tax loss), but only if Subdivision 165-A (as by section 170-23) and Subdivision 175-A do not prevent bing so.
4 5			Note:	Subdivision 165-A is about the conditions that a company needs to satisfy before it can deduct a tax loss from an earlier income year.
6 7				Subdivision 175-A is about the Commissioner preventing a company from getting certain tax benefits through its unused tax losses.
8 9 10		(2)		company can no longer deduct the transferred amount ten not to have incurred the *tax loss to the extent of that
11 12	170-23	W]	nen inco control	me company must maintain same owners and
13 14 15		(1)	for an inc a change	y, Subdivision 165-A prevents a company from deducting come year (the <i>deduction year</i>) a tax loss if there has been in the ownership or control of the company between the and the deduction year.
17 18			Note:	Subdivision 165-A is about the conditions that a company needs to satisfy before it can deduct a tax loss from an earlier income year.
19 20 21 22 23		(2)	*income of year a trachange in	, subsection (3) modifies that Subdivision so that the company is prevented from deducting for the deduction insferred amount of a *tax loss only if there has been a nownership or control in the income company between the sear and the deduction year.
24 25 26		(3)		division applies to the transferred amount as if all s to "*loss year" in that Subdivision were references to r year".

 * To find the definition of this term, see the Dictionary, starting at section 995-1.

Schedule 4 Consequential amendments of the Financial Corporations (Transfer of Assets and Liabilities) Act 1993

Schedule 1 Tax losses and the Income Tax Assessment Act 1996

Subdivision 170-A Transfer of tax losses from a transferring corporation to a receiving corporation

Section 170-25

transfer.

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1	170-25 Tax treatment of payment for transferred tax loss
2 3	(1) A payment received for an amount of a *tax loss is neither assessable income nor exempt income of the *loss company.
4 5	(2) The *income company cannot deduct a payment it makes for an amount of a *tax loss.
6	Conditions for transfer
7	170-28 Financial Corporations (Transfer of Assets and Liabilities) Act
8	1993 must apply to asset transfer from loss company to
9	income company
0	If it were assumed that:
1	(a) an asset (within the meaning of the Financial Corporations
2	(Transfer of Assets and Liabilities) Act 1993) had been
13	transferred by the *loss company to the *income company on
4	the last day of a particular income year of the *loss company
5	(the <i>notional transfer year</i>); and
6	(b) the requirements of paragraphs 7(6)(a) and (b) of that Act
17	were satisfied in relation to that transfer:

then it must be the case that that Act would have applied to that

^{*}To find the definition of this term, see the Dictionary, starting at section 995-1.

Consequential	amendments of	the Financial	Corporations	(Transfer o	f Assets ar	nd
			Liabilities) Act 1993	Schedule	4

Tax losses and the Income Tax Assessment Act 1996 **Schedule 1**Transfer of tax losses from a transferring corporation to a receiving corporation **Subdivision 170-A**

Section 170-32

170-32	The loss year
	The *loss year must be either:
	(a) the income year in which the Financial Corporations
	(Transfer of Assets and Liabilities) Act 1993 commenced; or
	(b) an earlier income year.
170-33	The transfer year
	(1) The *transfer year must either:
	(a) end at the end of the *notional transfer year; or
	(b) correspond to the income year of the *loss company that nex
	follows the *notional transfer year.
	(2) Also, the *transfer year must be one of the 5 income years after the
	income year in which the Financial Corporations (Transfer of
	Assets and Liabilities) Act 1993 commenced.
170-35	The loss company
	If the *loss year and the *transfer year are the same, it must be the
	case that the *loss company was not required to calculate the *tax
	loss under section 165-70 or 175-35.
170-50	Transfer by written agreement
	(1) The transfer must be made by a written agreement between the
	*loss company and the *income company.
	(2) The agreement must:
	(a) specify the *transfer year (which may be earlier than the
	income year in which the agreement is made); and
	(b) specify the amount of the *tax loss being transferred; and

Subdivision 170-A corporation	Transfer of tax losses from a transferring corporation to a receiving
Section 170-55	
(c)	be signed by the public officer of each company; and
(d)	be made on or before the day of lodgment of the *income company's *income tax return for the *transfer year, or within such further time as the Commissioner allows.
Note:	The agreement will usually be made in the next income year <i>after</i> the one in which the tax loss is transferred.
170-55 Losses 1	must be transferred in order they are incurred
losse	e *loss company has 2 or more *tax losses (other than *film s) that it can transfer in the *transfer year, it can transfer them in the order in which it incurred them.
in the	e *loss company has 2 or more *film losses that it can transfer e *transfer year, it can transfer them only in the order in which urred them.
170-60 Income	company cannot transfer transferred tax loss
	*income company cannot transfer an amount of a *tax loss ferred to it, or any part of the amount.
Effect of agree	ement to transfer more than can be transferred
170-65 Agreem	ent transfers as much as can be transferred
amou comp	e amount specified in an agreement exceeds the maximum ant that the *loss company can transfer to the *income pany in the *transfer year, only that maximum amount is taken we been transferred.
(2) One 1	reason why an agreement might specify more than can be

Schedule 4 Consequential amendments of the Financial Corporations (Transfer of

Schedule 1 Tax losses and the Income Tax Assessment Act 1996

Assets and Liabilities) Act 1993

24 25

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*To find the definition of this term, see the Dictionary, starting at section 995-1.

agreement.

transferred is that an assessment has been amended since the

Consequential amendments of the Financial Corporations (Transfer of Assets and Liabilities) Act 1993 **Schedule 4**

Tax losses and the Income Tax Assessment Act 1996 **Schedule 1**Transfer of tax losses from a transferring corporation to a receiving corporation **Subdivision 170-A**

Section 170-70

170_70	Amendment of assessm	onte
1 /11-/11	A III PIII III PIII III 300PCCII	

2	The Commissioner may amend an assessment to disallow a
3	deduction for a transferred amount of a *tax loss:
4	(a) if the agreement to transfer the tax loss is ineffective because
5	the *loss company did not actually incur the loss; or
6	(b) to the extent that section 170-65 reduces the transferred
7	amount of a tax loss because the loss company did not
8	actually incur some of it.
9	The Commissioner may do so despite section 170 (Amendment of
10	assessments) of the <i>Income Tax Assessment Act 1936</i> .

^{*}To find the definition of this term, see the Dictionary, starting at section 995-1.

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