Government Bill

As reported from the Finance and Expenditure Committee

Commentary

Recommendation

The Finance and Expenditure Committee has examined the Taxation (Tax Administration and Remedial Matters) Bill and recommends by majority that it be passed with the amendments shown.

Introduction

This bill proposes the key amendments outlined below, and a number of remedial provisions, to strengthen existing tax policy:

- abolishing gift duty
- providing more flexibility as to the circumstances in which taxpayer information held by Inland Revenue can be released and the sharing of this information with other government agencies
- improving the tax disputes procedure
- increasing the flexibility of the tax pooling rules.

This commentary covers the principal amendments we recommend to the bill. It does not cover minor or technical amendments.

During the course of our consideration, the Minister introduced a Supplementary Order Paper (No 220) containing proposals to amend the portfolio investment entity (PIE) rules to remove the over-taxation of non-resident investment in PIEs. The changes proposed in the Supplementary Order Paper would mean that non-resident investors in PIEs would be taxed on their foreign-sourced and New Zealand-sourced income in roughly the same way as if they invested directly in the assets in which the PIE invests, which could significantly reduce the associated tax rates. To do this the Supplementary Order Paper proposes the introduction of two new categories of PIE: a "foreign investment zero rate PIE" and a "foreign investment variable rate PIE". We resolved to consider the Supplementary Order Paper along with the bill, and recommend that the bill be amended to include its provisions, with some changes. The key changes we recommend to the provisions proposed in the Supplementary Order Paper are also set out in this commentary.

Gift duty abolition

This bill proposes to abolish gift duty from 1 October 2011. Gift duty raises the Government about \$1 million a year, but costs \$430,000 in administration, and costs the private sector an estimated \$70 million in compliance each year.

The committee is aware of the concern of some submitters that the abolition of gift duty (clause 110) could increase the use of trusts in New Zealand, and suggestions that this provision should be removed from the bill and the issue addressed once the Law Commission's review of trust law is complete. We consider that gift duty is not the appropriate mechanism to deal with any inadequacies in New Zealand trust law. Any perceived protection that was provided through gift duty has shown itself to be incidental and ineffective. The outcome of this review is unlikely to bear upon the decision to abolish gift duty. We understand there is no evidence that the abolition of gift duty would lead to an increase in the number of trusts or the value of assets they hold.

Minority view on the issue of gift duty abolition

New Zealand Labour and Green Party members oppose this bill due to its proposal to abolish gift duty. These members do not believe that "administration and remedial matters" legislation is the right type of legislation for the abolition of any direct taxation due to the potential impact on a large number of taxpayers. The abolition of gift duty is no exception.

New Zealand Labour and Green Party members also believe the analysis upon which the gift duty abolition proposal is based is fundamentally flawed because it does not adequately take into account the full range of potential tax avoidance opportunities. Trust structures are one subset of possibilities but these members do not accept that the analysis has been comprehensive. Accordingly the cost-benefit analysis upon which the bill rests must also be seen as fundamentally flawed, as no attempt has been made to quantify the counterfactual of avoidance risk pertaining to the full range of structures available. These members note that no sensitivity analysis has been provided. No options analysis has been provided. The policy process would not meet the standards expected under a thorough Regulatory Impact Statement.

Further, New Zealand Labour and Green Party members are concerned that the analysis does not address any of the social equity concerns raised by a number of submitters and Labour members on the committee.

New Zealand Labour and Green Party members believe, in the first instance, that any legislation proposing the abolition of gift duty should be delayed until the Law Commission's review of trust law is complete. However, while realising that gifting to trusts is a significant component of the gifting regime, there are many other gifting opportunities that have been used to avoid either tax or other responsibilities.

New Zealand Labour and Green Party members also believe in a fair tax regime that promotes social and fiscal equity. Gift duty is part of a progressive tax system that does not favour or disadvantage any member of society.

New Zealand Labour supports all other aspects of this bill.

Information sharing with other agencies

This bill proposes changes to facilitate the sharing of tax information between Inland Revenue and other Government agencies, to allow more efficient use of information collected by Inland Revenue and reduce the need for people to provide duplicate information to multiple agencies.

We recommend amending clause 59 (to insert proposed new section 81BA(1)(d)) to provide more explicit controls on the way information is shared under clause 59. This would require the Commissioner and a Government agency to enter into a memorandum of understanding before sharing information. This memorandum of understanding would set out how the information-sharing would work, and what safeguards would operate, alleviating our concerns with the bill as introduced and the concerns of the Privacy Commissioner.

We recommend an amendment to new section 81BA(1)(a) to change the threshold test for the provision of the information, or the collection and verification of the information by the requesting agency. As introduced the test for allowing sharing was whether separate collection by the requesting agency was "uneconomic". We consider that this threshold is too high, and could be interpreted to allow information sharing only when the requesting agency could not afford to collect the information separately. The test was intended to allow sharing when it allowed cost efficiencies among other criteria, and should be amended to reflect this policy intention more closely.

Modifying secrecy rules for tax administration purposes

This bill would amend Part 4 of the Tax Administration Act 1994, giving the Commissioner of Inland Revenue greater discretion to release information about taxpayers for the purpose of administering the tax system more efficiently. In deciding whether to release the information, the Commissioner would have to consider the integrity of the tax system, the importance of compliance, the resources available, any personal or commercial impact of the communication, and the public availability of the information.

This would allow information relating to a taxpayer to be released where that taxpayer faced some impediment in communicating directly with Inland Revenue, and would like limited assistance from a support person, without giving the support person the more substantial access available via the nominated person or agent approach. This would make the tax system more accessible for people with constraints on their ability to communicate directly with the department.

We sought reassurance from Inland Revenue as to what controls would be established in regard to the release of information. We were informed that Inland Revenue is developing a standard practice statement, setting out how the new rules will be administered in different situations. In situations where the Commissioner proposes releasing information about a taxpayer into the public domain, he or she will be required to use best endeavours to give the taxpayer reasonable advance notice. We were also informed that Inland Revenue will comment on the operation of the new secrecy provision in its annual report, noting in particular any issues or complaints that have arisen.

Use of Commissioner's discretion

We recommend amendments to clause 58 to reinforce the requirement for the Commissioner to act within prevailing legal norms in exercising the discretion to release information, to use best endeavours to protect the integrity of the tax system, and to act reasonably. This would alleviate concerns about the implications of this discretion that were canvassed in our consideration of this bill.

We recommend deleting clause 58(4)(c), so that section 81(4)(j) of the Tax Administration Act would not be repealed. This section allows the Minister of Finance to authorise the communication of general information that does not reveal the identity of any taxpayer when such a disclosure is reasonable and practicable, and is in the public interest. The repeal of this section was proposed in the bill with the intention that such disclosures should be made by the Commissioner under proposed new section 81(1B). However, there are some situations in which section 81(4)(j) permits disclosures that would not be permitted by the new section 81(1B), which requires such disclosures to be related to a duty of the Commissioner. We therefore recommend retaining section 81(4)(j).

Tax disputes process

We are aware of the concern of some submitters that the changes to the tax disputes process proposed in the bill do not go far enough, and a belief that taxpayers should have the right to opt out of the disputes process initiated by the Commissioner. However, Inland Revenue has revised its systems for administering disputes, which are set out in two standard practice statements. The Minister of Revenue has requested a review of these systems once they have been operating for two years, and if necessary further legislative measures could then be considered.

Challenge notices

We recommend the insertion of clause 67B to impose a four-year statutory time-limit on the issuing of a challenge notice by the Commissioner. If a challenge was not issued in time then the Commissioner would be deemed to accept the position set out by the taxpayer. The bill as introduced does not specify a timeframe for issuing challenge notices, which raises concerns under the New Zealand Bill of Rights Act 1990. We recommend that these provisions should cover only disputes that begin after the enactment of this bill.

Exceptional circumstances

We recommend an amendment to clause 64 to require the Commissioner to decide within one month whether to accept documents submitted after the deadline because of exceptional circumstances. If the Commissioner had not made this decision to accept such documents within one month the taxpayer could have this reviewed by the courts.

We recommend a further amendment to clause 64 to make it clear that the Commissioner's decision whether to accept documents in exceptional circumstances could be challenged before the Taxation Review Authority. This is to avoid the delay to the whole dispute that would be incurred in taking this discretionary decision through the disputes procedure or judicial review proceedings.

Tax pooling

Time limits

We recommend an amendment to clause 33(3) to extend the time limit for the transfer of tax pooling funds to 76 days for October, November, and December early balance date taxpayers. This is because the 75-day time limit proposed in the bill as introduced might be an issue for taxpayers in a leap year.

We recommend the insertion of clause 32D and an amendment to 33(3) to extend the removal of the time limit for "own funds" to apply to a member of the same group of companies. Companies in the same group operate as a single economic entity, and often make one deposit into their tax pooling account for the benefit of all group members.

Obligations that cannot be quantified

We recommend an amendment to clause 33(5) to make it clear that taxpayers who buy funds would be able to transfer only what they owe from their taxpayer pooling account to their taxpayer account but could not transfer further amounts in anticipation of income tax obligations that could not be quantified at the time of the transfer. This is to clarify that the provision represents an exception for people who use their own funds so that they can transfer the total amount of their deposit. This ability would not be extended to people who buy funds, who could transfer only the amount owed.

Voluntary disclosures

We recommend an amendment to clause 33(5), inserting proposed new sections RB17B(9) and (10), to allow a taxpayer to use tax pooling for income tax and resident withholding tax (RWT) when making a voluntary disclosure when no return has been filed. This amendment should relate only to income tax and RWT, because tax pooling cannot be used for other tax types unless an amended assessment has been made. If a taxpayer has not filed a non-income tax return then an amended assessment would not result from a voluntary disclosure, so tax pooling should not be available in these cases. The exception is proposed for RWT because Inland Revenue does not require an RWT payer to file a nil return if no RWT has been paid, whereas generally other tax types require a nil return.

Incorrectly requested transfers

We recommend the insertion of clause 35B, to allow the Commissioner to decline to process, amend, or reverse a tax pooling transfer that does not comply with the tax pooling rules. Inland Revenue currently does this, but we recommend setting this out explicitly in the tax pooling legislation for the avoidance of doubt.

Foreign investment PIE rules

Approved issuer levy

We recommend an amendment to clause 40B(3) relating to the income of non-resident investors from financial arrangements. This amendment would mean that the approved issuer levy (AIL) applied only to interest and not to the other gains on financial arrangements. This is because generally AIL is only imposed on interest payments to non-residents and not on changes in the value of financial arrangements, since withholding tax can not be applied to changes in value. This reflects the tax treatment that non-residents would have received had they received the interest directly.

Non-resident withholding tax

We recommend an amendment to clause 18D to allow foreign investment PIEs to withhold non-resident withholding tax from amounts of unimputed dividends that are paid to non-resident investors on or before the time at which the PIE is required to pay its tax liability. The provisions in the Supplementary Order Paper would require this payment to be made within two days of receipt. We believe this is not long enough, and PIEs should be given more time to distribute and withhold NRWT on unimputed dividends.

Land investment companies

We recommend the insertion of clause 16B to allow a foreign investment variable rate PIE to invest in land investment companies. The Supplementary Order Paper includes provisions prohibiting such investments. We recommend that a foreign investment PIE should be able to hold up to 20 percent of a land investment company that is resident in New Zealand or an entity that qualifies for PIE status. This is consistent with the principle that a PIE can generally own up to 20 percent of any entity invested in. We also recommend that a foreign investment PIE be allowed to hold up to 100 percent of a land investment company resident outside New Zealand. We note that this change does not affect the Overseas Investment Act, which continues to apply.

Wholesale fund income

We recommend the insertion of clause 15G, which would allow a retail PIE to treat the income from a wholesale PIE as if the retail PIE earned the income directly. This would prevent income earned from foreign investments made by the wholesale PIE in New Zealand being re-classified as New Zealand-sourced income when it was allocated to the retail PIE, for example. As some wholesale PIEs will find it difficult or undesirable to apply this "flow through" treatment of income, this treatment should be elective.

Exclusion from the source rules

Our recommended clause 18I (inserting proposed new section HM55C) differs from the Supplementary Order Paper in that we recommend extending the source rules so that income from a foreign investment PIE would not have a New Zealand source merely because a contract was made or performed in New Zealand, provided that the contract related to the PIE's overseas investments. This would resolve an unintended consequence of this provision as introduced, that certain PIE income would be taxed contrary to the policy intention. The source rules are currently being evaluated in a review of non-resident investment in New Zealand limited partnerships, and more amendments to these rules are likely to result.

Structure of the PIE legislation

Many types of PIE now exist, and we are concerned about the way the PIE legislation is structured, with some over-arching rules applying to all PIEs. Modifications for specific types of PIE explain how the rules applying to them differ from the general rules. It can be unclear whether certain provisions apply to certain PIEs, and some provisions conflict. We believe that the diversity of PIEs has made the legislation complicated, almost inaccessible, and hard to understand.

We acknowledge that the structure of the PIE rules follows the general structure of the Income Tax Act 2007 and Inland Revenue's drafting style. This approach is not to set out the rules for "PIE1" and then repeat them again for "PIE2", and so on, as this would result in many pages of legislation. It is recognised that the rules are complicated and should ideally be made clearer, but we are aware of reluctance to

contemplate a separate set of rules for each PIE. We would like to see work done to simplify and clarify the PIE rules to make them easier to navigate and understand. We would like to see this issue referred to the Remedial Rewrite Advisory Panel for comment.

Appendix

Committee process

The Taxation (Tax Administration and Remedial Matters) Bill was referred to us on 7 December 2010. The closing date for submissions was 18 February 2011. We received and considered 26 submissions from interested groups and individuals. We heard 13 submissions. We received advice from the Inland Revenue Department, the Treasury, and our specialist tax advisor, Therese Turner.

Committee membership

Amy Adams (Chairperson)

David Bennett

Brendon Burns

Hon David Cunliffe

Hon Sir Roger Douglas

Hon Craig Foss (until 9 June 2011)

Aaron Gilmore

Hon Shane Jones

Rahui Katene

Peseta Sam Lotu-Iiga

Hon Trevor Mallard (until 18 May 2011)

Stuart Nash

Dr Russel Norman

Michael Woodhouse (from 9 June 2011)

Hon Craig Foss was chairperson until 9 June 2011.

Key to symbols used in reprinted bill

As reported from a select committee

text inserted by a majority text inserted unanimously text deleted by a majority text deleted unanimously

Hon Peter Dunne

Taxation (Tax Administration and Remedial Matters) Bill

Government Bill

Contents

| | | Page |
|----|---|------|
| 1 | Title | 9 |
| 2 | Commencement | 9 |
| | Part 1 | |
| | Amendments to Income Tax Act 2007 | |
| 3 | Income Tax Act 2007 | 10 |
| 3B | Available capital distribution amount | 10 |
| 3C | Attributed income of investors in multi-rate PIEs | 11 |
| 4 | Dividend within New Zealand wholly-owned group | 11 |
| 4B | Attributed income of certain investors in multi-rate PIEs | 11 |
| 4C | Distributions to investors in multi-rate PIEs | 12 |
| 5 | Taxes, other than GST, and penalties | 12 |
| 6 | New section DB 3B | 12 |
| | DB 3B Use of money interest | 13 |
| 6B | New section DB 4B | 14 |
| | DB4B Fees to purchase funds in tax pooling accounts | 14 |
| 6C | Cost of revenue account property | 15 |
| 6D | New section DB 54B | 15 |
| | DB 54B Expenditure incurred by foreign investment | 15 |
| | PIEs | |
| 7 | Disposal of petroleum mining asset to associate | 15 |
| 7B | Association rebates | 16 |
| 7C | New section DZ 19 | 16 |

| | DZ 19 Attributed CFC loss carried back under section EZ 32C | 16 |
|-------------|--|----|
| 7D | Valuation under herd scheme | 16 |
| 7E | Use of money interest payable by Commissioner | 17 |
| 7F | Use of money interest payable by person | 17 |
| 7G | Section EF 6 repealed | 17 |
| 8 | What is included when spreading methods used | 17 |
| 9 | IFRS financial reporting method | 17 |
| 10 | When calculation of base price adjustment required | 18 |
| 10B | Base price adjustment formula | 18 |
| 10C | Consideration when party changes from fair value method | 18 |
| 10D | Attributable CFC amount | 19 |
| 10E | Net attributable CFC income or loss | 19 |
| 10F | Non-attributing active CFC: test based on accounting standards | 19 |
| 10 G | Limits on choice of calculation methods | 20 |
| 11 | Fair dividend rate method: usual method | 20 |
| 12 | Fair dividend rate method and cost method: when periods | 20 |
| | affected by share reorganisations | |
| 12B | Additional FIF income or loss if CFC owns FIF | 21 |
| 12C | New section EZ 32C | 21 |
| | EZ 32C Treatment in section EX 20C of currency effects on CFC's borrowing | 21 |
| 13 | Apportionment of interest by excess debt entity | 27 |
| 14 | Calculation of debt percentages | 29 |
| 14B | Leases for inadequate rent | 29 |
| 15 | Further eligibility requirements relating to investments | 29 |
| 15B | Portfolio entity tax liability and tax credits of portfolio tax rate entity for period | 29 |
| 15C | Outline of subpart and relationship with other Parts | 30 |
| 15D | What is a portfolio investment entity? | 32 |
| 15E | What is an investor class? | 33 |
| 15F | Intended effects for multi-rate PIEs and investors | 33 |
| 15G | New section HM 6B | 34 |
| | HM 6B Optional look-through rules for PIEs | 34 |
| 15H | Requirements | 35 |
| 15I | Residence in New Zealand | 35 |
| 15J | Investment types | 35 |
| 16 | Income sources | 35 |
| 16B | Maximum shareholdings in investments | 36 |
| 16C | Minimum number of investors | 36 |
| 16D | New section HM 19B | 37 |

| | HM 19B Modified rules for foreign investment zero-rate PIEs | 37 |
|-----|--|----|
| 16E | New section HM 19C | 37 |
| | HM 19C Modified rules for foreign investment variable-rate PIEs | 37 |
| 16F | Exceptions for certain investors | 38 |
| 16G | When entity no longer meets investment or investor requirements | 38 |
| 16H | Rules for multi-rate PIEs | 38 |
| 16I | Rules for and treatment of investors in multi-rate PIEs | 39 |
| 16J | Proxies for PIE investors | 39 |
| 16K | New section HM 35C | 39 |
| | HM 35C Determining amounts for notified foreign investors | 40 |
| 17 | Calculating amounts attributed to investors | 40 |
| 18 | When superannuation fund investor has conditional entitlement | 41 |
| 18B | Options for calculation and payment of tax | 41 |
| 18C | Provisional tax calculation option | 42 |
| 18D | New section HM 44B | 42 |
| | HM 44B NRWT calculation option | 42 |
| 18E | Voluntary payments | 43 |
| 18F | Calculation of tax liability or tax credit of multi-rate PIEs | 43 |
| 18G | Use of foreign tax credits by PIEs | 44 |
| 18H | Use of tax credits other than foreign tax credits by PIEs | 44 |
| 18I | New heading and sections HM 55C to HM 55H | 44 |
| | Special rules for foreign investment PIEs | |
| | HM 55C Modified source rules | 45 |
| | HM 55D Requirements for investors in foreign investment PIEs | 45 |
| | HM 55E Changes in status of investors in foreign investment PIEs | 47 |
| | HM 55F Treatment of income attributed to notified foreign investors | 47 |
| | HM 55G Allowable amounts and thresholds for income with New Zealand source | 48 |
| | HM 55H Treatment when certain requirements for foreign investment PIEs not met | 49 |
| 19 | Prescribed investor rates: schedular rates | 50 |
| 20 | New section HM 57B | 50 |
| | HM 57B Prescribed investor rates for new residents | 51 |
| 20B | Notified investor rates | 52 |
| | | |

| 20C | Certain exiting investors zero-rated | 52 |
|-----|---|----|
| 20D | Use of investor classes' losses | 52 |
| 20E | Use of land losses of investor classes | 52 |
| 20F | New section HM 71B | 53 |
| | HM 71B Choosing to become foreign investment PIE | 53 |
| 20G | When elections take effect | 54 |
| 21 | New section HR 4B inserted | 54 |
| | HR 4B Crown activities through New Zealand Superannuation Fund | 54 |
| 22 | Common ownership: group of companies | 54 |
| 22B | Breach in income year in which tax loss component arises | 55 |
| 22C | New section IQ 1A inserted and amended | 55 |
| | IQ 1A When this subpart applies | 55 |
| 22D | General treatment | 56 |
| 22E | Ring-fencing cap on attributed CFC net losses | 56 |
| 22F | Attributed CFC net loss from tax year before first affected year | 59 |
| 22G | Ring-fencing cap on FIF net losses | 59 |
| 22H | Group companies using attributed CFC net losses | 60 |
| 22I | Section IQ 5 repealed | 62 |
| 23 | What this subpart does | 62 |
| 24 | Calculation of New Zealand tax | 62 |
| 24B | Repaid foreign tax: effect on income tax liability | 64 |
| 24C | Repaid foreign tax: effect on FDP liability | 64 |
| 24D | Tax credits relating to attributed CFC income | 64 |
| 24E | Tax credits for multi-rate PIEs | 65 |
| 24F | Tax credits for investors in multi-rate PIEs | 65 |
| 24G | Family scheme income from amounts derived by | 65 |
| | dependent children | |
| 25 | Third requirement: residence | 66 |
| 25B | Fifth requirement: full-time earner | 66 |
| 25C | Meaning of employment for this subpart | 66 |
| 26 | Payment of tax credits | 67 |
| 27 | ICA payment of tax | 67 |
| 28 | Reduction of further income tax | 67 |
| 28B | Co-operative companies' notional distributions that are dividends | 68 |
| 29 | BETA payment of income tax | 68 |
| 30 | Section OE 8 repealed | 69 |
| 30B | New section OK 6B | 69 |
| | OK 6B MACA attributed PIE income with imputation credit | 69 |

| 30C | Table O17: Maori authority credits | 70 |
|------------|--|----------|
| 31 | Consolidated BETA payment of income tax | 70 |
| 32 | Section OP 102 repealed | 73 |
| 32B 32C | ASCA lost excess available subscribed capital | 73 73 |
| 32D | Salary or wages Tax pooling intermediaries | 73 |
| 32D 33 | . • | 73 74 |
| 34 | Tax pooling accounts and their use Transfers from tax pooling accounts | 77 |
| 35 | New section RP 19B inserted | 77 |
| 33 | | 77 |
| 35B | RP 19B Transfers for certain expected tax liabilities Refusals to transfer amounts | 78 |
| 36 | Definitions | 79 |
| 37 | No look-through rule for companies in certain cases | 81 |
| 38 | Directors' knowledge of failure to meet requirements of | 82 |
| 50 | continuity provision | 02 |
| 39 | New section YD 3B | 83 |
| | YD 3B Crown | 83 |
| 39B | New section YZ 3 | 83 |
| 3713 | YZ 3 Saving effect of section DF 5 of Income Tax Act | 83 |
| | 1994 | 03 |
| 40 | Schedule 1—Basic tax rates: income tax, ESCT, RSCT, | 83 |
| | RWT, and attributed fringe benefits | |
| 40B | Schedule 6—Prescribed rates: PIE investments and | 84 |
| | retirement scheme contributions | |
| 41 | Schedule 32—Recipients of charitable or other public | 85 |
| 41D | benefit gifts | 0.6 |
| 41B | Schedule 39—Items for purposes of definition of special | 86 |
| 41C | excluded depreciable property Min or toutual arrandments to Income Tay, Act 2007 | 06 |
| 41C | Minor textual amendments to Income Tax Act 2007 | 86 |
| | Part 2 | |
| | Amendments to Tax Administration Act 1994 | |
| 42 | Tax Administration Act 1994 | 86 |
| 43 | Interpretation | 87 |
| 44 | Commissioner may access premises to obtain information | 88 |
| 45 | Power to remove and copy documents | 88 |
| 46 | Power to remove and retain documents for inspection | 88 |
| 47 | Information to be furnished on request of Commissioner | 89 |
| 48 | Court orders for production of information or return | 89 |
| 49 | Inquiry by Commissioner | 89 |
| 50 | Privilege for confidential communication between legal | 89 |
| | practitioners and their clients | |

| 51 | No requirement to disclose tax advice document | 90 |
|-----|--|-----|
| 52 | Treatment of book or document | 90 |
| 53 | Claim that book or document is tax advice document | 90 |
| 54 | Book or document or part of book or document included in tax advice document | 91 |
| 55 | Person must disclose tax contextual information from tax advice document | 91 |
| 56 | Challenge to claim that book or document is tax advice document | 91 |
| 57 | Information requisitions in relation to offshore payments | 91 |
| 57B | New section 28D | 91 |
| | 28D Information required from notified foreign investors | 92 |
| 57C | Notification requirements for PIEs | 92 |
| 57D | Notification requirements for multi-rate PIEs | 92 |
| 57E | Effect of giving notice of entitlement | 93 |
| 58 | Officers to maintain secrecy | 93 |
| 59 | New section 81BA inserted | 95 |
| | 81BA Government agency communication | 95 |
| 60 | Other persons to maintain secrecy | 97 |
| 61 | Further secrecy requirements | 97 |
| 62 | Notices of proposed adjustment required to be issued by Commissioner | 97 |
| 63 | Section 89E repealed | 97 |
| 63B | Deemed acceptance | 98 |
| 63C | Where Commissioner accepts adjustment proposed by disputant | 98 |
| 64 | Late actions deemed to occur within response period | 98 |
| 65 | Application to High Court | 100 |
| 66 | Disclosure notices | 100 |
| 67 | Completing the disputes process | 101 |
| 67B | New section 89P | 101 |
| | 89P Challenge notice for taxpayer-initiated disputes | 101 |
| 68 | Time bar for amendment of income tax assessment | 102 |
| 69 | Time bar for amending GST assessment | 102 |
| 70 | When disputant entitled to challenge assessment | 102 |
| 71 | Certain rights of challenge not conferred | 104 |
| 72 | Effect of disclosure notice: exclusion of evidence | 104 |
| 73 | Proceedings may be transferred to different hearing authorities | 104 |
| 74 | Section 138O repealed | 105 |
| 75 | Absolute liability offences | 105 |

| 76 | Knowledge offences | 105 |
|-----|--|-----|
| 77 | Evasion or similar offence | 105 |
| 78 | Evidence in proceedings for failure to furnish returns or information | 105 |
| 79 | Deduction of tax from payments due to defaulters | 105 |
| 79B | Procedure in District Court where defendant absent from New Zealand | 106 |
| 79C | New section 184AA | 106 |
| | 184AA Refund of tax: deductible amounts of interest | 106 |
| 80 | New section 226C added | 106 |
| | 226C Secure credit or debit card payments and fees | 107 |
| | Part 3 | |
| | Remedial matters and abolition of gift duty | |
| | Amendments to Income Tax Act 2004 | |
| 81 | Income Tax Act 2004 | 107 |
| 82 | Taxes, other than GST, and penalties | 107 |
| 83 | New section DB 3B | 107 |
| | DB 3B Use of money interest | 107 |
| 84 | Disposal of petroleum mining asset to associate | 108 |
| 84B | Valuation under herd scheme | 109 |
| 85 | What is included when spreading methods used | 109 |
| 85B | IFRS method | 109 |
| 85C | Base price adjustment formula | 110 |
| 85D | Consideration when change from fair value method under IFRS method | 110 |
| 86 | Further eligibility requirements relating to investments | 110 |
| 86B | Portfolio entity tax liability and rebates of portfolio tax rate entity for period | 111 |
| 86C | Credits arising to Maori authority credit account | 111 |
| 87 | Modifications to measurement of voting and market value interests in case of continuity provisions | 111 |
| 87B | New section YA 5C | 113 |
| | YA 5C Saving effect of section DF 5 of Income Tax Act 1994 | 113 |
| 87C | Schedule 22A—Identified policy changes | 113 |
| | Amendment to New Zealand Superannuation and Retirement Income Act 2001 | |
| 88 | Section 76 of New Zealand Superannuation and Retirement Income Act 2001 repealed | 114 |

| | Amendments to KiwiSaver Act 2006 | |
|----------|--|-----|
| 88B | Section 4 of KiwiSaver Act 2006 amended | 114 |
| 89 | New section 81B of KiwiSaver Act 2006 inserted | 114 |
| | 81B Residual refunds | 114 |
| | Amendments to Taxation Review Authorities Act 1994 | |
| 90 | Taxation Review Authorities Act 1994 | 115 |
| 91 | General jurisdiction of Authorities | 115 |
| 92 | Section 13B repealed | 115 |
| 93 | An Authority to be a commission of inquiry | 115 |
| 93B | Evidence in proceedings before an authority | 115 |
| 94 | Challenges appealed to High Court | 116 |
| | Amendments to Income Tax Act 1994 | |
| 95 | Income Tax Act 1994 | 116 |
| 96 | Certain deductions not allowed | 116 |
| 97 | New section DB 2 | 116 |
| | DB 2 Deduction for use of money interest | 116 |
| | Amendments to Taxation Review Authorities Regulations 1998 | |
| 98 | Taxation Review Authorities Regulations 1998 | 117 |
| 98 99 | Interpretation | 117 |
| 100 | Application of District Court Rules 1992 | 117 |
| 101 | Proceedings generally | 117 |
| 102 | Form | 118 |
| 103 | Notice of defence | 118 |
| 104 | Interlocutory applications | 118 |
| 105 | Part 3 revoked | 118 |
| 106 | Requirement for directions hearings | 119 |
| 107 | Time for directions hearing | 119 |
| 108 | Schedule | 119 |
| | Amendment to Goods and Services Tax Act 1985 | |
| 109A | Goods and Services Tax Act 1985 | 120 |
| 109 | Interpretation | 120 |
| 109B | Meaning of term supply | 121 |
| 109C | Value of supply of goods and services | 121 |
| 109D | Zero-rating of goods | 122 |
| 109E | Adjustments when person becomes registered after | 122 |
| | acquiring goods and services | |
| 109F | Treatment on disposal | 122 |
| 109G | New section 21HB | 123 |

| | Taxation (Tax Administration and Remedial Matters) Bill | cl 2 | |
|------------------------------|---|--|----|
| 109H 109I 109J | 21HB Transitional rule related to treatment of dwellings Group of companies Keeping of records Liability in relation to supplies of land | 123 124 124 124 | |
| 110 | Abolition of gift duty Estate and Gift Duties Act 1968 | 125 | |
| 110 | Schedule Minor textual amendments to Income Tax Act 2007 | 126 | |
| The l | Parliament of New Zealand enacts as follows: | | |
| 1 | Title This Act is the Taxation (Tax Administration and Ren Matters) Act 2010. | medial | |
| 2 (1) | Commencement This Act comes into force on the date on which it receives Royal assent, except as provided in this section. | | 5 |
| (2) | Sections 96 and 97 are treated as coming into force April 1997. | 5 011 1 | |
| (3) | Sections 82, 83, 84, 84B, 85C, and 87, 87B, and 8 treated as coming into force on 1 April 2005. | | 10 |
| (4) <u>(4)</u> | Section 85 is treated as coming into force on 1 April 2 Sections 85, 85B, and 85D are treated as coming into on 1 April 2007. | | |
| (5) | Section 86 is Sections 86, 86B, and 86C are treat coming into force on 1 October 2007. | ted as | 15 |
| (6) | Sections <u>3B</u> , 5, 6, 7, <u>7B</u> , <u>7D</u> , 8, 9, 10, <u>10B</u> , <u>10C</u> , 1 13(1), (3), (4), and (6), 14, <u>14B</u> , 15, <u>15B</u> , <u>22B</u> , <u>22C</u> (2 (3), <u>22D</u> , <u>22E</u> (1), (3), (7), (8), and (10), <u>22G</u> (1), (3), (4 (5), <u>22H</u> (1), (2), (3), (6), and (8), <u>22I</u> , <u>23</u> , 24, <u>24B</u> , <u>24D</u> , <u>25</u> , <u>27</u> , <u>28</u> , <u>28B</u> , <u>29</u> , 30, <u>30B</u> , <u>30C</u> , 31, 32, <u>32B</u> 36(<u>1B</u>), (1D), (2), (<u>3B</u>), and (4), 37, and 38, <u>39B</u> , 41C and 88B are treated as coming into force on 1 April 20 | l) and), and 24C, , 32C, , 57E, | 20 |
| <u>(6B)</u> | Sections 7C(1) and (3), 10E(1), (3), and (5), 10G, 12C(1) and (3), 22E(4), (5), (6), (9), and (11), 22F, 2 | 12B, | |

| the day of introduction for the Taxation (Tax Administration and Remedial Matters) Bill. Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | and (6), 22H(5), (7), and (9), and 36(1E), (1G), and (3C) | |
|--|--|----|
| Sections 15E, 15F(1) and (5), 16(1) and (2), 16G, and 4719(1), (2), (3), and (4), 24F(1) and (3), and 36(1H) and (3D) are treated as coming into force on 1 April 2010. Section 109C comes into force on 1 July 2010. Section 40(3B) is treated as coming into force on 1 October 2010. Section 13(2) and (5) is are treated as coming into force on 1 the day of introduction for the Taxation (Tax Administration and Remedial Matters) Bill. Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | come into force on 30 June 2009. | |
| 4719(1), (2), (3), and (4), 24F(1) and (3), and 36(1H) and (3D) are treated as coming into force on 1 April 2010. Section 109C comes into force on 1 July 2010. Section 40(3B) is treated as coming into force on 1 October 2010. Section 13(2) and (5) is are treated as coming into force on 1 the day of introduction for the Taxation (Tax Administration and Remedial Matters) Bill. Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Section 110 comes into force on 1 October 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | Sections 25B and 25C come into force on 5 January 2010. | |
| (3D) are treated as coming into force on 1 April 2010. Section 109C comes into force on 1 July 2010. Section 40(3B) is treated as coming into force on 1 October 2010. Section 13(2) and (5) is are treated as coming into force on 10 the day of introduction for the Taxation (Tax Administration and Remedial Matters) Bill. Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | |
| Section 109C comes into force on 1 July 2010. Section 40(3B) is treated as coming into force on 1 October 2010. Section 13(2) and (5) is are treated as coming into force on the day of introduction for the Taxation (Tax Administration and Remedial Matters) Bill. Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | 5 |
| Section 40(3B) is treated as coming into force on 1 October 2010. Section 13(2) and (5) is are treated as coming into force on the day of introduction for the Taxation (Tax Administration and Remedial Matters) Bill. Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount (in section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | |
| Section 13(2) and (5) is are treated as coming into force on the day of introduction for the Taxation (Tax Administration and Remedial Matters) Bill. Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | |
| the day of introduction for the Taxation (Tax Administration and Remedial Matters) Bill. Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount (in section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | |
| Sections 7E, 7F, 7G, 21, 24G, 39, 40(1), (2), (3), and (4), 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Section 110 comes into force on 1 October 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) 20 and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount (in section CD 44(7)(b), "no part is income" is replaced by "no coart is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | the day of introduction for the Taxation (Tax Administration | 10 |
| 41B, and 88, 109(1)(b), (1)(c), (2), and (3), 109B, 109D, 109E, 109F, 109G, 109I, and 109J(2) and (3) are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Section 110 comes into force on 1 October 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | , | |
| 1.3 are treated as coming into force on 1 April 2011. Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Section 110 comes into force on 1 October 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) 20 and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | |
| Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) come into force on 1 July 2011. Section 110 comes into force on 1 October 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) 20 and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | 15 |
| Section 110 comes into force on 1 October 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) 20 and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount (in section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | as coming into force on 1 April 2011. | |
| Section 110 comes into force on 1 October 2011. Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) 20 and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | Sections 22C(2), 22E(2) and (12), and 22H(4) and (10) | |
| Sections 4B(3) and (5), 18, 49, 20, 24F(2) and (4), 36(3) 26 and (5), and 41 come into force on 1 April 2012. Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) and (4) come into force on 30 June 2013. Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41C amend the Income Tax Act 2007. Available capital distribution amount in section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | come into force on 1 July 2011. | |
| Part 1 Amendments to Income Tax Act 2007 Sections 4 to 41 amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | Section 110 comes into force on 1 October 2011. | |
| Part 1 Amendments to Income Tax Act 2007 Income Tax Act 2007 Sections 4 to 41© amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | 20 |
| Part 1 Amendments to Income Tax Act 2007 Income Tax Act 2007 Sections 4 to 41© amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | Sections 7C(2) and (4), 10E(2), (4), and (6), and 12C(2) | |
| Amendments to Income Tax Act 2007 Income Tax Act 2007 Sections 4 to 41© amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | and (4) come into force on 30 June 2013. | |
| Income Tax Act 2007 Sections 4 to 41© amend the Income Tax Act 2007. Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | Part 1 | |
| Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | Amendments to Income Tax Act 2007 | 25 |
| Available capital distribution amount In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | Income Tax Act 2007 | |
| In section CD 44(7)(b), "no part is income" is replaced by "no part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | Sections 4 to 41 <u>C</u> amend the Income Tax Act 2007. | |
| part is assessable income". In section CD 44, in the list of defined terms, "assessable income" is inserted. | | |
| In section CD 44, in the list of defined terms, "assessable income" is inserted. | | |
| come" is inserted. | <u> </u> | 30 |
| Subsection (1) applies for the 2008–09 and later income | | |
| | Subsection (1) applies for the 2008–09 and later income | |
| | | |

<u>3C</u>

| <u>3C</u> | Attri | buted income of investors in multi-rate PIEs | |
|--------------|------------|---|----|
| | In se | ction CP 1(1), "section HM 36 (Calculating amounts | |
| | | uted to investors)" is replaced by "sections HM 35, | |
| | | 35C , and HM 36 (which relate to the attribution of | |
| | amou | ints to investors)". | 5 |
| 4 (1) | In sec | lend within New Zealand wholly-owned group etion CW 10(1)(e), "subsections (2)" is replaced by "subons (3)". | |
| (2) | Section | on CW 10(2) is repealed. | |
| (3) | comp | eections (1) and (2) apply to dividends derived by a pany on or after the first day of the company's 2010–11 ne year. | 10 |
| 4B | Attri | buted income of certain investors in multi-rate PIEs | |
| 4B (1) | | section CX 56(1), the following is inserted: | |
| | "Whe | en this section also applies | 15 |
| "(1B) | | section also applies when a foreign investment PIE at- | |
| | | tes income to an investor who is, for the calculation period | |
| | | nich the amount is attributed,— | |
| | "(a) | a notified foreign investor other than a person referred | |
| | | to in section HM 55D(5B): | 20 |
| | "(b) | a transitional resident who has chosen a prescribed in- | |
| | | vestor rate referred to in schedule 6, table 1, row | |
| | | 10 (Prescribed rates: PIE investments and retirement | |
| | | scheme contributions): | |
| | "(c) | a transitional resident when the calculation period falls | 25 |
| | | in the tax year in which the person becomes or ceases | |
| | | to be a transitional resident: | |
| | "(d) | an investor in the PIE when the calculation period falls | |
| | | in the tax year in which the person either becomes or | |
| | | ceases to be resident in New Zealand." | 30 |
| (2) | In sec | ction CX 56(2)(b), "(Prescribed rates: PIE investments | |
| | | etirement scheme contributions)" is omitted. | |
| (3) | | etion CX 56(2)(b), "as applicable." is replaced by "as ap- | |
| <u>(5)</u> | | ble:" and the following is added: | |
| | "(c) | a person to whom section HM 57B (Prescribed in- | 35 |
| | <u>(U)</u> | vestor rates for new residents) applies chooses not to | 55 |
| | | 11 | |

| rate for a resident year." In section CX 56, in the list of defined to | <i>"</i> 6 · · · |
|--|----------------------|
| | " . |
| vestment PIE", "notified foreign investor" Zealand", "tax year", and "transitional resi | , "resident in New |
| Subsection (3) applies for the 2012–13 | and later income |
| years. | |
| Subsection (1) applies for the 2012–13 years for a foreign investment variable-rate | |
| foreign investor in the PIE. | |
| | |
| Distributions to investors in multi-rate I | |
| In section CX 56B, the following is inserted heading: | ed after the section |
| "Excluded income". | |
| In section CX 56B, the following is inserted | d as subsection (2): |
| "Treatment as non-resident passive income | |
| Despite subsection (1), an amount paid by a | |
| PIE to a notified foreign investor in the P | _ |
| income under this section to the extent to | |
| under section HM 44B (NRWT calculati | |
| resident passive income." | - |
| In section CX 56B, in the list of defined vestment PIE", "non-resident passive inco | |
| foreign investor" are inserted. | |
| Subsection (2) applies for the 2012–13 | |
| years for a foreign investment variable-rate | PIE and a notified |
| foreign investor in the PIE. | |

6 (1)

New section DB 3B

After section DB 3, the following is inserted:

5

"DB3B Use of money interest

| α | . 7 | , | . • | |
|----------|-----|-----|----------------------|----|
| / | nn | 110 | tin | 1/ |
| " D | eu | иc | $\iota\iota\upsilon$ | 1 |

"(1) A person is allowed a deduction for an amount of interest they are liable to pay under Part 7 of the Tax Administration Act 1994

"Timing of deduction

- "(2) Interest to which this section applies The deduction is allocated under section EF 5 (Use of money interest payable by person). "Link with subpart DA
- "(3) This section supplements the general permission and overrides the capital limitation. The other general limitations still apply.
- "(3) This section supplements the general permission and overrides the capital limitation, the private limitation, and the employment limitation. The other general limitations still apply.
 - "Defined in this Act: amount, capital limitation, deduction, employment limitation, general limitation, general permission, private limitation".

(2) Subsection (1) applies—

- (a) for the 2010–11 and later income years; and
- (b) for the 2009–10 income year, other than for a person who has furnished a return of income for the income 20 year before the date of introduction of the Taxation (Tax Administration and Remedial Matters) Act 2010 who has not treated an amount of interest imposed under Part 7 of the Tax Administration Act 1994 as a deduction in the return; and
- (e) for the 2008–09 income year, only in relation to an amount of interest imposed under Part 7 of the Tax Administration Act 1994 that the person has treated as a deduction in a return of income that they have furnished on or before the date of introduction of the Taxation (Tax Administration and Remedial Matters) Act 2010.
- (b) for the 2009–10 income year,—
 - (i) for a person who has not furnished a return of income for the income year on or before 24 November 2010; or
 - (ii) for a person who has furnished a return of income on or before 24 November 2010, only in relation to an amount of interest imposed under Part 7 of

35

| | the Tax Administration Act 1994 that the person | |
|-------------|---|-----|
| | has treated as a deduction in the return or in a | |
| | notice of proposed adjustment issued before that | |
| | <u>date:</u> | |
| | (c) for the 2008–09 income year, only in relation to an | 5 |
| | amount of interest imposed under Part 7 of the Tax Ad- | |
| | ministration Act 1994 that the person has treated as a | |
| | deduction— | |
| | (i) in a return of income that they have furnished on | |
| | or before 24 November 2010: | 10 |
| | (ii) in a notice of proposed adjustment that is issued | |
| | on or before 24 November 2010. | |
| | | |
| 6B | New section DB 4B | |
| <u>ub</u> | After section DB 4, the following is inserted: | |
| "DD | | 1.5 |
| "DR | 4B Fees to purchase funds in tax pooling accounts | 15 |
| | "Deduction | |
| <u>"(1)</u> | A person is allowed a deduction for expenditure incurred in | |
| | purchasing an amount held in a tax pooling account to pay | |
| | a liability for provisional tax, terminal tax, or an increase in | |
| | an assessment of tax as described in sections RP 17 to RP 21 | 20 |
| | (which relate to tax pooling intermediaries). | |
| | "Timing of deduction | |
| (((2) | | |
| <u>"(2)</u> | The deduction is allocated to the income year in which the | |
| | amount is transferred into the person's tax account by the | |
| | Commissioner to satisfy the person's obligation to pay the tax. | 25 |
| | "Link with subpart DA | |
| <u>"(3)</u> | This section supplements the general permission and over- | |
| | rides the private limitation, the employment limitation, and the | |
| | withholding tax limitation. The other general limitations still | |
| | apply. | 30 |
| | "Defined in this Act: amount, assessment, Commissioner, deduction, employ- | |
| | ment limitation, general permission, income year, intermediary, pay, private | |
| | limitation, provisional tax, tax account with the Commissioner, tax pooling ac- | |
| | count, terminal tax, withholding tax limitation'. | |

| <u>6C</u> (1) | Cost of revenue account property In section DB 23(2), the subsection heading is replaced by "No deduction". | |
|---------------|--|----|
| <u>(2)</u> | In section DB 23(2)(b), "section CX 55 (Proceeds from disposal of investment shares)" is replaced by "section CX 55, CX 56B, or CX 56C (which relate to portfolio investment income)". | 5 |
| 6D | New section DB 54B | |
| (1) | After section DB 54, the following is inserted: | |
| "DB 5 | Expenditure incurred by foreign investment PIEs | 10 |
| <u>"(1)</u> | "When this section applies This section applies when a foreign investment PIE incurs expenditure or loss in deriving income attributable to a notified foreign investor in the PIE. | |
| | "No deduction | 15 |
| <u>"(2)</u> | The PIE is denied a deduction for the amount of the expenditure or loss. | 13 |
| | "Relationship with section DB 7 | |
| <u>"(3)</u> | This section overrides section DB 7 (Interest: most companies need no nexus with income). | 20 |
| | "Link with subpart DA | |
| <u>"(4)</u> | This section overrides the general permission. "Defined in this Act: amount, deduction, foreign investment PIE, general permission, income, loss, notified foreign investor". | |
| <u>(2)</u> | Subsection (1) applies for the 2012–13 and later income years for a foreign investment variable-rate PIE and a notified foreign investor in the PIE. | 25 |
| 7 | Disposal of petroleum mining asset to associate | |
| (1) | In section DT 9(1)(b), "section EJ 12 or EJ 12B (which relate to petroleum development expenditure)" is replaced by "section EJ 15 (Disposal of petroleum mining asset)". | 30 |
| (2) | Section DT 9(2), other than the heading, is replaced by the following: | |

"(2) The miner is denied a deduction for the amount that section

| . , | EJ 16(2) prevents from being allocated to the income year in which the miner disposes of the asset." | |
|----------------------|---|----|
| (3) | Subsections (1) and (2) apply for the 2008–09 and later income years. | 5 |
| 7B (1) | Association rebates In section DV 19(1)(a), "mutual transaction" is replaced by "mutual transaction with a member". | |
| <u>(2)</u> | <u>In section DV 19(4), "those mutual transactions" is replaced</u> by "those mutual transactions with members". | 10 |
| <u>(3)</u> | In section DV 19(6),— (a) in paragraph (a), "the mutual transactions" is replaced by "mutual transactions with members": | |
| | (b) in paragraph (b), "assessable income" is replaced by "assessable income referred to in paragraph (a)". | 15 |
| <u>(4)</u> | Subsections (1) to (3) apply for the 2008–09 and later income years. | |
| | New section DZ 19 After section DZ 18, the following is inserted: 19 Attributed CFC loss carried back under section EZ 32C For the purposes of subpart DN (Attributed losses from foreign equity), an amount of net loss carried back to an income year under section EZ 32C(12) (Treatment in section EX 20C of currency effects on CFC's borrowing) for a CFC is treated as being an attributed CFC loss from the CFC in the income year. "Defined in this Act: attributed CFC loss, CFC, income year, net loss". | 20 |
| <u>(2)</u> | Section DZ 19 is repealed. | |
| <u>(3)</u> | Subsection (1) applies for income years beginning— (a) on or after 1 July 2009; and (b) before 1 July 2013. | 30 |
| <u>(4)</u> | Subsection (2) applies for income years beginning on or after 1 July 2013. | |
| <u>7D</u> (1) | Valuation under herd scheme In section EC 16(3), "section DB 49(5)" is replaced by "section DB 49(3)". | 35 |
| 16 | | |

| <u>Use of money interest payable by Commissioner</u> <u>In section EF 4(1), "This subsection is overridden by subsections (2) and (3)." is omitted.</u> |
|--|
| Section EF 4(2) to (4) are repealed. In section EF 4, in the list of defined terms, "assessment", "notice?" and "toy year" are arritted. |
| tice", and "tax year" are omitted. Subsections (1) and (2) apply for the 2011–12 and later income years. |
| Use of money interest payable by person |
| Section EF 5(1), other than the heading, is replaced by the following: |
| A deduction for interest payable by a person to the Commissioner under Part 7 of the Tax Administration Act 1994 is allocated to the income year in which the person pays the interest." |
| Section EF 5(2) to (5) are repealed. |
| In section EF 5, the list of defined terms is replaced by "Com- |
| missioner, deduction, income year, pay". |
| Subsections (1) and (2) apply for the 2011–12 and later income years. |
| |
| Section EF 6 repealed |
| Section EF 6 is repealed. |
| - |
| Section EF 6 is repealed. Subsection (1) applies for the 2011–12 and later income years. What is included when spreading methods used |
| Section EF 6 is repealed. Subsection (1) applies for the 2011–12 and later income years. |
| Section EF 6 is repealed. Subsection (1) applies for the 2011–12 and later income years. What is included when spreading methods used In section EW 15(1)(a)(ii), "or the modified fair value method |

10

<u>10B</u> (1)

<u>(2)</u>

<u>10C</u>

<u>(1)</u>

<u>(2)</u>

<u>(3)</u>

come years.

| "(b) the person uses for the other financial arrangement a | |
|--|-----|
| method that is neither of the following: | |
| "(i) the IFRS <u>financial</u> reporting method: | |
| "(ii) the method required under <i>Determination G29</i> : | |
| Agreements for sale and purchase of property de- | 5 |
| nominated in foreign currency: exchange rate to | |
| determine the acquisition price and method for | |
| spreading income and expenditure." | |
| When calculation of base price adjustment required | |
| In section EW 29(13), in the words before the paragraphs, "at | 10 |
| the date of a change for the financial arrangement, where that | |
| change involves a change" is replaced by "for the first income | |
| year for which a changed method is used for the financial ar- | |
| rangement, where the change in method is". | |
| | |
| Base price adjustment formula | 15 |
| In section EW 31(4), "under section DB 11 (Negative base | |
| price adjustment)" is replaced by "under sections DB 6 to DB | |
| 8 (which relate to deductions for interest) or, if none of those | |
| sections applies, under section DB 11 (Negative base price | |
| adjustment)". | 20 |
| Subsection (1) applies for the 2008–09 and later income | |
| years. | |
| | |
| Consideration when party changes from fair value | |
| method | |
| In section EW 46B(1)(b), "at the date of the change" is re- | 25 |
| placed by "at the end of the first income year for which the | |
| replacement method is used for the financial arrangement". | |
| In section EW 46B(2), "on the date of the change" is replaced | |
| by "at the end of the first income year for which the replace- | • • |
| ment method is used for the financial arrangement". | 30 |

Subsections (1) and (2) apply for the 2008–09 and later in-

| <u>10D</u> | Attributable CFC amount | |
|----------------|--|----|
| <u>(1)</u> | In section EX 20B(3)(n), "subsection (11)." is replaced by | |
| | "subsection (11):", and the following is added: | |
| | "(o) attributed PIE income that, for a CFC, is not excluded | |
| | income under section CX 56 (Attributed income of cer- | 5 |
| | tain investors in multi-rate PIEs)." | |
| <u>(2)</u> | In section EX 20B, in the list of defined terms, "attributed PIE | |
| | income" and "excluded income" are inserted. | |
| <u> 10E</u> | Net attributable CFC income or loss | |
| <u>10E</u> (1) | In section EX 20C(2), the formula is replaced by "attributable | 10 |
| | <u>CFC</u> – (limited funding costs × fraction) – other deductions – | |
| | later losses." | |
| <u>(2)</u> | In section EX 20C(2), the formula is replaced by "attributable | |
| | <u>CFC</u> – (limited funding costs × fraction) – other deductions." | |
| <u>(3)</u> | After section EX 20C(9), the following is inserted: | 15 |
| | "Later losses | |
| "(9B) | Later losses is the total amount of adjustments to the ac- | |
| | counting period under section EZ 32C (Treatment in section | |
| | EX 20C of currency effects on CFC's borrowing) for an ac- | |
| | counting period and financial arrangements for which that sec- | 20 |
| | tion applies." | |
| <u>(4)</u> | Section EX 20C(9B) is repealed. | |
| <u>(5)</u> | Subsections (1) and (3) apply for income years beginning— | |
| | (a) on or after 1 July 2009; and | |
| | (b) <u>before 1 July 2013.</u> | 25 |
| <u>(6)</u> | Subsections (2) and (4) apply for income years beginning | |
| | on or after 1 July 2013. | |
| 10F | Non-attributing active CFC: test based on accounting | |
| | standards | |
| | After section EX 21E(8)(d), the following is added: | 30 |
| | "(e) attributed PIE income that is included in the attributable | |
| | CFC amount for the accounting period under section | |
| | EX 20B(3)(o)." | |

10G Limits on choice of calculation methods
(1) Section EX 46(10)(a) is replaced by the following:

"(a) a fixed-rate share:".

| | | <u>n (1)—</u> |
|------------|--------------|--|
| <u>(a)</u> | | es for income years beginning on or after 1 July |
| | 2009 | , except if paragraph (b) applies: |
| (b) | does | not apply for a person and an income year in rela- |
| | tion t | o a tax position taken by the person— |
| | <u>(i)</u> | in a return of income filed before the date of |
| | | Royal assent to the Taxation (Tax Administration |
| | | and Remedial Matters) Act 2010; and |
| | <u>(ii)</u> | relating to the calculation of FIF income or loss |
| | | from shares; and |
| | <u>(iii)</u> | relying on section EX 46(10)(a) as it was before |
| | | the replacement made by subsection (1) . |
| Foi: | d::d. | nd note method, novel method |
| | | nd rate method: usual method |
| | | 52(13)(c) is replaced by the following: |
| "(c) | | age cost is— |
| | "(i) | if no share reorganisation occurs in the income year, the total amount of expenditure that the per- son incurs in acquiring or increasing the attribut- ing interest in the FIF divided by the total for the income year of the shareholding increase in the |
| | "(ii) | interest for each acquisition or increase; or if a share reorganisation occurs in the income year, the amount calculated under section EX 54 for the year." |
| | | n (1) applies for income years beginning on or after |
| 1 Apı | ril 200 | 8. |
| Fair | divide | nd rate method and cost method: when periods |
| | | share reorganisations |
| In co | | X 54(1)(b), "EX 52(8)" is replaced by "EX 52(8), |
| | 2(12)" | • |

| 12B | Addi | tional FIF income or loss if CFC owns FIF | |
|--------------|----------------------|--|-----|
| <u>(1)</u> | After | section EX 58(6), the following is added: | |
| | "Excl | usion for insurance CFC meeting requirements of | |
| | deter | mination_ | |
| <u>"(7)</u> | | CFC's FIF income or loss does not include income from | 5 |
| | an inc | come interest of less than 10% in a FIF if the CFC meets | |
| | | equirements of a determination made by the Commis- | |
| | | r under section 91AAQ of the Tax Administration Act | |
| | <u>1994</u> . | _ | |
| <u>(2)</u> | | ection (1) applies for income years beginning on or after | 10 |
| | <u>1</u> <u>July</u> | <u>y 2009.</u> | |
| | | | |
| <u>12C</u> | | section EZ 32C | |
| <u>(1)</u> | <u>After</u> | section EZ 32, the following is inserted: | |
| <u>"EZ 3</u> | | reatment in section EX 20C of currency effects on | |
| | <u>CFC</u> | <u>'s borrowing</u> | 15 |
| | "Whe | n this section applies | |
| " (1) | This | section applies for a person for an accounting period (the | |
| | | ent period) and a CFC when— | |
| | "(a) | the CFC is not an entity that carries on a business of | |
| | | banking or insurance and is not controlled by such an | 20 |
| | | entity; and | |
| | "(b) | the main activity of the CFC in the period described | |
| | | in subsection (9) (the offset period) is borrowing to | |
| | | invest in shares in a foreign company controlled by the | 2.0 |
| | "(a) | CFC; and the CFC is a month, to financial among amonts (the found | 25 |
| | <u>"(c)</u> | the CFC is a party to financial arrangements (the funding arrangements) for each of which— | |
| | | "(i) the financial arrangement is a liability of the CFC | |
| | | providing funds to the CFC; and | |
| | | "(ii) when the financial arrangement is entered, none | 30 |
| | | of the parties to the financial arrangement, the | 50 |
| | | person, and the associated persons, has a reason- | |
| | | able expectation that the CFC will have more | |
| | | income than expenditure under the financial ar- | |
| | | rangement; and | 35 |
| | "(d) | as a result of changes in currency exchange rates, the | |
| | | CFC has an amount (a loan currency amount) of loss | |
| | | | |

| | | (treated as a negative amount) or gain (treated as a posi- | |
|------------|-------------|---|-----|
| | | tive amount) from a funding arrangement for the current | |
| | | period; and | |
| | <u>"(e)</u> | the CFC has a loan currency amount from a funding | |
| | | arrangement for an accounting period— | 5 |
| | | "(i) other than the current period; and | |
| | | "(ii) in the offset period for the current period; and | |
| | "(f) | for either accounting period, a loan currency amount | |
| | | is included in the calculation for the funding arrange- | |
| | | ment of the amount of expenditure that contributes to | 10 |
| | | the item limited funding costs in the formula in section | |
| | | EX 20C(2) (Net attributable CFC income or loss); and | |
| | "(g) | for the relevant accounting period, the contribution | |
| | | of the item limited funding costs to the CFC's net | |
| | | attributable CFC income or net attributable CFC loss | 15 |
| | | is reduced because the item fraction in that formula is | |
| | | less than 1; and | |
| | "(h) | the person chooses in a return of income to have this | |
| | | section apply to the income year corresponding to the | |
| | | accounting period or to an earlier income year. | 20 |
| | "Inch | uded loan currency amount for funding arrangement | |
| | | current period | |
| (2) | | funding arrangement having a loan currency amount for | |
| (2) | | counting period (the currency movement period) in the | |
| | | t period that is included in the calculation of an item, | 25 |
| | | than later losses, in the formula in section EX 20C(2), an | 2. |
| | _ | int (the included currency amount) relating to the cur- | |
| | | movement period is calculated for the item, the funding | |
| | | gement, and the current period using the formula— | |
| | arran | gement, and the current period using the formula— | |
| | <u>cı</u> | urrency contribution × fraction – earlier adjustments. | |
| | "Def | wition of it ame in formula | 20 |
| ((2) | | inition of items in formula | 30 |
| <u>(3)</u> | | e formula in subsection (2),— | |
| | <u>"(a)</u> | currency contribution is the loan currency amount | |
| | | contributed to the item for the funding arrangement and | |
| | "/L) | the currency movement period: | 2.5 |
| | <u>"(b)</u> | fraction is— | 35 |
| | | "(i) 1, if the loan currency amount is included in the | |
| | | calculation of the item attributable CFC; or | |
| | | | |

"(ii) the value for the funding arrangement and the

| | | | currency movement period of the item fraction | |
|------|---------------------------------------|----------|--|----|
| | | | in the formula in section EX 20C(2), to the extent | |
| | | | that the loan currency amount is included in the | |
| | | | calculation of the item limited funding costs; or | 5 |
| | | "(iii) | the fraction of the loan currency amount that is | |
| | | | included in the item other deductions, to the ex- | |
| | | | tent that the loan currency amount is included in | |
| | | | the calculation of that item: | |
| | "(c) | earlie | er adjustments is the total amount of adjustments | 10 |
| | · · · · · · · · · · · · · · · · · · · | (treate | ed as positive amounts) to the included currency | |
| | | amou | nt for the funding arrangement and the currency | |
| | | move | ment period, each resulting from the application | |
| | | of sul | bsection (7) for an accounting period that is not | |
| | | the cu | arrent period and is in the offset period. | 15 |
| | "Con | ditions | for adjustment of included currency amounts | |
| "(4) | | | rent period, subsection (7) applies to decrease | |
| (') | | | rrency amounts that are zero or negative and re- | |
| | | | ng arrangements and currency movement periods | |
| | | | t period if, for the offset period and the funding | 20 |
| | | | ts of the CFC, the total of the included currency | 20 |
| | amou | | is of the cre, the total of the included earliercy | |
| | "(a) | | ater than zero; and | |
| | "(b) | | ater than the total of the loan currency amounts. | |
| | | | ant of adjustments for included currency amounts | 25 |
| "(5) | | | rent period, subsection (7) decreases included | |
| (3) | | | nounts referred to in subsection (4) by a total | |
| | | | total current adjustment) equal to the lowest of | |
| | | ollowin | | |
| | "(a) | | tal, for the offset period and the funding arrange- | 30 |
| | <u>(a)</u> | | s, of the included currency amounts: | 50 |
| | "(b) | | mount obtained for the offset period and the fund- | |
| | (0) | | rangements by subtracting the total of the loan cur- | |
| | | | amounts from the total of the included currency | |
| | | amou | | 35 |
| | "(c) | | tal of the amounts calculated, for each accounting | 22 |
| | (0) | | d in the offset period and each funding arrange- | |
| | | _ | using the formula— | |
| | | 1110111, | money was rounning | |
| | | | | |

<u>loan contribution × fraction – earlier adjustments.</u>

| "(6) | In the | e formula in subsection (5)(c) ,— | |
|------|--------|--|---|
| | "(a) | loan contribution is the amount included in the calcu- | |
| | | lation of an item, other than later losses, in the formula | |
| | | in section EX 20C(2) for the funding arrangement and | 5 |

the accounting period:

"(b) fraction is—

- "(i) 1, if the amount is included in the calculation of the item attributable CFC; or
- "(ii) the value for the funding arrangement and the accounting period of the item fraction in the formula in section EX 20C(2), to the extent that the amount is included in the calculation of the item limited funding costs; or
- "(iii) the fraction of the amount that is included in the item other deductions, to the extent that the amount is included in the calculation of that item:

25

35

(c) earlier adjustments is the total amount of adjustments (treated as positive amounts) to the amount for the funding arrangement and the accounting period, each resulting from the application of subsection (7) for an accounting period that is not the current period and is in the offset period.

"Adjustment of included currency amount for funding arrangement and period

"(7) The amount of the total current adjustment is—

- <u>"(a)</u> applied first to the current period and then, in the order of earliest to latest, to the other accounting periods in the offset period:
- "(b) reduced, for each accounting period, by an amount corresponding to the total amount subtracted under paragraph (d) for the accounting period, with the result being the amount (the available current adjustment) available to be applied to the next accounting period referred to in paragraph (a):
- "(c) applied for funding arrangements having, for an accounting period,—

| | | <u>"(i)</u> | a negative loan currency amount that con- | |
|------|--------------|--------------|---|----|
| | | | tributed an amount of expenditure to the item | |
| | | | limited funding costs in the formula in section | 5 |
| | | | EX 20C(2); and | |
| | | <u>"(ii)</u> | an included currency amount that is negative or | |
| | | | zero and from which the loan currency amount | |
| | | | can be obtained by subtracting a positive amount | |
| | | | (the difference): | 10 |
| | "(d) | | ed for each such funding arrangement, for the ac- | |
| | | | ting period, by subtracting from the included cur- | |
| | | | amount for the funding arrangement an amount | |
| | | calcu | lated using the formula— | |
| | | | <u>available</u> | |
| | | | difference × | |
| | | | total differences. | |
| | <u>"Defi</u> | nition | of items in formula | 15 |
| "(8) | | e formi | ula in subsection (7)(d) ,— | |
| | <u>"(a)</u> | diffe | rence is the amount of the difference for the fund- | |
| | | ing a | rrangement and the accounting period: | |
| | "(b) | | able is the lesser of the available current adjust- | |
| | | _ | for the accounting period and the total amount of | 20 |
| | | _ | rences for the accounting period: | |
| | <u>"(c)</u> | | differences is the total amount of differences for | |
| | | the ac | ccounting period. | |
| | "Reg | uireme | ents for accounting periods in which adjustments | |
| | made | | | 25 |
| "(9) | For a | curre | ent period for a CFC, adjustments may be made | |
| | | | ection (7) for a funding arrangement and an ac- | |
| | count | ing pe | riod if the following requirements are met: | |
| | "(a) | the ac | ccounting period is the current period or 1 of the | |
| | | | counting periods immediately before the current | 30 |
| | | perio | d; and | |
| | "(b) | the a | ccounting period begins on or after 1 July 2009; | |
| | | and | | |
| | <u>"(c)</u> | the C | FC is resident under section YD 3 (Country of resi- | |
| | | dence | e of foreign companies) in the same country or ter- | 35 |
| | | ritory | for the period (the continuity period) consisting | |
| | | of the | e current period, the accounting period, and the ac- | |
| | | | | |
| | | | | |

| | | counting periods between the accounting period and the | |
|------|---------------|--|----|
| | ((1) | current period; and | _ |
| | <u>"(d)</u> | a group of persons exists that has, for the CFC and the | 5 |
| | | <u>continuity period,—</u> "(i) voting interests of 49% or more in total; and | |
| | | "(ii) market value interests of 49% or more in total. | |
| | 66 A | | |
| | EX 20 | nunt of adjustment included in item later losses in section of the | 10 |
| (10) | | ne purposes of section EX 20C(9B) , the amount of an ad- | |
| | | ent under subsection (7) for a CFC's funding arrange- | |
| | | and an accounting period is included in the item later | |
| | losses | s for the funding arrangement and the accounting period. | |
| | "Amo | unt of adjustment is expenditure of CFC under funding | 15 |
| | arran | gement | |
| (11) | | ne purposes of section EW 31 (Base price adjustment for- | |
| | mula) | , the amount of an adjustment under subsection (7) for | |
| | | C's funding arrangement and an accounting period is ex- | |
| | • | ture incurred by the CFC under the funding arrangement | 20 |
| | | e accounting period to the extent that the included cur- | |
| | | amount corresponding to the adjustment is not, in the | |
| | | ce of this subsection, included in expenditure incurred | |
| | | the funding arrangement in the accounting period. | |
| | | rying back loss amounts arising from adjustments | 25 |
| (12) | | ustments for a CFC under subsection (7) for an ac- | |
| | | ing period result in a net loss, or an increase in the net | |
| | | of the person for the corresponding income year, the per- | |
| | son— | | 20 |
| | <u>"(a)</u> | may use under section DZ 19 (Attributed CFC loss | 30 |
| | | carried back under section EZ 32C) the amount of the net loss, or of the increase, to offset net income— | |
| | | "(i) for an earlier income year in the offset period; and | |
| | | "(ii) that has not previously been offset under this sub- | |
| | | section; and | 35 |
| | | "(iii) to the extent given by subsection (13); and | |
| | "(b) | must not use in the corresponding income year the | |
| | | amount of net loss carried back to the earlier income | |
| | | <u>year.</u> | |
| | | | |

| | Lim | <u>it on loss amounts carriea back</u> | |
|--------------|---------------|---|----|
| "(13) | The t | total amount of net loss carried back under subsection | 5 |
| | (12) | to an earlier income year must not exceed the amount, | |
| | | lated for the earlier income year in the absence of adjust- | |
| | ment | s under subsection (7) and offsets under subsection | |
| | <u>(12)</u> , | that is the lesser of— | |
| | <u>"(a)</u> | the net income, or the increase in net income, of the per- | 10 |
| | | son for the earlier income year produced by including | |
| | | foreign currency amounts in the calculation of net at- | |
| | | tributable CFC income or loss from CFCs; and | |
| | <u>"(b)</u> | the net income, or the increase in net income, of the per- | |
| | | son for the earlier income year produced by including | 15 |
| | | net attributable CFC income or loss from funding ar- | |
| | | rangements of CFCs. | |
| | <u>"No i</u> | nterest if tax payment excessive because of offset under | |
| | subse | ection (12) | |
| <u>"(14)</u> | An a | mount of tax paid by a person for an income year is not | 20 |
| | | paid tax for the purposes of Part 7 of the Tax Administra- | |
| | | Act 1994 to the extent that the amount— | |
| | <u>"(a)</u> | exceeds the income tax liability of the person for the | |
| | | income year because of the use under subsection (12) | |
| | | of net loss from a later income year to offset net income; | 25 |
| | | and | |
| | <u>"(b)</u> | is paid before the offset occurs. | |
| | "Defin | ed in this Act: accounting period, associated person, attributable CFC t, CFC, financial arrangement, income year, market value interest, net | |
| | attribu | table CFC income, net attributable CFC loss, net income, net loss, return | 30 |
| | of inco | ome, voting interest. | |
| <u>(2)</u> | <u>Sect</u> | ion EZ 32C is repealed. | |
| <u>(3)</u> | Subs | ection (1) applies for income years beginning— | |
| | <u>(a)</u> | on or after 1 July 2009; and | |
| | <u>(b)</u> | before 1 July 2013. | 35 |
| <u>(4)</u> | Subs | section (2) applies for income years beginning on or after | |
| - | 1 Jul | y 2013. | |
| | | | |

Apportionment of interest by excess debt entity In section FE 6(3)(a)(i), "sections FE 14(2)" is replaced by

Section FE 6(3)(ac)(ii) to (iv) are replaced by the following:

13 (1)

(2)

"sections FE 3".

| | "(ii) | the amount (the group finance cost) that is the total amount for the New Zealand group found by calculating for each member of the New | 5 | | |
|-------------|--|---|----|--|--|
| | | Zealand group the total amount (the member finance cost) of the items total deduction and FRD for the member, if the group finance cost is \$1,000,000 or less and subparagraph (i) does not apply; or | 10 | | |
| | "(iii) | the amount found by multiplying the amount by which \$2,000,000 exceeds the group finance cost by the ratio obtained by dividing the member finance cost for the excess debt entity by the group finance cost, if the group finance cost is more than | 15 | | |
| | "(iv) | \$1,000,000 and less than \$2,000,000 and sub- paragraph (i) does not apply; or | 20 | | |
| <u>(3)</u> | After section | n FE 6(3), the following is added: | | | |
| | "Alternative calculation | | | | |
| <u>"(4)</u> | panies as thunder any of to be treated | y that is in the same wholly-owned group of com- ne excess debt entity has a deduction for interest of sections DB 6 to DB 8, the company may choose has deriving the income that the excess debt entity | 25 | | |
| | | wise, under subsection (2), be treated as deriving | | | |
| | | me year. The amount of income is not calculated rmula in subsection (2) but is limited as set out in | 30 | | |
| | subsection | · · | 30 | | |
| | | on election amount | | | |
| <u>"(5)</u> | | of income for which the company may make the | | | |
| (5) | | ler subsection (4) must not be more than the total | | | |
| | amount of d | eductions that the company has for interest for the | 35 | | |
| | | r, having taken into account any other income that | | | |
| | | y chooses to treat itself as deriving under subsec- | | | |
| (4) | tion (4)." | | | | |
| <u>(4)</u> | In section F | EE 6, in the list of defined terms, "wholly owned mpanies" is added. | | | |
| | group or col | mpames is added. | | | |

Subsection (2) does not apply to a person and an income year

in relation to a tax position taken by the person—

<u>(5)</u>

| Taxation (Tax Administration Remedial Matters) Bill | and |
|--|-----|
| | |

| Part 1 cl 15B | Part | 1 | cl | 15B |
|---------------|------|---|----|-----|
|---------------|------|---|----|-----|

| | <u>(a)</u> | in a return of income filed before the date on which the Taxation (Tax Administration and Remedial Matters) Bill is reported to the House by the select committee considering the bill; and | 5 |
|-------------------|----------------------|---|----|
| | <u>(b)</u> | relating to the apportionment of interest expenditure; and | 10 |
| | <u>(c)</u> | relying on section FE 6(3)(ac) as it was before the replacement made by subsection (2). | |
| <u>(6)</u> | Subs years | section (3) applies for the 2008–09 and later income 3. | |
| 14 (1) | In se | ulation of debt percentages ction FE 12(1), "A natural person" is replaced by "A nat- person or an excess debt entity". | 15 |
| (2) | Subs years | section (1) applies for the 2008–09 and later income s. | |
| 14B (1) (2) | In se appli | es for inadequate rent ction GC 5(1), "section applies" is replaced by "section es in relation to leases of real and personal property". section (1) applies for the 2008–09 and later income s. | 20 |
| 15 (1) | | her eligibility requirements relating to investments section HL 10(2)(b)(vii), the following is added: "(viii) an amount of income under section CW 4 (Annuities under life insurance policies) or CX 40 | 25 |
| (2) | Subs | (Superannuation fund deriving amount from life insurance policy)." section (1) applies for the 2008–09 and later income is. | 30 |
| <u>15B</u> | | folio entity tax liability and tax credits of portfolio tax | |
| (1) | | entity for period resection HI 21(12) the following is added: | |

| | "Dete | erminin | ng investors' prescribed investor rate | |
|------------|-------------|---------------|--|-----|
| "(13) | | | poses of determining the item rate in subsection | 5 |
| | (9), t | he taxa | able income of the investor does not include an | |
| | | ınt that | · | |
| | "(a) | arises | because their portfolio investor rate is lower than | |
| | | their 1 | prescribed investor rate; and | |
| | "(b) | is tre | ated as taxable income because section CX 56 | 10 |
| | | (Portf | folio investor allocated income and distributions | |
| | | of inc | come by portfolio investment entities) does not | |
| | | apply. | " · | |
| (2) | | | L 21, in the list of defined terms, "prescribed in- | |
| | vesto | r rate", | and "taxable income" are inserted. | 15 |
| (3) | Subs | ection | (1) applies for the 2008–09 and later income | |
| | years | <u>.</u> | | |
| | | | | |
| 15C | Outli | ine of s | subpart and relationship with other Parts | |
| <u>(1)</u> | After | section | n HM 1(2)(i), the following is inserted: | |
| | | "(ib) | section DB 54B (Expenditure incurred by for- | 20 |
| | | | eign investment PIEs):". | |
| <u>(2)</u> | After | section | n HM 1(2), the following is inserted: | |
| | "Outi | line of j | provisions related to particular PIEs | |
| "(2B) | | | s either have special rules related to their activities | |
| | or are | e affec | ted by some particular rules. These are set out | 25 |
| | belov | <u>v:</u> | | |
| | <u>"(a)</u> | | listed PIE, see the following: | |
| | | "(i) | section CX 56C (Distributions to investors by | |
| | | | listed PIEs): | |
| | | <u>"(ii)</u> | section EZ 63 (Disposal and acquisition upon en- | 30 |
| | | | try): | |
| | | <u>"(iii)</u> | | |
| | | <i>(((:</i>) | coming multi-rate PIEs: | |
| | | <u>"(iv)</u> | · · · · · · · · · · · · · · · · · · · | 2.5 |
| | | "() | company becomes a listed PIE: | 35 |
| | | <u>"(v)</u> | section HM 19, which relates to distributions of | |
| | | "(17) | <u>listed PIEs:</u> section HM 21(4), for a transitional provision for | |
| | | <u>"(vi)</u> | investors in listed PIEs: | |
| | | | myesiols in fisieu files. | |

| | "(V11) | section HM 28, for the consequences when a | |
|------|-------------|---|----|
| | | listed PIE does not meet a distributional require- | |
| | | ment: | 5 |
| | "(viii) | sections MB 1(5) and MB 11 which relate to | |
| | | family scheme income: | |
| "(b) | for a l | life fund PIE, see the following: | |
| | <u>"(i)</u> | section CX 55 (Proceeds from disposal of invest- | |
| | | ment shares): | 10 |
| | "(ii) | section DR 1(2) (Policyholder base allowable de- | |
| | | duction of life insurer): | |
| | "(iii) | section EY 1(2) (What this subpart does): | |
| | "(iv) | section EY 2(6) (Policyholder base): | |
| | "(v) | section HM 4, which is about who can be an in- | 15 |
| | | vestor: | |
| | "(vi) | section HM 10, which excludes entities other | |
| | | than life fund PIEs carrying on a business of life | |
| | | insurance: | |
| | "(vii) | section HM 17, for an additional entry rule for | 20 |
| | | PIEs other than life fund PIEs: | |
| | "(viii) | section HM 19, for an additional entry rule for | |
| | | listed PIEs other than life fund PIEs: | |
| | "(ix) | | |
| | | than life fund PIEs starting a life insurance busi- | 25 |
| | | ness: | |
| | "(x) | section OB 35B (ICA debit for transfer from tax | |
| | | pooling account for policyholder base liability): | |
| | "(xi) | section OP 33B (Consolidated ICA debit for | |
| | | transfer from tax pooling account for policy- | 30 |
| | | holder base liability): | |
| "(c) | for a f | foreign investment PIE, see the following: | |
| | "(i) | section CX 56 (Attributed income of certain in- | |
| | | vestors in multi-rate PIEs): | |
| | "(ii) | section CX 56B (Distributions to investors in | 35 |
| | | multi-rate PIEs): | |
| | "(iii) | | |
| | | eign investment PIEs): | |
| | "(iv) | section HM 6B, for the optional look-through | |
| | | treatment of income derived from other PIEs: | |

"(v) section HM 19B, for the particular requirements for foreign investment zero-rate PIEs:

"(vi) section HM 19C, for the particular requirements 5

| | for foreign investment variable-rate PIEs: | |
|--------------|--|---|
| | "(vii) section HM 35C, which is about the determine | <u>-</u> |
| | ation of the income tax liability of a foreign in | <u>-</u> |
| | vestment PIE and the calculation of attributed | <u>l</u> |
| | PIE income for a notified foreign investor: | 10 |
| | "(viii) sections HM 41(4) and HM 44(1B), for re- | - |
| | strictions on the calculation method available to | <u>)</u> |
| | foreign investment PIEs: | |
| | "(ix) section HM 44B, for an additional calculation | |
| | method for foreign investment PIEs: | 15 |
| | "(x) section HM 47, which is about the calculation | <u>1</u> |
| | of the tax liability or tax credit of a foreign in | <u>-</u> |
| | vestment PIE: | |
| | | _ |
| | quirements for foreign investment PIEs and their | <u>r</u> 20 |
| | investors: | |
| | | <u>[</u> |
| | | |
| | | |
| | | |
| | | |
| | | <u>l</u> |
| | | |
| | | _ |
| | | 1 30 |
| | foreign investors." | |
| | | |
| | | |
| | | <u> </u> |
| fund I | IE:" and the following is added: | |
| "(e) | a foreign investment PIE that is either a foreign invest | _ 35 |
| | | <u> </u> |
| | PIE." | |
| | | |
| <u>After</u> | section HM 2(3), the following is added: | |
| After | section HM 2(3), the following is added: | |
| | What In sect fund P "(e) | "(vii) section HM 35C, which is about the determination of the income tax liability of a foreign investment PIE and the calculation of attributed PIE income for a notified foreign investor: "(viii) sections HM 41(4) and HM 44(1B), for restrictions on the calculation method available to foreign investment PIEs: "(ix) section HM 44B, for an additional calculation method for foreign investment PIEs: section HM 47, which is about the calculation of the tax liability or tax credit of a foreign investment PIE: "(xi) sections HM 55C to HM 55H, for the special requirements for foreign investment PIEs and their investors: "(xii) section HM 71B, for the election mechanism for foreign investment PIEs: "(xiii) schedule 6, tables 1 and 1B, for the prescribed tax rates for certain non-resident investors in foreign investment PIEs and the rates applying to certain sources of income attributed to investors: "(xiv) section 28D of the Tax Administration Act 1994, for the information required from notified foreign investment PIEs:" and the following is added: "(e) a foreign investment PIE that is either a foreign investment zero-rate PIE or a foreign investment variable-rates." |

| | "Foreign | n investment PIEs | |
|-------------------|-----------|--|-----|
| "(4) | | visions of the PIE rules as they relate to multi-rate PIEs | |
| | | the same manner to foreign investment PIEs, unless | |
| | | ion expressly states otherwise." | |
| <u>(3)</u> | | on HM 2, in the list of defined terms, "foreign invest- | 5 |
| (3) | | E", "foreign investment variable-rate PIE", and "for- | |
| | | estment zero-rate PIE" are inserted. | |
| (4) | | etions (1) and (2) apply for the 2012–13 and later in- | |
| <u>(+)</u> | | ears for a foreign investment variable-rate PIE and a | |
| | | foreign investor in the PIE. | 10 |
| | <u> </u> | Total III was 112. | 10 |
| 15E | What is | an investor class? | |
| <u>15E</u> (1) | | on HM 5(4)(b), "notified tax rates" is replaced by "no- | |
| (1) | | vestor rates". | |
| <u>(2)</u> | | on HM 5, in the list of defined terms,— | |
| <u>(2)</u> | | notified tax rate" is omitted: | 15 |
| | | notified investor rate" is inserted. | 13 |
| (2) | | etion (1) applies for the 2010–11 and later income | |
| <u>(3)</u> | | applies for the 2010–11 and later income | |
| | years. | | |
| 1 <i>5</i> E | Intondo | d offects for multi-nate DIEs and investors | |
| $\frac{15F}{(1)}$ | | on HM 6(1)(a), "or other persons" is omitted. | 20 |
| <u>(1)</u> | | | 20 |
| <u>(2)</u> | | ction HM 6(1)(a), the following is inserted: | |
| | | relation to proceeds of the investments that are at- | |
| | | ibutable to notified foreign investors in a foreign in- | |
| | | estment PIE, the PIE has a tax liability— | 2.5 |
| | <u>(</u> | (i) calculated using a tax rate that is appropriate hav- | 25 |
| | | ing regard to the income source and investment | |
| | " | type; and | |
| | | resembling the tax liability of the investor if they | |
| (2) | G .: | were to make the investment directly:". | 20 |
| <u>(3)</u> | | HM 6(2)(a) is replaced by the following: | 30 |
| | | ne investor has no tax liability on income arising from | |
| | | roceeds for which the PIE has a tax liability, unless— | |
| | <u>"(</u> | the investor has given the PIE a rate that is lower | |
| | " | than the correct rate: | 2.5 |
| | <u>"(</u> | the investor has been treated by a foreign in- | 35 |
| | | vestment PIE as a notified foreign investor for a | |
| | | 33 | |
| | | | |

| | period in which they do not in fact meet the requirements of section HM 55D for notified foreign investor status:". | |
|-------|--|----|
| (4) | In section HM 6, in the list of defined terms, "foreign invest- | |
| (1) | ment PIE" and "notified foreign investor" are inserted. | 5 |
| (5) | Subsection (1) applies for the 2010–11 and later income | |
| | years. | |
| (6) | Subsections (2) and (3) apply for the 2012–13 and later in- | |
| | come years for a foreign investment variable-rate PIE and a | |
| | notified foreign investor in the PIE. | 10 |
| 15G | New section HM 6B | |
| (1) | After section HM 6, the following is inserted: | |
| | 6B Optional look-through rules for PIEs | |
| 111/1 | "When this section applies | |
| "(1) | This section applies when— | 15 |
| (1) | "(a) a PIE (a retail PIE) derives an amount of attributed PIE | 13 |
| | income from another PIE (a wholesale PIE); and | |
| | "(b) the retail PIE has sufficient information about the in- | |
| | come derived by the wholesale PIE to enable it to ac- | |
| | count for the amount and to discharge its tax obligations | 20 |
| | in relation to the amount. | |
| | "Look-through treatment | |
| "(2) | The retail PIE may choose to apply a look-through approach to | |
| | the amount, treating the amount as if it were not received by | |
| | the wholesale PIE but derived directly from the person who | 25 |
| | paid the amount to the wholesale PIE. | |
| | "Foreign investment PIEs | |
| "(3) | When a retail PIE that is a foreign investment variable-rate | |
| | PIE derives an amount allowable under section HM 55G | |
| | from a wholesale PIE that meets the requirements of sec- | 30 |
| | tion HM 19B(1), the retail PIE may treat the amount as a for- | |
| | eign-sourced amount. | |
| | "Defined in this Act: amount, attributed PIE income, foreign investment variable-rate PIE, foreign investment zero-rate PIE, foreign-sourced amount, in- | |
| | come, pay, PIE. 2. | 35 |

| <u>(2)</u> | Subsection (1) applies for the 2012–13 and later income years for a foreign investment variable-rate PIE and a notified foreign investor in the PIE. | |
|--------------------------|---|-----|
| <u>15H</u> | Requirements In section HM 7(c), "section HM 71" is replaced by "section HM 71 or HM 71B". | 5 |
| <u>15I</u> <u>(1)</u> | Residence in New Zealand In section HM 8, after the section heading, "Requirements" is inserted as a subsection heading. | |
| <u>(2)</u> | In section HM 8, the following is added: | 10 |
| | "Foreign investment zero-rate PIEs | |
| <u>"(2)</u> | Section HM 19B(2) modifies this section." | |
| <u>15J</u> | Investment types | |
| <u>(1)</u> | In section HM 11, after the section heading, "Types" is inserted | |
| | as a subsection heading. | 15 |
| <u>(2)</u> | In section HM 11, the following is added: | |
| | "Foreign investment zero-rate PIEs | |
| <u>"(2)</u> | Section HM 19B(2) overrides this section." | |
| <u>(3)</u> | In section HM 11, the following is added: | |
| | "Foreign investment variable-rate PIEs | 20 |
| <u>"(3)</u> | Section HM 19C(1) overrides subsection (1)(a)." | |
| <u>(4)</u> | Subsection (3) applies for the 2012–13 and later income years for a foreign investment variable-rate PIE and a notified foreign investor in the PIE. | |
| 16 | Income sources | 25 |
| (1) | In section HM 12, in the section heading, "sources" is replaced | |
| , , | by "types". | |
| (2) | In section HM 12(b)(viii), "superannuation fund." is replaced by "superannuation fund:" and the following is added: "(ix) an amount of income under section CW 4 (An- | 30 |
| | nuities under life insurance policies) or CX 40 (Superannuation fund deriving amount from life insurance policy)." | _ 3 |

| (2B) | <u>In section HM 12, after the section heading, "Nature of income"</u> is inserted as a subsection heading. | |
|--------------|---|-----|
| (2C) | In section HM 12, the following is added: | |
| | "Foreign investment zero-rate PIEs | |
| "(2) | Section HM 19B(2) overrides this section." | 5 |
| (2D) | In section HM 12, the following is added: | |
| | "Foreign investment variable-rate PIEs | |
| "(3) | Section HM 19C(2) overrides subsection (1)(a) and (b)(v)." | |
| (3) | Subsections (1) and (2) apply for the 2010–11 and later income years. | 10 |
| (4) | Subsection (2D) applies for the 2012–13 and later income | |
| | years for a foreign investment variable-rate PIE and a notified | |
| | <u>foreign investor in the PIE.</u> | |
| | | |
| 16B | Maximum shareholdings in investments | 1.5 |
| <u>(1)</u> | After section HM 13(5), the following is inserted: | 15 |
| "(() | "Certain investments of foreign investment PIEs | |
| "(6) | Despite the exclusion in subsection (1)(a) and (c), if a foreign investment variable-rate PIE has an investment in a land in- | |
| | vestment company resident in New Zealand or in an entity that | |
| | qualifies for PIE status, the investment must— | 20 |
| | "(a) carry voting interests in the company or entity, as ap- | |
| | plicable, of no more than 20%; or | |
| | "(b) have a market value of no more than 20% of all interests | |
| | in the entity, if the entity is a unit trust. | |
| | "Exceeding threshold | 25 |
| "(7 <u>)</u> | Section HM 55H(3) and (4) apply in the case of a breach of | |
| | subsection (6)." | |
| <u>(2)</u> | In section HM 13, in the list of defined terms "foreign invest- | |
| <i>(</i> =) | ment PIE" and "resident in New Zealand" are inserted. | • |
| <u>(3)</u> | Subsection (1) applies for the 2012–13 and later income | 30 |
| | years for a foreign investment variable-rate PIE and a notified | |
| | foreign investor in the PIE. | |
| 16C | Minimum number of investors | |
| (1) | In section HM 14(2), the subsection heading is replaced by | |
| | "Requirements for listed PIEs". | 35 |

<u>(2)</u>

| <u>(2)</u> | In section HM 14(2), "If the entity is a company listed" is replaced by "For listed PIEs, if the entity is a company listed". | |
|--------------------|--|----|
| 1 <u>6D</u> 'HM | New section HM 19B After section HM 19, the following is inserted: 19B Modified rules for foreign investment zero-rate PIEs | 5 |
| <u>'(1)</u> | "Income Despite section HM 12, the income derived by a foreign investment zero-rate PIE must consist of no amount other than— (a) a foreign-sourced amount: (b) an amount allowable under section HM 55G, as mea- | 10 |
| <u>'(2)</u> | <u>"Residence"</u> A foreign investment zero-rate PIE is resident in New Zealand for the purposes of section HM 8 if it— (a) is a unit trust to which the Unit Trusts Act 1960 applies; and (b) has a trustee who is resident in New Zealand. "Defined in this Act: amount, foreign investment zero-rate PIE, foreign-sourced amount, income, resident in New Zealand, trustee, unit trust". | 15 |
| 16E (1) 'HM | New section HM 19C Before section HM 20, the following is inserted: 19C Modified rules for foreign investment variable-rate PIEs | 20 |
| <u>'(1)</u> | "Investment types Despite section HM 11(a) and (d), no investment of a foreign investment variable-rate PIE may include an interest in land in New Zealand or a right or option in relation to land in New Zealand. | 25 |
| <u>'(2)</u> | "Income sources Despite section HM 12(a) and (b)(v), the income derived by a foreign investment variable-rate PIE must not include an amount derived from— | 30 |
| | "(a) an interest in land in New Zealand: "(b) the disposal of an interest in land in New Zealand. "Defined in this Act: amount, foreign investment variable-rate PIE, interest, land, New Zealand". | 35 |

<u>(2)</u>

| <u>(2)</u> | Subsection (1) applies for the 2012–13 and later income | |
|------------|--|----|
| | years for a foreign investment variable-rate PIE and a notified foreign investor in the PIE. | |
| | Torongh investor in the FIE. | |
| <u>16F</u> | Exceptions for certain investors | _ |
| <u>(1)</u> | Section HM 21(1), other than the heading, is replaced by the following: | 5 |
| "(1) | The rule for a minimum number of investors in section | |
| | HM 14(1) does not apply if— | |
| | "(a) an investor class of the entity includes at least 1 investor | |
| | listed in schedule 29, part A (Portfolio investment en- | 10 |
| | tities: listed investors): | |
| | "(b) the only income that the investor derives is exempt in- | |
| | come under section CW 41 or CW 42 (which relate to | |
| | charities)." | |
| (2) | Section HM 21(2), other than the heading, is replaced by the | 15 |
| | following: | |
| "(2) | The rule for maximum investor interests in section HM 15(1) | |
| | does not apply if the investor is— | |
| | "(a) listed in schedule 29, part A or B: | |
| | "(b) a person whose only income is exempt income under | 20 |
| | section CW 41 or CW 42." | |
| (3) | In section HM 21, in the list of defined terms, "exempt in- | |
| · · · · · | come" and "income" are inserted. | |
| | | |
| 16G | When entity no longer meets investment or investor | |
| | requirements | 25 |
| (1) | In section HM 25(2),— | |
| | (a) in paragraph (a), "the last day of the first quarter" is | |
| | replaced by "the first day of the second quarter": | |
| | (b) in paragraph (b), "the last day of the second quarter" is | |
| | replaced by "the first day of the third quarter". | 30 |
| (2) | Subsection (1) applies for the 2010–11 and later income | |
| | years. | |
| | | |
| 16H | Rules for multi-rate PIEs | |
| (1) | In section HM 31(1)(a), "the investor's tax rate" is replaced by | |
| | "the investor's tax rates". | 35 |
| | | |

| <u>(2)</u> | After section HM 31(1), the following is inserted: | |
|-------------------|--|----|
| "(1B) | "Foreign investment PIEs For the provisions relating to the treatment of notified foreign | |
| | investors in foreign investment PIEs, see sections HM 2(4), | |
| | HM 33, HM 35C, HM 44B, HM 47(2B), (4), and (6), HM 51, | 5 |
| | HM 53, HM 55C to HM 55H, HM 60, HM 61(2), HM 64(4), | |
| | and HM 65(5)." | |
| <u>(3)</u> | In section HM 31, in the list of defined terms, "foreign invest- | |
| | ment PIE" and "notified foreign investor" are inserted. | |
| <u> 16I</u> | Rules for and treatment of investors in multi-rate PIEs | 10 |
| <u>16I</u> (1) | After section HM 32(2), the following is added: | |
| | "Notified foreign investors | |
| "(3) | An investor in a foreign investment PIE who notifies the PIE | |
| | under section HM 55D(2) of their wish to become a notified | |
| | foreign investor meets the requirements of subsection (1)." | 15 |
| <u>(2)</u> | In section HM 32, in the list of defined terms, "foreign invest- | |
| | ment PIE" and "notified foreign investor" are inserted. | |
| <u>16J</u> | Proxies for PIE investors | |
| <u>(1)</u> | After section HM 33(2)(b), the following is inserted: | |
| | "(bb) for a foreign investment PIE and a notified foreign in- | 20 |
| | vestor, the investor were a notified foreign investor in | |
| | the proxy; and". | |
| <u>(2)</u> | After section HM 33(3)(d), the following is inserted: | |
| | "(db) for a foreign investment PIE, collect information re- | |
| | quired from the notified foreign investors and act gener- | 25 |
| | ally on behalf of the PIE in relation to its notified foreign | |
| / - \ | investors; and". | |
| <u>(3)</u> | In section HM 33, in the list of defined terms, "foreign invest- | |
| (4) | ment PIE" and "notified foreign investor" are inserted. | 20 |
| <u>(4)</u> | | 30 |
| | come years for a foreign investment variable-rate PIE and a | |
| | notified foreign investor in the PIE. | |
| <u>16K</u> | New section HM 35C | |
| <u>(1)</u> | After section HM 35B, the following is inserted: | |

| "HM | 35C Determining amounts for notified foreign investors | |
|-------------|--|----|
| <u>"(1)</u> | "When this section applies This section applies for the purposes of sections HM 35 to HM 47 when a foreign investment PIE determines its income tax liability and calculates an amount of attributed PIE income for a notified foreign investor in the PIE. | 5 |
| <u>"(2)</u> | "Single class of investors For the purposes of the calculations, the PIE must treat its notified foreign investors as a single notional investor class. "Taxable amounts | 10 |
| <u>"(3)</u> | In section HM 35(5), in relation to an investor class that is made up of notified foreign investors, the taxable amount for an attribution period is equal to the assessable income of the PIE for the period for each particular income source and investment type of income of the class. | 15 |
| <u>"(4)</u> | "Attributed amounts For the purposes of section HM 36, in the calculation of an amount attributed to a notified foreign investor,— "(a) the item loss in the formula in subsection (2) is treated as zero: "(b) the item expenses in the formula in subsection (2) is treated as zero: "(c) the item credits for fees in the formula in subsection (2) | 20 |
| | is treated as zero: "(d) if the result given by the formula is negative, the result is treated as zero. "Defined in this Act: amount, assessable income, attributed PIE income, attribution period, foreign investment PIE, income tax liability, investor class, notified foreign investor, taxable amount". | 25 |
| (2) 17 | Subsection (1) applies for the 2012–13 and later income years for a foreign investment variable-rate PIE and a notified foreign investor in the PIE. Calculating amounts attributed to investors | 30 |
| 1 / | Calculating amounts attributed to investors | |

In section HM 36(3)(e)(i), "ongoing management and admin-

istration" is replaced by "ongoing management or ongoing ad- 35

(1)

ministration".

(2)

years.

Subsection (1) applies for the 2010-11 and later income

| | HM 36(1), "and an investor class" is omitted. | |
|--|--|-----|
| In section I following: | HM 36(3)(e), subparagraph (i) is replaced by the | 5 |
| "(i) | fees for management or administration services paid from or charged to the account of the investor as a member of the investor class when the services are ongoing for the investor class:". | 3 |
| In section E | IM 36, in the list of defined terms, "pay" is inserted. | 10 |
| entitlemen | erannuation fund investor has conditional t 1 38(3)(b) is replaced by the following: | |
| will the e | erson and the employer have agreed that the person have an unconditional entitlement to the interest at nd of a vesting period that— | 15 |
| scrib | starts on the date when a contribution to the fund is made; and ends on the date when the employee becomes unconditionally entitled to the investor interest to which the contribution relates; and resting period is within 5 years of its end as deed in paragraph (b)(ii); and". | 20 |
| Subsectio years. | n (1) applies for the 2012–13 and later income | 25 |
| | r calculation and payment of tax on HM 41(3), the following is added: | |
| | | |
| | vestment PIEs | |
| " <i>Foreign in</i> Despite sub | osection (1)(c), a multi-rate PIE that chooses under | 2.0 |
| "Foreign in Despite subsection HI use the pro- | | 30 |

| <u> 18C</u> | Provi | sional tax calculation option | |
|-------------|--------------|--|----|
| <u>(1)</u> | After | section HM 44(1), the following is inserted: | |
| | "Whe | n this section does not apply | |
| "(1B) | | ite subsection (1), a multi-rate PIE that chooses under | |
| | secti | on HM 71B to become a foreign investment PIE must not | 5 |
| | apply | this section to calculate and pay its income tax liability." | |
| <u>(2)</u> | In sec | tion HM 44, in the list of defined terms, "foreign invest- | |
| | ment | PIE" is inserted. | |
| | | | |
| 18D | New s | section HM 44B | |
| (1) | | section HM 44, the following is inserted: | 10 |
| "HM | 44B N | NRWT calculation option | |
| | | n this section applies | |
| <u>"(1)</u> | | section applies when— | |
| | "(a) | a foreign investment PIE— | |
| | (w) | "(i) derives a dividend that is not fully imputed from | 15 |
| | | a company resident in New Zealand; and | |
| | | "(ii) pays an amount that represents some or all of | |
| | | the amount of the dividend to a notified foreign | |
| | | investor in the PIE by the date on which the PIE | |
| | | is required to pay its income tax liability under | 20 |
| | | section HM 42 or HM 43, as applicable; and | |
| | <u>"(b)</u> | the PIE chooses to calculate and pay the tax liability in | |
| | | relation to the amount under subpart RF (Withholding | |
| | | tax on non-resident passive income). | |
| | "Excl | uding amount from calculation | 25 |
| <u>"(2)</u> | | ermining the net amount for notified foreign investors | |
| | | sections HM 35 and HM 36, to the extent to which the | |
| | | nt represents an unimputed portion of the dividend, the | |
| | | nt is not included in— | |
| | <u>"(a)</u> | the item assessable income in section HM 35(3): | 30 |
| | <u>"(b)</u> | the item income in section HM 36(3). | |
| | "Non- | resident passive income | |
| <u>"(3)</u> | | NRWT rules apply to the amount paid to the extent to | |
| | | the amount represents an unimputed portion of the divi- | |
| | dend. | | 35 |

"(4) Despite section CX 56B (Distributions to investors in multirate PIEs), the amount is not excluded income of the notified

"Relationship with section CX 56B

| | foreign investor. | |
|-------------|---|-----|
| | "Defined in this Act: amount, company, dividend, excluded income, foreign investment PIE, imputation credit, income tax liability, multi-rate PIE, non-resident passive income, notified foreign investor, NRWT rules, pay, resident in New Zealand". | 5 |
| (2) | Subsection (1) applies for the 2012–13 and later income | |
| | years for a foreign investment variable-rate PIE and a notified | 10 |
| | foreign investor in the PIE. | |
| | | |
| <u> 18E</u> | Voluntary payments | |
| (1) | In section HM 45(1) "and an investor reduces their investor | |
| | interest in an investor class of the PIE" is omitted. | |
| (2) | In section HM 45(3)(a)(ii), "the month of the reduction" is re- | 15 |
| | placed by "the month in which the tax liability for the investor | |
| | referred to in subsection (2) is calculated". | |
| (3) | In section HM 45, in the list of defined terms, "tax year" is | |
| | inserted. | |
| | | |
| 18F | Calculation of tax liability or tax credit of multi-rate PIEs | 20 |
| <u>(1)</u> | After section HM 47(2), the following is inserted: | 20 |
| (-) | "Notified foreign investors | |
| "(2R) | For the purposes of subsection (2), for a notified foreign in- | |
| (2D) | vestor in a foreign investment PIE, the amount of the PIE's tax | |
| | liability for each investor is the sum of the amounts calculated | 25 |
| | using the formula in subsection (3) for the amount attributed to | 23 |
| | the investor for each particular income source and investment | |
| | type." | |
| (2) | After section HM 47(4)(a)(i), the following is inserted: | |
| <u>(2)</u> | | 20 |
| | "(ib) the tax rates applying under schedule 6, | 30 |
| | table 1B (Prescribed rates: PIE investments and | |
| | retirement scheme contributions) for an amount | |
| | attributed to a matified famoion investor in relation | |
| | attributed to a notified foreign investor in relation | |
| (2) | to each income source and investment type; or". | 2.5 |
| <u>(3)</u> | | 35 |

| | "Negative result and foreign investment PIEs | |
|----------------|---|----|
| "(6) | If the result of the formula in subsection (3) is negative and the | |
| | multi-rate PIE has chosen under section HM 71B to become | |
| | a foreign investment PIE, no tax credit arises in relation to an | |
| | amount attributed to an investor in the PIE who is, at the time | 5 |
| | of attribution, a notified foreign investor." | |
| <u>(4)</u> | In section HM 47, in the list of defined terms, "foreign invest- | |
| | ment PIE" and "notified foreign investor" are inserted. | |
| <u>(5)</u> | Subsections (1) to (3) apply for the 2012–13 and later in- | |
| | come years for a foreign investment variable-rate PIE and a | 10 |
| | notified foreign investor in the PIE. | |
| <u>18G</u> | Use of foreign tax credits by PIEs | |
| <u>(1)</u> | In section HM 51(1)(b), "zero-rated." is replaced by "zero- | |
| (1) | rated:" and the following is added: | |
| | "(c) a notified foreign investor in a foreign investment PIE." | 15 |
| <u>(2)</u> | In section HM 51, in the list of defined terms, "foreign invest- | 10 |
| (2) | ment PIE" and "notified foreign investor" are inserted. | |
| <u>(3)</u> | Subsection (1) applies for the 2012–13 and later income | |
| <u>(5)</u> | years for a foreign investment variable-rate PIE and a notified | |
| | foreign investor in the PIE. | 20 |
| | | |
| 18H | Use of tax credits other than foreign tax credits by PIEs | |
| <u>(1)</u> | In section HM 53(1)(b)(ii), "zero-rated." is replaced by "zero- | |
| | rated:" and the following is added: | |
| | "(iii) a notified foreign investor in a foreign investment | |
| | PIE, in relation to a credit that is an imputation | 25 |
| | <u>credit."</u> | |
| <u>(2)</u> | In section HM 53, in the list of defined terms, "foreign in- | |
| | vestment PIE", "imputation credit", and "notified foreign in- | |
| | vestor" are inserted. | |
| <u>(3)</u> | Subsection (1) applies for the 2012–13 and later income | 30 |
| | years for a foreign investment variable-rate PIE and a notified | |
| | foreign investor in the PIE. | |
| <u>18I</u> | New heading and sections HM 55C to HM 55H | |
| <u>101</u> (1) | | |
| | After section HM 55 the following heading and sections are | |
| | After section HM 55, the following heading and sections are inserted: | 35 |
| | inserted: | 35 |

"Special rules for foreign investment PIEs

| | "HM 55C | Modified | source | rules |
|--|---------|----------|--------|-------|
|--|---------|----------|--------|-------|

| "Business | in | New | Zeal | and |
|-----------|----|--------|------|-----|
| Dusiness | u | 110011 | Leui | unu |

- "(1) Despite section YD 4(2) (Classes of income treated as having New Zealand source), income attributed to a notified foreign investor by a foreign investment PIE is not treated as having a source in New Zealand merely because the business of the PIE is carried on in New Zealand.
 - "Contracts made or performed in New Zealand
- "(2) Despite section YD 4(3), income attributed to a notified foreign investor by a foreign investment PIE is not treated as having a source in New Zealand merely because the income is derived from a contract made or performed in New Zealand but only to the extent to which the income relates to the PIE's investments outside New Zealand.

"Defined in this Act: business, foreign investment PIE, income, New Zealand, notified foreign investor

"HM 55D Requirements for investors in foreign investment PIEs

"What this section does

20

- "(1) This section applies to determine the treatment of a non-resident person who is an investor in a multi-rate PIE that chooses under **section HM 71B** to become a foreign investment PIE. This section overrides section HM 32(1).
 - "Notification 25
- "(2) If the person meets the requirements of subsections (3) and (4), they may notify the PIE that they wish to be treated as a notified foreign investor.

"Status requirements

"(3) The person must not be—

30

- "(a) resident in New Zealand; or
- "(b) a CFC; or
- "(bb) a FIF for which the item 'income interest' in section EX
 50(4) (Attributable FIF income method), for a person
 who is a New Zealand resident and the FIF, is 10% or
 more; or

| | "(c) "(d) | a non-resident trustee of a trust; or a resident trustee of a foreign trust. | |
|-------------|----------------------------|--|----|
| | | | |
| <u>"(4)</u> | The p | person must provide the PIE with the information set out ction 28D(1) of the Tax Administration Act 1994. | 5 |
| | "Non | -residents' rates | |
| <u>"(5)</u> | (3) au | person does not meet the requirements of subsections nd (4) , the PIE must treat them as a non-resident person om schedule 6, table 1, row 2 (Prescribed rates: PIE tments and retirement scheme contributions) applies. | 10 |
| | "PIE | relying on notification | |
| "(5B) | given in the | ite subsection (5) , the PIE may rely on the notification by a person and treat them as a notified foreign investor following circumstances: | |
| | <u>"(a)</u> <u>"(b)</u> | the person notifies the PIE that they wish to be treated as a notified foreign investor, but they have misrepresented their eligibility for notified foreign investor status: the person is a notified foreign investor but becomes | 15 |
| | <u>"(c)</u> | resident in New Zealand and does not advise the PIE of the change in status: the person has notified the PIE that they are a notified foreign investor but do not in fact meet the requirements for that status. | 20 |
| | "Whe | n status may be disregarded | |
| "(6) | The C | Commissioner may advise a PIE to disregard notification investor under subsection (2) if the Commissioner conson reasonable grounds that the person does not meet or | 25 |
| | no lor As so the P | nger meets the requirements of subsections (3) and (4) . Soon as reasonably practicable after receiving the advice, IE must treat the investor as a non-resident person deed in subsection (5) . | 30 |
| | <u>"C</u> an | celling status | |
| <u>"(7)</u> | A not foreig | tified foreign investor who wishes to have their notified on investor status cancelled, must notify the PIE. The staay be cancelled at any time. | 35 |

| | "Transitional residents | |
|-------------|---|----|
| "(8) | Despite subsection (3)(a) , a transitional resident who is an | |
| | investor in a foreign investment zero-rate PIE may choose | |
| | the prescribed investor rate set out in schedule 6, table 1, | |
| | <u>row</u> <u>10.</u> | 5 |
| | "Defined in this Act: CFC, Commissioner, excluded income, FIF, foreign in- | |
| | vestment PIE, foreign trust, income interest, multi-rate PIE, non-resident, no- tified foreign investor, notify, resident in New Zealand, transitional resident, | |
| | trustee | |
| | | |
| <u>"HM</u> | Changes in status of investors in foreign investment | 10 |
| | <u>PIEs</u> | |
| | "When this section applies | |
| "(1) | | |
| | "(a) a person who is a notified foreign investor in a foreign | |
| | investment PIE— | 15 |
| | "(i) becomes resident in New Zealand in a tax year; | |
| | <u>or</u> | |
| | "(ii) cancels their notified foreign investor status in a | |
| | tax year under section HM 55D(7): | 20 |
| | "(b) a person who is an investor in a foreign investment | 20 |
| | PIE and who is resident in New Zealand becomes non- | |
| | resident in a tax year and chooses under section HM 55D(2) to have notified foreign investor status. | |
| | - | |
| | "Time for changing treatment | |
| <u>"(2)</u> | The PIE must change the treatment of the person as soon as | 25 |
| | reasonably practicable. But, at the latest, the change must be | |
| | made from the start of the following tax year. | |
| | "Defined in this Act: foreign investment PIE, non-resident, notified foreign investor, resident in New Zealand, tax year | |
| | in restor, resident in river assuming, this year | |
| "HM | 55F Treatment of income attributed to notified foreign | 30 |
| | investors | 50 |
| | "What this section does | |
| "(1) | This section applies for a foreign investment PIE for the pur- | |
| (1) | | |
| | | |
| | poses of the calculations that must be made under sections | 35 |
| | | 35 |

"Foreign investment zero-rate PIEs

| "(2) | A for | reign investment zero-rate PIE must apply a prescribed | |
|------|--------------|--|-----|
| | inves | tor rate of 0% under schedule 6, table 1, row 9 (Pre- | |
| | scribe | ed rates: PIE investments and retirement scheme contri- | |
| | bution | ns) to all amounts attributed to the investor. | 5 |
| | "Fore | eign investment variable-rate PIEs | |
| "(3) | A for | eign investment variable-rate PIE must, for all amounts | |
| | attrib | uted to the investor,— | |
| | <u>"(a)</u> | identify the income source of each amount; and | |
| | | identify the investment type of each amount that is not | 10 |
| | | a foreign-sourced amount; and | |
| | "(b) | apply the relevant prescribed investor rate set out in | |
| | | schedule 6, table 1B to the amount. | |
| | "Defin | ed in this Act: amount, foreign investment PIE, foreign investment vari- | |
| | | te PIE, foreign investment zero-rate PIE, income, income tax liability, | 15 |
| | notinec | 1 foreign investor, prescribed investor rate | |
| | | | |
| "HM | | Allowable amounts and thresholds for income with | |
| | | Zealand source | |
| | | ne purposes of sections HM 19B and HM 55H, and | 20 |
| | | dule 6 (Prescribed rates: PIE investments and retirement | 20 |
| | | ne contributions) and for a foreign investment zero-rate | |
| | | the allowable amounts of income that have a source in | |
| | | Zealand and the thresholds applying to the amounts are— | |
| | <u>"(a)</u> | interest income from financial arrangements with no | 25 |
| | | term or a term of 90 days or less, for which the total | 25 |
| | | value of the financial arrangements must not be more | |
| | | than 5% of the total value of the PIE's investments, de- | |
| | | termined without reference to an amount described in | |
| | 66/L) | paragraph (bb): | 20 |
| | <u>"(b)</u> | a dividend paid by a company resident in New Zealand, | 30 |
| | | if the total value of all the shares held by the PIE in | |
| | | companies resident in New Zealand is not more than | |
| | (((1.1.) | 1% of the total value of the PIE's investments: | |
| | <u>"(bb)</u> | income from a derivative instrument or other non-inter- | 2.5 |
| | | est bearing financial arrangement that is related to the | 35 |
| | | PIE's foreign investments: | |

| | "(c) | attributed PIE income from a foreign investment zero- | |
|------|-------------|--|----|
| | | rate PIE or a PIE that meets the requirements of section | |
| | | <u>HM 19B(1).</u> | |
| | cial arr | ed in this Act: amount, attributed PIE income, company, dividend, finan- rangement, foreign investment zero-rate PIE, foreign-sourced amount, in- interest, multi-rate PIE, New Zealand, resident in New Zealand | 5 |
| | | | |
| НМ | 55H ' | Treatment when certain requirements for foreign | |
| | inves | tment PIEs not met | |
| | "Inco | ome sources | |
| (1A) | | reign investment zero-rate PIE that derives an amount | 10 |
| | of inc | come other than a foreign-sourced amount or an amount | |
| | | rable under section HM 55G is treated from the date on | |
| | | h the income is derived as a foreign investment variable- | |
| | rate F | <u>'IE.</u> | |
| | "Whe | en thresholds exceeded: PIE applying zero rates | 15 |
| (1) | | ection (2) applies for an income year and a foreign in- | |
| | | nent zero-rate PIE when— | |
| | <u>"(b)</u> | on the last day of a quarter (the first quarter), a thresh- | |
| | | old set out in section HM 55G(a) and (b) for allowable | 20 |
| | "(c) | amounts of income is exceeded; and the failure is not remedied by the last day of the next | 20 |
| | <u>(c)</u> | quarter (the second quarter). | |
| | "Vani | <u></u> | |
| ·(2) | | able rates | |
| (2) | | PIE is treated from the first day of the third quarter as a gn investment variable-rate PIE, and must apply to each | 25 |
| | | int of income the variable investor rates under schedule | ۷. |
| | | ble 1B for all income sources and investment types. | |
| | | en requirements not met: PIE applying variable rates | |
| (3) | | section (4) applies for an income year and a foreign in- | |
| (3) | | nent variable-rate PIE when— | 30 |
| | "(b) | on the last day of the first quarter, the PIE does not meet | 50 |
| | | the requirements of— | |
| | | "(i) section HM 13(6): | |
| | | "(ii) section HM 19C: | |
| | | "(iii) section HM 55F(3) | 35 |
| | <u>"(c)</u> | the failure is not remedied by the last day of the second | |
| | | quarter. | |

| | "Multi-rate PIE | |
|-------------|--|----|
| <u>"(4)</u> | The PIE is treated from the first day of the third quarter as a multi-rate PIE that is not a foreign investment PIE. | |
| | "Transitional rule | |
| <u>"(5)</u> | For the purposes of subsections (1A) and (2) , if a breach occurs and is not remedied before 1 April 2012, the PIE is treated as a multi-rate PIE that is not a foreign investment PIE. | 5 |
| | "Defined in this Act: amount, foreign investment PIE, foreign investment variable rate PIE, foreign investment zero-rate PIE, income, income year, multi-rate PIE, quarter.". | 10 |
| <u>(2)</u> | Subsection (1) applies for the 2012–13 and later income years for a foreign investment variable-rate PIE and a notified foreign investor in the PIE. | |
| 19 | Prescribed investor rates: schedular rates | |
| (1) | In section HM 56, " <i>Rates set out in schedule</i> " is inserted after the section heading as a subsection heading. | 15 |
| <u>(1B)</u> | In section HM 56(1), "table 1" is replaced by "tables 1 and 1B". | |
| (2) | In section HM 56, the following is inserted as subsection (2): | |
| | "When amount not included in taxable income | 20 |
| "(2) | In the determination of a person's prescribed investor rate under subsection (1), the person's taxable income does not include an amount that— | |
| | "(a) arises because their notified investor rate is lower than | |

(3) In section HM 56, in the list of defined terms, "amount", "notified investor rate", and "taxable income" are inserted.

"(b) is treated as taxable income because section CX 56 (At-

tributed income of certain investors in multi-rate PIEs)

25

30

their prescribed investor rate; and

- (4) Subsections (1), (2), and (3) apply for the $\frac{2012-13}{2010-11}$ and later income years.
- 20 New section HM 57B
- (1) After section HM 57, the following is inserted:

does not apply."

15

"HM 57B Prescribed investor rates for new residents

- "When this section applies
- "(1) This section applies for the purposes of section BD 1(5) (Income, exempt income, excluded income, non-residents' foreign-sourced income, and assessable income) when a person 5 becomes a New Zealand resident in an income year.

"Prescribed investor rates

- "(2) In the determination of the person's prescribed investor rate under schedule 6, table 1 (Prescribed rates: investments and retirement scheme contributions) for the income year or a later income year, the person is treated as having been resident for the income year in which they become resident and for the immediately preceding 2 income years.
 - "Defined in this Act: income year, New Zealand resident, prescribed investor rate".
- (1) After section HM 57, the following is inserted:

"HM 57B Prescribed investor rates for new residents

"When this section applies

- "(1) This section applies for the purposes of determining a person's prescribed investor rate under schedule 6, table 1 (Prescribed rates: investments and retirement scheme contributions) when the person becomes a New Zealand resident.
 - "Determining rate
- "(2) Despite section BD 1(5)(c) (Income, exempt income, excluded income, non-residents' foreign-sourced income, and assessable income), the person must include the total amount of their non-residents' foreign-sourced income in their assessable income.
 - "Choosing not to apply this section
- "(3) The person may choose not to apply this section for either the income year in which they become a New Zealand resident or the following income year (the **resident years**) or for both resident years, if they reasonably expect that their taxable income in the relevant resident year will be significantly lower than their total income from all sources for the income year 35 before the first resident year.

| | "Relationship with section CW 27 | |
|-------------|---|----|
| "(4) | Section CW 27 (Certain income derived by transitional resi- | |
| | dent) is ignored for the purposes of this section. | |
| | "Defined in this Act: amount, assessable income, income, income year, New | _ |
| | Zealand resident, non-residents' foreign-sourced income, prescribed investor rate, taxable income". | 5 |
| (2) | Subsection (1) applies for the 2012–13 and later income | |
| (2) | years. | |
| | years. | |
| 20B | Notified investor rates | |
| <u>(1)</u> | In section HM 60(1), "an investor" is replaced by "an investor | 10 |
| 1-7 | other than a notified foreign investor". | |
| <u>(2)</u> | In section HM 60, in the list of defined terms, "notified foreign | |
| (-) | investor" is inserted. | |
| | | |
| 20C | Certain exiting investors zero-rated | |
| (1) | In section HM 61, after the section heading, "When tax rate | 15 |
| | zero" is inserted as a subsection heading. | |
| <u>(2)</u> | In section HM 61, the following is added as subsection (2): | |
| | "Notified foreign investors | |
| <u>"(2)</u> | This section does not apply if the exiting investor is a notified | |
| | foreign investor in a foreign investment PIE." | 20 |
| <u>(3)</u> | In section HM 61, in the list of defined terms, "foreign invest- | |
| | ment PIE" and "notified foreign investor" are inserted. | |
| <u>(4)</u> | Subsection (2) applies for the 2012–13 and later income | |
| | years for a foreign investment variable-rate PIE and a notified | |
| | foreign investor in the PIE. | 25 |
| | | |
| <u>20D</u> | Use of investor classes' losses | |
| <u>(1)</u> | After section HM 64(3), the following is added: | |
| | "Foreign investment PIEs | |
| "(4) | This section does not apply in relation to an investor who is a | |
| | notified foreign investor in a foreign investment PIE." | 30 |
| <u>(2)</u> | In section HM 64, in the list of defined terms, "foreign invest- | |
| | ment PIE" and "notified foreign investor" are inserted. | |
| | | |
| <u> 20E</u> | Use of land losses of investor classes | |
| <u>(1)</u> | After section HM 65(4), the following is added: | |

| <u>"(5)</u> | "Foreign investment PIEs This section does not apply in relation to an investor who is a | |
|-------------|---|----|
| <u>(2)</u> | notified foreign investor in a foreign investment PIE." In section HM 65, in the list of defined terms, "foreign investment PIE" and "notified foreign investor" are inserted. | 5 |
| 20F | New section HM 71B | |
| (1) | After section HM 71, the following is inserted: | |
| <u>"HM</u> | 71B Choosing to become foreign investment PIE | |
| | "What this section applies to | |
| "(1) | This section applies to an entity that— | 10 |
| | "(a) is, or is eligible to become, a multi-rate PIE; and | |
| | "(b) has, or intends to have, investors who are not resident | |
| | in New Zealand; and | |
| | "(c) does not calculate its income tax liability using the pro- | |
| | visional tax calculation option in section HM 44. | 15 |
| | "Foreign investment zero-rate PIEs | |
| "(2) | The entity may choose to become a foreign investment zero- | |
| | rate PIE if it meets the requirements of section HM 19B. | |
| | "Foreign investment variable-rate PIEs | |
| "(3) | An entity may choose to become a foreign investment vari- | 20 |
| | able-rate PIE if it meets the requirements of section HM 19C . | |
| | "Election to become foreign investment PIE | |
| "(4) | The entity makes the election by advising the Commissioner. | |
| (+) | If the entity is not an existing multi-rate PIE, the entity must | |
| | notify the Commissioner under section 31B of the Tax Admin- | 25 |
| | istration Act 1994. | |
| | "Defined in this Act: Commissioner, foreign investment PIE, foreign invest- | |
| | ment variable-rate PIE, foreign investment zero-rate PIE, income tax liability, multi-rate PIE, notify, resident in New Zealand. | |
| <u>(2)</u> | Subsection (1) applies for the 2012–13 and later income | 30 |
| | years for a foreign investment variable-rate PIE and a notified | |
| | <u>foreign investor in the PIE.</u> | |

| 20G | When elections take effect | |
|------------|--|----|
| (1) | In section HM 72(1), "section HM 71 to become a PIE" is | |
| | replaced by "section HM 71 or HM 71B to become a PIE or a | |
| | foreign investment PIE, as applicable". | |
| (2) | In section HM 72, in the list of defined terms, "foreign invest- | 5 |
| | ment PIE" is inserted. | |
| | | |
| 21 | New section HR 4B inserted | |
| (1) | After section HR 4, the following is inserted: | |
| "HR | 4B Crown activities through New Zealand Superannuation | |
| | Fund | 10 |
| | Amounts of income derived and expenditure incurred by the | |
| | Crown in relation to the activities of its New Zealand Super- | |
| | annuation Fund are determined using the rules in this Act that | |
| | apply to companies. This treatment applies to determine— | |
| | "(a) how the amounts derived and incurred are quantified | 15 |
| | and timed: | |
| | "(b) whether income is treated as exempt income or ex- | |
| | cluded income: | |
| | "(c) any other matter concerning an activity of the Fund. | 20 |
| | "Defined in this Act: amount, company, excluded income, exempt income, income, tax". | 20 |
| (2) | Subsection (1) applies for the 2011–12 and later income | |
| (=) | years. | |
| | J •••• | |
| 22 | Common ownership: group of companies | |
| (1) | In section IC 3(1), "none of which is a portfolio tax rate en- | 25 |
| (-) | titymulti-rate PIE" is replaced by "none of which is a multi- | |
| | rate PIE or a listed PIE". | |
| (1B) | Section IC 3(2B)(b) is replaced by the following: | |
| | "(b) the other companies in the group are— | |
| | "(i) multi-rate PIEs: | 30 |
| | "(ii) land investment companies: | |
| | "(iii) subsidiary companies that meet the requirements | |
| | of section HM 7(a) and (d) (Requirements): | |
| | "(iv) foreign PIE equivalents." | |
| (2) | After section IC 3(2B), the following is inserted: | 35 |
| | · · · | |

| | "When listed PIEs included in group | |
|----------------|--|-----|
| "(2C) | In relation to 2 or more companies of which 1 is a listed PIE, | |
| , | the companies are treated as a group of companies at a particu- | |
| | lar time or for a particular period if the PIE owns 100% of the | |
| | voting interests in the other companies." | 5 |
| (3) | After section IC 3(2C), the following is inserted: | |
| | "When foreign investment PIEs included in group | |
| "(2D) | | |
| , | chooses under section HM 71B (Choosing to become foreign | |
| | investment PIE) to become a foreign investment PIE, must not | 10 |
| | be part of a group of companies that includes a land investment | |
| | company." | |
| <u>(4)</u> | In section IC 3, in the list of defined terms, "foreign investment | |
| (-) | PIE", "foreign PIE equivalent" and "listed PIE" are added. | |
| | | |
| 22B | Breach in income year in which tax loss component arises | 15 |
| <u>(1)</u> | After section IP 4(2)(a), the following is inserted: | 10 |
| (1) | "(ab) the amount of the tax loss component is no more than | |
| | the net income that company B derives in the common | |
| | span; and". | |
| (2) | | 20 |
| <u>(2)</u> | After section IP 4(3), the following is added: | 20 |
| ((/ A) | "Relationship with section IC 8 | |
| <u>"(4)</u> | Despite subsection (2)(ab) , section IC 8 overrides this sec- | |
| | tion in limiting the amount that may be used when the net in- | |
| | come derived in the common span is more than the net income | 2.5 |
| | of company B for the income year." | 25 |
| <u>(3)</u> | Subsection (1) applies for the 2008–09 and later income | |
| | years. | |
| | | |
| <u> 22C</u> | New section IQ 1A inserted and amended | |
| (1) | Before section IQ 1, the following is inserted: | |
| " IQ 1. | A When this subpart applies | 30 |
| | This subpart applies when, for a country or territory and a tax | |
| | year, a person has— | |
| | "(a) an amount of attributed CFC net loss or FIF net loss— | |
| | "(i) for the tax year: | |
| | "(ii) carried forward from an earlier tax year: | 35 |

| | <u>"(b)</u> | an amount of attributed CFC income or FIF income cal- culated under the branch equivalent method and another person makes available to the person an amount of at- tributed CFC net loss or FIF net loss. | | | | |
|-------------|--|--|-----|--|--|--|
| | tributed | ed in this Act: attributed CFC net income, attributed CFC net loss, at- d FIF income method, branch equivalent method, company, FIF income, t loss, group, tax year. | 5 | | | |
| <u>(2)</u> | | ction IQ 1A(b), "branch equivalent method" is replaced branch equivalent method or attributed FIF income od". | 10 | | | |
| <u>(3)</u> | Subs | ection (1) applies for the 2008–09 and later income | | | | |
| | years. | _ | | | | |
| | | | | | | |
| <u>22D</u> | • | ral treatment | | | | |
| <u>(1)</u> | | on IQ 1(1), other than the heading, is replaced by the fol- | 1.5 | | | |
| (((1) | lowin | | 15 | | | |
| <u>"(1)</u> | | n amount of a person's attributed CFC net loss or FIF net | | | | |
| | "(a) | o be carried forward to a tax year,— the person, if a company, must meet the requirements of | | | | |
| | <u>(a)</u> | section IA 5 (Restrictions on companies' loss balances | | | | |
| | | carried forward); and | 20 | | | |
| | "(b) | the amount must be used in the order required by section | | | | |
| | | IA 9 (Ordering rules); and | | | | |
| | <u>"(c)</u> | the amount must be adjusted when required by section | | | | |
| | | IA 10 (Amended assessments)." | | | | |
| <u>(2)</u> | <u>Subs</u> | ection (1) applies for the 2008–09 and later income | 25 | | | |
| | years. | <u>.</u> | | | | |
| | | | | | | |
| <u>22E</u> | | fencing cap on attributed CFC net losses | | | | |
| <u>(1)</u> | Before section IQ 2(1), the following is inserted: | | | | | |
| | | n this section applies | 30 | | | |
| "(1A) | This section applies if a person, for a tax year and a country | | | | | |
| | ritory (the jurisdiction),— | | | | | |
| | <u>"(a)</u> | derives an amount of attributed CFC income or FIF in- | | | | |
| | | come calculated under the branch equivalent method; | | | | |
| | "(b) | and has an amount of attributed CEC not loss or FIE not | 35 | | | |
| | <u>"(b)</u> | has an amount of attributed CFC net loss or FIF net loss— | 33 | | | |
| | | "(i) carried forward to the tax year: | | | | |
| | | (1) Carried for ward to the tax year. | | | | |

| | | "(ii) | made available under section IQ 4 to the person | | | | | |
|------------|---|----------|--|-----|--|--|--|--|
| | | | by another company in the same group." | | | | | |
| (2) | In se | ction | IQ 2(1A)(a), "branch equivalent method" is re- | | | | | |
| | | | attributable FIF income method". | | | | | |
| (3) | Section | on IQ 2 | 2(1), other than its heading, is replaced by the fol- | 5 | | | | |
| | lowin | g: | | | | | | |
| "(1) | The to | otal an | nount of attributed CFC net loss and FIF net loss, | | | | | |
| | relating to a CFC or FIF that is resident in the jurisdiction w | | | | | | | |
| | the lo | ss arise | es, that is subtracted from the person's net income | | | | | |
| | | | <u>rear is—</u> | 10 | | | | |
| | <u>"(a)</u> | | tal amount of attributed CFC income and FIF in- | | | | | |
| | | | calculated under the branch equivalent method | | | | | |
| | | | he person derives in the tax year in relation to a | | | | | |
| | | | or FIF that is resident in the jurisdiction, if that | 1.5 | | | | |
| | | | nt is less than or equal to the amount referred to in | 15 | | | | |
| | "(b) | | graph (b); or tall amount of such attributed CFC net loss and FIF | | | | | |
| | (0) | | ss that— | | | | | |
| | | "(i) | the person carries forward to the tax year: | | | | | |
| | | "(ii) | is made available in the tax year to the person by | 20 | | | | |
| | | | another company in the same group." | | | | | |
| <u>(4)</u> | Secti | on IQ | 2(1)(a) and (b) are replaced by the following: | | | | | |
| | "(a) | the to | otal amount of attributed CFC income and FIF | | | | | |
| | | incom | ne, calculated under the attributable FIF income | | | | | |
| | | metho | od or branch equivalent method, that the person | 25 | | | | |
| | | | es in the tax year in relation to a CFC or FIF that | | | | | |
| | | | ident in the jurisdiction, if that amount is less than | | | | | |
| | ((/1) | | ual to the amount referred to in paragraph (b); or | | | | | |
| | <u>"(b)</u> | | otal amount of such attributed CFC net loss and | 30 | | | | |
| | | | et loss, available under subsection (1B) , (1C) or on IQ 3, that— | 30 | | | | |
| | | "(i) | the person carries forward to the tax year: | | | | | |
| | | | is made available in the tax year to the person by | | | | | |
| | | | another company in the same group." | | | | | |
| (5) | Section | on IO 2 | 2(1B) is replaced by the following: | 35 | | | | |
| | | | n year after transition | | | | | |
| "(1B) | | | | | | | | |
| | for a person in an income year for which section IQ 2B applies | | | | | | | |
| | | | | | | | | |

| | to the person, or is made available to the person by a company | | | | | | |
|--------------|--|---|-----|--|--|--|--|
| | for which the loss arises in an income year for which section | | | | | | |
| | IQ 2B applies to the company, all of the attributed CFC net loss | | | | | | |
| | | F net loss is available for subtracting from the person's net | | | | | |
| | incon | ne for the tax year." | 5 | | | | |
| <u>(6)</u> | In section IQ 2(1C),— | | | | | | |
| | <u>(a)</u> | in the words before the paragraphs, "a person's at- | | | | | |
| | | tributed CFC net loss" is replaced by "an amount of | | | | | |
| | | attributed CFC net loss of a person, or made available | | | | | |
| | | to the person,": | 10 | | | | |
| | <u>(b)</u> | in paragraph (a), "the amount available in the tax | | | | | |
| | | year for reducing" is replaced by "the amount of the | | | | | |
| | | attributed CFC net loss available in the tax year for | | | | | |
| | | subtracting from": | 1.5 | | | | |
| | <u>(c)</u> | in paragraph (b), "that attributed CFC net loss that is not | 15 | | | | |
| | | available to the person after the tax year is equal to" is | | | | | |
| (7) | a .: | replaced by "the attributed CFC net loss is reduced by". | | | | | |
| <u>(7)</u> | | on IQ 2(2)(b) and (c) are replaced by the following: | | | | | |
| | <u>"(b)</u> | establishing their entitlement to make available, under | | | | | |
| | | sections IC 5 (Company B using company A's tax loss) | 20 | | | | |
| | | or IQ 4, an amount of attributed CFC net loss or FIF net | | | | | |
| | " · · · · · | loss carried forward; or | | | | | |
| | <u>"(c)</u> | applying subsection (1) in relation to another attributed | | | | | |
| (0) | T | CFC net loss or FIF net loss." | 2.5 | | | | |
| <u>(8)</u> | | ection IQ 2, in the list of defined terms, "company", "FIF | 25 | | | | |
| (0) | | oss", and "income year" are inserted. | | | | | |
| <u>(9)</u> | In section IQ 2, in the list of defined terms, "attributable F | | | | | | |
| | | ne" is inserted. | | | | | |
| <u>(10)</u> | | sections (1), (3), and (7) apply for the 2008–09 and later | | | | | |
| | | ne years. | 30 | | | | |
| <u>(11)</u> | Subsections (4), (5), and (6) apply for income years begin- | | | | | | |
| | ning on or after 1 July 2009. | | | | | | |
| <u>(12)</u> | | ection (2) applies for income years beginning on or after | | | | | |
| | 1 Jul | <u>y 2011.</u> | | | | | |

22F Attributed CFC net loss from tax year before first affected

| - | ear section IQ 2B, the heading is replaced by "Effect of at- | |
|------------|---|----|
| | ributed CFC net loss and FIF net loss from before first | |
| | ffected year". | 5 |
| | ection IQ 2B(1)(c) is replaced by the following: | |
| | (c) is carried forward to a tax year (the conversion year) | |
| | in which this section applies to the person or is made | |
| | available to the person for the conversion year by an- | |
| | other company in the same group." | 10 |
| <u>I</u> 1 | n section IQ 2B(2)(b), after "attributed CFC net loss", "or FIF | |
| n | et loss" is inserted. | |
| _ | n section IQ 2B, in the list of defined terms, "company" and | |
| " | FIF net loss" are inserted. | |
| | ubsections (2) and (3) apply for income years beginning | 15 |
| 0 | n or after 1 July 2009. | |
| n | : f: FIE4 l | |
| _ | <u>Eing-fencing cap on FIF net losses</u> ection IQ 3(1), other than the heading, is replaced by the fol- | |
| _ | owing: | |
| _ | f a person's FIF net loss is carried forward to a tax year or | 20 |
| | IF net loss is made available to the person in the tax year, the | 20 |
| | IF net loss may be subtracted, under section IQ 2, from the | |
| | erson's net income for the tax year." | |
| <u>S</u> | ection IQ 3(1), other than the heading, is replaced by the | |
| fo | ollowing: | 25 |
| If | f a person's FIF net loss is carried forward to a tax year (the | |
| <u>c</u> ı | urrent tax year) or FIF net loss is made available to the per- | |
| | on in the current tax year,— | |
| | (a) FIF net loss relating to a tax year for which section | 20 |
| | IQ 2B applies to the person is available to be subtracted under section IQ 2 from the person's net income for the | 30 |
| | current tax year; and | |
| " | (b) FIF net loss relating to a tax year for which section | |
| | IQ 2B does not apply to the person— | |
| | "(i) is available to be subtracted from the person's net | 35 |
| | income for the current tax year to the extent of the | |
| | equivalent CFC loss under section IQ 2B; and | |
| | | |
| | 59 | |

| | "(ii) is reduced in the current tax year by the converted BE loss under section IQ 2B." | | | |
|-------------|---|----|--|--|
| <u>(3)</u> | In section IQ 3(2), "Despite this section" is replaced by "Despite subsection (1) and section IQ 2". | | | |
| <u>(4)</u> | In section IQ 3(3), "maximum amount referred to in subsection (1)" is replaced by "amount that is available tax loss under section IQ 2(1)". | | | |
| <u>(5)</u> | Subsections (1), (3), and (4) apply for the 2008–09 and later income years. | | | |
| <u>(6)</u> | Subsection (2) applies for income years beginning on or after 1 July 2009. | 10 | | |
| <u>22H</u> | Group companies using attributed CFC net losses | | | |
| <u>(1)</u> | Section IQ 4(1), other than the heading, is replaced by the fol- | | | |
| <u>"(1)</u> | lowing: This section supplements the general rules relating to the grouping of net losses when, for a tax year (the current tax year), a company (company A) that is part of a group of companies has an amount— | 15 | | |
| | "(a) of attributed CFC net loss for the current tax year or carried forward from an earlier tax year, or FIF net loss for the current tax year or carried forward from an earlier tax year; and | 20 | | |
| <u>(2)</u> | "(b) remaining after section IQ 2 is applied for the current tax year and before any amount is made available to another company under this section." Section IQ 4(2) is replaced by the following: | 25 | | |
| (2) | "Modifications to general rules for grouping net losses | | | |
| <u>"(2)</u> | For determining whether company A may make available an amount of attributed CFC net loss or FIF net loss to another company (company B) in the group of companies, the general rules relating to the grouping of net losses are modified as follows: | 30 | | |
| | "(a) the group of companies must be a wholly-owned group of companies; and "(b) subpart IC (Grouping tax losses) and section GB 4 (Arrangements for grouping tax losses: companies) apply | 35 | | |

| | | og if | on amount of attributed CEC not loss on EIE not | |
|-------------|-------------|---|---|-----|
| | | | an amount of attributed CFC net loss or FIF net | |
| | "(a) | | vere a tax loss component; and | |
| | <u>"(c)</u> | | ection (3) overrides sections IC 5(1)(d) and IC 8 th impose limits on the amount of transferred tax | |
| | | | = | 5 |
| | "(A) | loss): | | 3 |
| | <u>"(d)</u> | | on IA 3(2) (Using tax losses in tax year) and sub- | |
| | | | P (Meeting requirements for part-years) do not | |
| (2) | G .: | apply | | |
| <u>(3)</u> | | tion IQ 4(3), other than the heading, is replaced by the fol- | | |
| | lowin | | | 10 |
| <u>"(3)</u> | | | t of attributed CFC net loss or FIF net loss that | |
| | | | may make available to company B in the tax year | |
| | | | the following: | |
| | <u>"(a)</u> | | tal amount made available by company A to group | |
| | | | anies must not exceed the amount referred to in | 15 |
| | | | ection (1); and | |
| | <u>"(b)</u> | | esulting reduction in company B's net income in | |
| | | | x year must not exceed the total amount that com- | |
| | | | B derives in the tax year of attributed CFC income | 20 |
| | | from CFCs, or FIF income calculated under the branch | | |
| | | | alent method from FIFs, resident in the country or | |
| | | | ory (the jurisdiction) in which the loss arose, re- | |
| | | | by the total of the following: | |
| | | <u>"(i)</u> | the total amount of the attributed CFC income | 2.5 |
| | | | or FIF income taken into account in calculating | 25 |
| | | | a deduction of company B under section DN 4 | |
| | | | or DN 8 (which relate to ring-fencing caps on | |
| | | " | deductions): | |
| | | <u>"(ii)</u> | the total amount of attributed CFC net loss or FIF | 20 |
| | | | net loss that company B derives in the tax year | 30 |
| | | "(:::) | from CFCs or FIFs resident in the jurisdiction: | |
| | | <u>"(iii)</u> | | |
| | | | FIF net loss, from CFCs or FIFs resident in the | |
| | | | jurisdiction, that company B carries forward to | 35 |
| | | ··(:) | the tax year: the total amount of attributed CFC net loss or | 33 |
| | | <u>"(iv)</u> | | |
| | | | FIF net loss, from CFCs or FIFs resident in the invisition, that is made available to company P | |
| | | | jurisdiction, that is made available to company B | |

| | for the tax year under this section by a company | |
|-------------|--|----|
| | other than company A." | |
| <u>(4)</u> | In section IQ 4(3)(b) , in the words before the paragraphs, "branch equivalent" is replaced by "attributable FIF income". | |
| <u>(5)</u> | In section IQ 4(3)(b)(iii), "tax year" is replaced by "tax year and is available tax loss for company B". | 5 |
| <u>(6)</u> | In section IQ 4, in the list of defined terms, "FIF net loss" is inserted. | |
| <u>(7)</u> | <u>In section IQ 4, in the list of defined terms, "available tax loss"</u> is inserted. | 10 |
| <u>(8)</u> | Subsections (1), (2), and (3) apply for the 2008–09 and later | |
| <u>(9)</u> | income years. Subsection (5) applies for income years beginning on or after 1 July 2009. | |
| <u>(10)</u> | Subsection (4) applies for income years beginning on or after 1 July 2011. | 15 |
| 22 <u>I</u> | Section IQ 5 repealed | |
| | Section IQ 5 is repealed. | |
| <u>(2)</u> | Subsection (1) applies for the 2008–09 and later income years. | 20 |
| 23 | What this subpart does | |
| (1) | In section LJ 1(2)(a), "not derived from New Zealand" is replaced by "sourced from outside New Zealand". | |
| (2) | In section LJ 1, in the list of defined terms, "derived from New Zealand" is omitted. | 25 |
| (3) | Subsections (1) and (2) apply for the 2008–09 and later income years. | |
| 24 | Calculation of New Zealand tax | |
| (1) | Section LJ 5(1) to (4B) are replaced by the following: "What this section does | 30 |
| "(1) | This section troubles the rules that a person must use to calculate the amount of New Zealand tax for an income year in relation to each segment of foreign-sourced income of the per- | 50 |

son that is allocated to the income year.

"Calculation for single segment

"(2) If the person has a notional income tax liability of more than zero, the amount of New Zealand tax for the income year relating to the allocated segment is calculated using the following formula, the result of which can not be less than zero:

(segment — person's deductions)

person's net income × notional liability.

"Definition of items in formula

- "(3) In the formula in subsection (2),—
 - "(a) **segment** is the amount of the segment of foreign-sourced income for the income year:
 - "(b) **person's deductions** is the amount of the person's 10 deduction for the tax year corresponding to the income year that is attributable to the segment of foreign-sourced income:
 - "(c) **person's net income** is the person's net income for the tax year corresponding to the income year under section 15 BD 4(1) to (3) (Net income and net loss):
 - "(d) **notional liability** is the person's notional income tax liability for the income year under subsection (5).

"When subsection (4B) applies

"(4) **Subsection (4B)** applies for the income year when the 20 total amount of New Zealand tax for all segments of foreign-sourced income of the person calculated under **subsection (2)** is more than the notional income tax liability.

"Modification to results of formula for single segment

"(4B) Each amount of New Zealand tax calculated under **subsection (2)** in relation to each segment of foreign-sourced income is adjusted by multiplying the amount by the following ratio:

person's notional income tax liability

NZ tax.

"Definition of item in formula

"(4C) In the formula in **subsection (4B)**, **NZ** tax is the amount given by adding together the result of the calculation under 30 **subsection (2)**, for each segment of assessable income from

| | all sources, including assessable income sourced in New Zealand." | |
|------------|---|----|
| (2) | Subsection (1) applies for the 2008–09 and later income years. | |
| 24B | Repaid foreign tax: effect on income tax liability | 5 |
| 24B (1) | Section LJ 7(4), other than the heading, is replaced by the following: | |
| "(4) | In subsection (3), the date for payment is 30 days after the later of— | |
| | "(a) the date on which the person receives the refund: the date of the notice of assessment in relation to which the person has used the credit." | 10 |
| <u>(2)</u> | Subsection (1) applies for the 2008–09 and later income years. | |
| 24C (1) | Repaid foreign tax: effect on FDP liability Section I. 1.8(5) other than the heading, is replaced by the fel | 15 |
| (1) | Section LJ 8(5), other than the heading, is replaced by the following: | |
| "(5) | In subsection (4), the date for payment is 30 days after the later of— | |
| | "(a) the date on which the person or the company receives the refund: | 20 |
| | the date for payment of FDP to the Commissioner in relation to the foreign dividend received for which the recalculation is required." | |
| <u>(2)</u> | Subsection (1) applies for the 2008–09 and later income years. | 25 |
| <u>24D</u> | Tax credits relating to attributed CFC income | |
| 24D (1) | Section LK 1(8) is replaced by the following: | |
| "(8) | "Date for payment In subsection (7)(a), the date for payment is 30 days after the | 30 |
| (8) | later of— | 30 |
| | "(a) the date on which the person who paid the tax receives the refund: | |
| | "(b) the date of the notice of assessment in relation to which the person has used the credit." | 35 |
| | | |

Subsection (1) applies for the 2008-09 and later income

<u>(2)</u>

| | <u> </u> | | | | |
|-------------------|---|----|--|--|--|
| <u>24E</u> | Tax credits for multi-rate PIEs | | | | |
| <u>(1)</u> | After section LS 1(2)(a)(ii), the following is inserted: | | | | |
| | "(iii) a notified foreign investor in a foreign investment | 5 | | | |
| | PIE in relation to an imputation credit attached to | | | | |
| | a dividend derived by the PIE:". | | | | |
| <u>(2)</u> | In section LS 1, in the list of defined terms, "foreign invest- | | | | |
| | ment PIE" and "notified foreign investor" are inserted. | | | | |
| (3) | Subsection (1) applies for the 2012–13 and later income | 10 | | | |
| | years for a foreign investment variable-rate PIE and a notified | | | | |
| | foreign investor in the PIE. | | | | |
| | | | | | |
| 24F | Tax credits for investors in multi-rate PIEs | | | | |
| <u>24F</u> (1) | Section LS 2(1)(c) is replaced by the following: | | | | |
| | "(c) the income is not excluded income of the investor be- | 15 | | | |
| | cause— | | | | |
| | "(i) the test in section CX 56(1)(b) (Attributed in- | | | | |
| | come of certain investors in multi-rate PIEs) is | | | | |
| | not met; or | | | | |
| | "(ii) section CX 56(2)(b) applies." | 20 | | | |
| <u>(2)</u> | In section LS 2(1)(c)(ii), "section CX 56(2)(b)" is replaced | | | | |
| | by "section CX 56(2)(b) or (c)". | | | | |
| <u>(3)</u> | Subsection (1) applies for the 2010–11 and later income | | | | |
| | years. | | | | |
| <u>(4)</u> | Subsection (2) applies for the 2012–13 and later income | 25 | | | |
| | years. | | | | |
| | | | | | |
| <u> 24G</u> | Family scheme income from amounts derived by | | | | |
| | dependent children | | | | |
| <u>(1)</u> | In section MB 11(1), the words before the paragraphs are re- | | | | |
| | placed by "This section applies for the purpose of determining | 30 | | | |
| | the amount that represents the family scheme income of a per- | | | | |
| | son for an income year when the person is a principal caregiver | | | | |
| | of a dependent child and the dependent child derives in the in- | | | | |
| | come year an amount that is—". | | | | |
| <u>(2)</u> | Section MB 11(2) is replaced by the following: | 35 | | | |

"Amount included in family scheme income

| "(2) | If the total of amounts derived by the dependent child in the in- | |
|-------------|--|-----|
| | come year and referred to in subsection (1) is more than \$500, | |
| | the family scheme income of the person for the income year | |
| | includes an amount calculated using the formula— | 5 |
| | <u>child's amounts – \$500</u> | |
| | principal caregivers. | |
| | "Definitions of items in formula | |
| <u>"(3)</u> | In the formula— | |
| | <u>"(a)</u> child's amounts is the total of amounts— | |
| | "(i) derived by the dependent child in the income | |
| | year; and | 10 |
| | "(ii) referred to in subsection (1): | |
| | <u>"(b)</u> principal caregivers is the number of people who are | |
| (2) | each a principal caregiver of the child." | |
| <u>(3)</u> | In section MB 11, in the list of defined terms, insert "principal | 1.7 |
| | caregiver". | 15 |
| 2.5 | | |
| 25 | Third requirement: residence | |
| (1) | In section MC 5(2)(a), "is" is replaced by "has been" in each | |
| (2) | place where it appears. | |
| (2) | In section MC 5(3), "resident" is replaced by "a New Zealand | 20 |
| (2D) | resident". | 20 |
| <u>(2B)</u> | In section MC 5, in the list of defined terms, "resident" is omit- | |
| (2) | ted. | |
| (3) | Subsections (1) and (2) apply for the 2008–09 and later in- | |
| | come years. | |
| 25D | | 2.5 |
| <u>25B</u> | Fifth requirement: full-time earner | 25 |
| | In section MD 9(3)(c), "section RD 5(6)(b)(ii), (iii), or (iv)" is | |
| | replaced by "section RD 5(6)(bb), (bc), or (bd)". | |
| 25C | Meaning of employment for this subpart | |
| <u> 23C</u> | In section ME 2(1)(a), "section RD 5(3) and (6)(b) and (c)" is | |
| | replaced by "section RD 5(3) and (6)(b), (bc), (bd), and | 30 |
| | (c)". | 50 |
| | 7-7- | |
| | | |

Payment of tax credits

26

| | In section MK 3(5)(b), "the fund provider asks for the payment to be made to provider B because" is omitted. | | | |
|-----------------|--|----|--|--|
| 27 1) | ICA payment of tax In section OB 4(1), "provisional tax paid" is replaced by "provisional tax paid or an amount treated under section RC 32(5)(b) (Wholly-owned groups of companies) as a payment of provisional tax". | | | |
| 2) | Section OB 4(4), other than the heading, is replaced by the following: | | | |
| ·(4) | The credit date is— "(a) for an amount of income tax or provisional tax paid other than an amount referred to in paragraph (b) , the day the tax is paid: "(b) for an amount treated under section RC 32(5)(b) as a | 15 | | |
| | payment of provisional tax, the day on which notice of the allocation of the tax is given to the Commissioner." | 1. | | |
| 3) | Subsections (1) and (2) apply for the 2008–09 and later income years. | | | |
| 28 1) | Reduction of further income tax Section OB 67(2) is replaced by the following: | | | |
| (2) | "Reduction applying for consecutive tax years In relation to 2 tax years that are consecutive, the liability for further income tax at the end of the second tax year is reduced by the amount calculated using the formula— | 25 | | |
| | debit balance at end of second year — first year adjustment. | | | |
| f(2B) | "Definition of items in formula In the formula in subsection (2),— "(a) debit balance at end of second year is the amount of the debit balance in the company's imputation credit account at the end of the second tax year: | 30 | | |
| | "(i) first year adjustment is the amount— "(i) of the first year's debit balance in the company's imputation credit account less the credits made to | | | |

the account during the second tax year; and

| | "(11) that cannot be less than zero." | |
|------------|---|----|
| (2) | In section OB 67(5), "the formula" is replaced by "the formula in subsection (4)". | |
| (3) | Subsections (1) and (2) apply for the 2008–09 and later income years. | 5 |
| <u>28B</u> | Co-operative companies' notional distributions that are | |
| <u>(1)</u> | dividends In section OB 80(2), the formula is replaced by the following: | |
| | <u>credit attached</u> <u>– credit attached.</u> | |
| <u>(2)</u> | Subsection (1) applies for the 2008–09 and later income years. | 10 |
| 29 | BETA payment of income tax | |
| (1) | Section OE 7(3B), other than the heading, is replaced by the following: | |
| "(3B) | Despite subsection (3) and section OP 101(2) (Consolidated BETA payment of income tax), the amount of BETA debits applied under elections under subsection (3) and section OP 101(2) relating to the attributed CFC income referred to in subsection (3) must be no more than the amount calculated under section OE 6(1) for the company that has the attributed | 15 |
| (2) | CFC income, treating the item debit balances as zero." | 20 |
| (2) (3) | Section OE 7(4) is repealed. In section OE 7(5), "subsection (4)" is replaced by "subsection (3), as limited by subsection (3B),". | |
| (4) | Section OE 7(6) is replaced by the following: | |
| "(6) | "Excess amount treated as tax loss component If a company chooses under subsections (3) and (3B) to apply a debit amount that exceeds the total income tax liability for the attributed CFC income referred to in subsection (3), the | 25 |
| | excess amount is treated as an amount of tax loss component of the company having the attributed income calculated using the formula— | 30 |

debit applied – tax liability

| tov | rata |
|------|------|
| 121X | rate |

| | tax rate. | | |
|-------------|---|----|--|
| (5) | Section OE 7(7) is replaced by the following: | | |
| | "Definition of items in formula | | |
| "(7) | In the formula,— | | |
| . , | "(a) debit applied is the amount of the debit balance applied | | |
| | by the company under an election under subsections (3) | 5 | |
| | and (3B): | | |
| | "(b) tax liability is the total income tax liability for the attributed CFC income: | | |
| | "(c) tax rate is the basic rate of income tax set out in— | | |
| | "(i) schedule 1, part A, clause 2 (Basic tax rates: income tax, ESCT, RSCT, RWT, and attributed fringe benefits), if the company is not a Maori authority; or | 10 | |
| | "(ii) schedule 1, part A, clause 7, if the company is a Maori authority." | 15 | |
| (6) | Subsections (1) to (5) apply for the 2008–09 and later in- | | |
| | come years. | | |
| 30 | Section OE 8 repealed | | |
| (1) | Section OE 8 is repealed. | | |
| (2) | Subsection (1) applies for the 2008–09 and later income | 20 | |
| , , | years. | | |
| 30B | New section OK 6B | | |
| (1) | After section OK 6, the following is inserted: | | |
| "OK | 6B MACA attributed PIE income with imputation credit | | |
| , | "Credit | 25 | |
| <u>"(1)</u> | A Maori authority that is an investor in a multi-rate PIE has a | | |
| (-/ | Maori authority credit for the amount of an imputation credit | | |
| | attributed to it under section HM 54 (Use of tax credits other | | |
| | than foreign tax credits by investors). | | |

| | "Tabl | le refer | rence | | |
|------------|--|----------|---|----|--|
| "(2) | The I | Maori | authority credit in subsection (1) is referred to | | |
| | | | 7: Maori authority credits, row 6B (attributed PIE | | |
| | incon | ne with | n imputation credit). | | |
| | "Crea | dit date | <u>2</u> | 5 | |
| "(3) | The credit date is the day the amount is attributed. | | | | |
| | | | s Act: amount, attributed PIE income, imputation credit, multi- | | |
| (2) | rate PI | | (4) | | |
| <u>(2)</u> | | | 1 (1) applies for the 2008–09 and later income | 10 | |
| | years | <u>·</u> | | 10 | |
| 30C | Tahla | - Ω17• | Maori authority credits | | |
| (1) | | | 7, after row 6, the following is inserted: | | |
| <u></u> | | | | | |
| | <u>6B</u> | | ation credit day of attribution section OK 6B | | |
| (2) | Cuba | I | 1 (1) applies for the 2008–09 and later income | | |
| <u>(2)</u> | years | | 1 (1) applies for the 2008–09 and later income | | |
| | years | <u>.</u> | | | |
| 31 | Cons | olidate | ed BETA payment of income tax | 15 | |
| (1) | | | 101(1), other than the heading, is replaced by the | | |
| | follov | wing: | | | |
| "(1) | | | applies when, for a consolidated BETA group,— | | |
| | "(a) | | uted CFC income is derived by— | 20 | |
| | | "(i) | the consolidated BETA group, and there is a debit | 20 | |
| | | | balance in the branch equivalent tax account of the consolidated BETA group, of a member of the | | |
| | | | consolidated BETA group, or of a BETA com- | | |
| | | | pany (a BETA group company) that would be | | |
| | | | part of the same group of companies as the con- | 25 | |
| | | | solidated BETA group if the consolidated BETA | | |
| | | (((:)) | group were a single company: | | |
| | | "(ii) | a BETA group company, and there is a debit bal- ance in the branch equivalent tax account of the | | |
| | | | consolidated BETA group; and | 30 | |
| | "(b) | the de | ebits producing the debit balance arise from FDP | 20 | |
| | ` ' | | nas been paid— | | |
| | | "(i) | 4:41 | | |
| | | "(ii) | directly: by reducing a tax loss: | | |

10

- "(iii) to reduce an FDP liability under section RG 7 (Reduction of payments for conduit tax relief)."
- (2) Section OP 101(2), other than the heading, is replaced by the following:
- "(2) A company that is allowed under **subsection (6)** to make an 5 election under this subsection may choose to apply some or all of the debit balance in the branch equivalent tax account to satisfy an income tax liability arising from attributed CFC income of the consolidated BETA group or the BETA group company."
- (3) Section OP 101(2B), other than the heading, is replaced by the following:
- "(2B) Despite subsection (2) and section OE 7(3) (BETA payment of income tax), the amount of BETA debits applied under elections under **subsection (2)** and section OE 7(3) relating to 15 the attributed CFC income referred to in subsection (2) must be no more than the amount calculated under section OE 6(1) (BETA payment of income tax on foreign income) for the company that has the attributed CFC income or under section OP 100(1) for the consolidated BETA group, in both cases treat-20 ing the item debit balances as zero."
- Section OP 101(3) is repealed. (4)
- In section OP 101(4), "subsection (3)" is replaced by "sub-(5) section (2), as limited by subsection (2B),".
- After section OP 101(4), the following is inserted: 25 (6) "Excess amount treated as tax loss component
- "(4B) If a company chooses under subsections (2) and (2B) to apply a debit amount that exceeds the total income tax liability for the attributed CFC income referred to in subsection (1), the excess amount is treated as an amount of tax loss component
 - of the BETA group company, if it has the attributed CFC income, or of the consolidated BETA group, otherwise; and
 - calculated using the formula— "(b)

debit applied - tax liability

tax rate.

| "Definition of items in formula |
|---------------------------------|
|---------------------------------|

- "(4C) In the formula,—
 - "(a) debit applied is the amount of the debit balance applied by the company under an election under subsections (2) and (2B):
 - "(b) **tax liability** is the total income tax liability for the attributed CFC income:
 - "(c) tax rate is the basic rate of income tax set out in—
 - "(i) schedule 1, part A, clause 2 (Basic tax rates: income tax, ESCT, RSCT, RWT, and attributed fringe benefits), if the company is not a Maori authority; or

5

15

- "(ii) schedule 1, part A, clause 7, if the company is a Maori authority."
- (7) Section OP 101(5) is repealed.
- (8) Section OP 101(6), other than the heading, is replaced by the following:
- "(6) An election under **subsection (2)** may be made as follows:
 - "(a) if the income tax liability of the consolidated BETA group is to be satisfied, the election may be made by— 20
 - "(i) the nominated company, if the debit balance is in the branch equivalent tax account of the consolidated BETA group:
 - "(ii) a company that is a member of the consolidated BETA group, if the debit balance is in the branch 25 equivalent tax account of that company:
 - "(iii) a BETA group company, if the debit balance is in the branch equivalent tax account of that BETA group company:
 - "(b) if the income tax liability of a BETA group company is to be satisfied, the election may be made by the nominated company of the consolidated BETA group."
- (9) Section OP 101(7), other than the heading, is replaced by the following:
- '(7) An election under **subsection (2)**, limited by **subsection** 35 **(2B)**, is made by recording in the branch equivalent tax account a credit equal to the amount of the debit balance for which the election is made."

(10) **Subsections (1) to (9)** apply for the 2008–09 and later income years.

| 22 | G 42 OD 102 | |
|-------------|---|----|
| 32 | Section OP 102 repealed Section OP 102 is repealed. | |
| (1) (2) | Subsection (1) applies for the 2008–09 and later income years. | 5 |
| 32B | ASCA lost excess available subscribed capital | |
| <u>(1)</u> | Section OZ 5(1)(d) is replaced by the following: "(d) the amount of the available subscribed capital, calculated on a per unit basis, is greater than the proceeds from the redemption for the unit." | 10 |
| <u>(2)</u> | In section OZ 5, in the compare note, "MJ 5(1)" is added. | |
| <u>(3)</u> | Subsection (1) applies for the 2008–09 and later income years. | |
| 32C (1) | Salary or wages | 15 |
| <u>(1)</u> | Section RD 5(6)(c) is replaced by the following: | |
| | "(c) a basic grant and independent circumstances grant made under regulations made under section 193 of the Education Act 1964, section 303 of the Education Act 1989, or an enactment substituted for those sections." | 20 |
| <u>(2)</u> | Subsection (1) applies for the 2008–09 and later income years. | |
| 32D | Tax pooling intermediaries | |
| <u>(1)</u> | In section RP 17, after the section heading the following is inserted: "Meeting person A's obligations". | 25 |
| <u>(2)</u> | In section RP 17, the following is added as subsection (2): | |
| <u>"(2)</u> | "Person A and group companies For the purposes of this section, if person A is a company in a group of companies, person A also includes the other companies that are in the group at the time— "(a) an amount is deposited in a tax pooling account under section RP 18; and | 30 |
| | 73 | |

| | <u>"(b)</u> as applicable,— | |
|--------------|--|----|
| | "(i) is used or transferred under section RP 17B: | |
| | "(ii) is transferred under section RP 19." | |
| <u>(3)</u> | In section RP 17, in the list of defined terms, "amount", "company", and "group of companies" are inserted. | 5 |
| | | |
| 33 | Tax pooling accounts and their use | |
| (1) | After section RP 17B(3)(a), the following is inserted: | |
| | "(ab) also arises when a person has— | |
| | "(i) before taking any action under subparagraph (ii), filed a return required to be provided for a tax type listed in subsection (8) ; and | 10 |
| | "(ii) has made a voluntary disclosure in relation to the | |
| | return: | |
| | "(ac) also arises when— | |
| | "(i) before any assessment or adjustment under sub- | 15 |
| | paragraph (ii) is made, the person has filed a re- | |
| | turn required to be provided for a tax type listed | |
| | in subsection (8); and | |
| | "(ii) the Commissioner makes an assessment or adjustment increasing an amount previously payable:". | 20 |
| (2) | In section RP 17B(3)(c), "previous assessment" is replaced | |
| | by "previous assessment or the amount that was previously payable under paragraph (ab) or (ac), as applicable". | |
| (3) | Section RP 17B(4) is replaced by the following: | 25 |
| (-) | "Transfers for provisional tax or terminal tax | |
| ' (4) | A person who chooses to use funds in a tax pooling account | |
| () | to satisfy an obligation for provisional tax or terminal tax for | |
| | a tax year may ask the tax pooling intermediary to arrange the | |
| | transfer of an amount to their tax account with the Commis- | 30 |
| | sioner as follows: | |
| | "(a) within 75 days from their terminal tax date for the tax | |
| | year unless paragraph (b) applies: | |
| | "(b) if the amount is to be transferred from funds deposited by them in the tax pooling account under section RP 18 and their return filing requirements have been met, at any time. | 35 |
| | | |

| | "(a) | on or before the date that is 75 days after their terminal | |
|-------|-------------|---|----|
| | | tax date for the tax year unless paragraph (b) or (c) | |
| | ((4) | applies: | |
| | <u>"(b)</u> | on or before the date that is 76 days after their terminal | _ |
| | | tax date for the tax year if— "(i) the person's helprograph date fello at the and of Oo | 5 |
| | | <u>"(i)</u> the person's balance date falls at the end of October, November, or December; and | |
| | | "(ii) the corresponding income year is a leap year: | |
| | "(c) | if the amount is to be transferred from funds deposited | |
| | _(0) | on the person's behalf in the tax pooling account under | 10 |
| | | section RP 18 and the person's return filing require- | |
| | | ments have been met, at any time. | |
| | "Grou | up companies | |
| "(4R) | | ne purposes of subsection (4)(c), if the person is part of | |
| (ID) | | up of companies, the person includes the other companies | 15 |
| | | group at the time at which a deposit to the tax pooling | |
| | | nt is made, or funds purchased or used, as applicable." | |
| (4) | In sec | tion RP 17B(5), "under subsection (3)(a)" is replaced by | |
| ` / | | escribed in subsection (3)(a) to (ac)". | |
| (5) | After | section RP 17B(6), the following is added: | 20 |
| | "Max | imum amount of transfer | |
| "(7) | The n | naximum amount that a person may ask a tax pooling | |
| | | nediary to transfer to meet an obligation to pay tax is— | |
| | "(a) | for a transfer under subsection (4)(a) or (b), the | |
| | ((/1) | amount payable: | 25 |
| | "(b) | for a transfer under subsection (4)(b)(c), the amount | |
| | | of the funds deposited by the person under section RP 18: | |
| | "(c) | for a transfer under subsection (5), the increased amount | |
| | (0) | of tax payable: | 30 |
| | "(d) | for a transfer under subsection (6), the amount of de- | |
| | () | ferrable tax payable. | |
| | "Exte | nded meaning for increased amount of tax and | |
| | | able tax | |
| "(8) | | ne purposes of sections RP 17 to RP 21, an increased | 35 |
| . / | | nt of tax or deferrable tax includes an amount relating | |
| | to— | _ | |
| | | | |

| | "(a) "(b) | tax paid or payable under the PAYE rules, ESCT rules, RSCT rules, RWT rules, or NRWT rules: income tax, GST, FBT, further income tax, and imputation penalty tax payable under section 140B of the Tax Administration Act 1994. | 5 |
|-------|--------------|---|----|
| | "When | n subsection (10) applies | |
| "(9) | | ection (10) applies when— | |
| | "(a) | a person is liable for an increased amount of tax that | |
| | | relates to income tax or resident withholding tax; and | |
| | "(b) | subsection (3)(ab)(ii) applies in relation to the | 10 |
| | | amount; and | |
| | <u>"(c)</u> | the person has not filed the return of income required by | |
| | | subsection (3)(ab)(i) before the voluntary disclosure | |
| | | is made. | |
| | "Com | missioner's discretion to allow use of funds | 15 |
| "(10) | | plication by the person, the Commissioner may agree in | |
| | | g that they may use funds in a tax pooling account for | |
| | | creased amount of tax if the Commissioner is satisfied | |
| | that— | - | |
| | "(a) | the increased amount arises as a result of an event or | 20 |
| | | circumstance beyond the person's control; and | |
| | "(b) | the person has a reasonable justification or excuse for | |
| | | not filing the return by the required date; and | |
| | <u>"(c)</u> | the person has an otherwise good compliance history | |
| | | for the 2 income years before the income year in which | 25 |
| | | the voluntary disclosure referred to in subsection | |
| | | (3)(ab)(ii) is made. | |
| | "Revi | еш | |
| "(11) | After | the expiry of 1 year, but before the expiry of 2 years, after | |
| | | ommencement of subsection (10), the Commissioner | 30 |
| | must- | | |
| | "(a) | review the operation of subsections (9) and (10) ; and | |
| | "(b) | assess the impact of these subsections; and | |
| | "(c) | consider whether any amendments to the law are neces- | |
| | | sary or desirable and, in particular, whether these sub- | 35 |
| | | sections are needed; and | |
| | "(d) | report the findings to the Minister of Revenue." | |
| | | | |

<u>(6)</u>

| <u>(6)</u> | In section RP 17B, in the list of defined terms, "balance date", "corresponding income year", "income tax", and "return of income" are inserted. | |
|---------------|---|----|
| 34 | Transfers from tax pooling accounts Section RP 19(3), other than the heading, is replaced by the following: | 5 |
| "(3) | The credit date for an amount transferred to a person's tax account is— | |
| | "(a) for a transfer under section RP 17B(4)(a) or (b), the relevant instalment date set out in schedule 3, part A (Payment of provisional tax and terminal tax): | 10 |
| | "(b) for a transfer under section RP 17B(4)(b)(c) , the date on which the person deposited the funds in a tax pooling account: | |
| | "(c) for a request made within the 60-day period referred to in section RP 17B(5) or (6), a date nominated that is no | 15 |
| | earlier than the original due date for the relevant period: "(d) in any other case, the date on which the Commissioner receives the request for the transfer." | |
| 35 | New section RP 19B inserted After section RP 19, the following is inserted: | 20 |
| " RP 1 | 19B Transfers for certain expected tax liabilities | |
| "(1) | "Who this section applies to This section applies to a person who— "(a) expects to have an income tax or provisional tax liability | 25 |
| | for a tax year; and "(b) has acquired funds in a tax pooling account other than by depositing them on their own account; and | |
| | "(c) has not yet filed a return of income in relation to the liability for the tax year. | 30 |
| | "Using funds | |
| "(2) | The person may choose to use the funds towards the payment of the liability for the tax year on meeting all the requirements of this section. | |
| | "Requirements at time of making request | 35 |
| "(3) | At the time of making the request, the person must— | |
| | | |

| | "(a) | for an income tax liability, have met all their return filing requirements for earlier tax years: | |
|-------------------|----------------------------|---|----|
| | "(b) | for a provisional tax liability, have met all their obliga- tions under the provisional tax rules for the tax year. | |
| | "Effe | ctive date of transfer | 5 |
| "(4) | funds | effective date that the person nominates for the transfer of a must correspond to the relevant instalment date set out nedule 3, part A (Payment of provisional tax and terminal | |
| | "Refu | ands | 10 |
| "(5) | - | a result of a transfer under this section, excess tax arises e person, the amount of excess tax is treated as follows: first, the amount is transferred to meet a liability for the person, as applicable, for— | |
| | | "(i) provisional tax or terminal tax under section RP 17B(4)(a) or (b): | 15 |
| | | "(ii) an increased amount of tax under section RP 17B(5): | |
| | | "(iii) an obligation to pay deferrable tax under section RP 17B(6): | 20 |
| | "(b) | second, the amount is transferred with an effective date that is no earlier than the date on which the Commissioner received the later request: | |
| | "(c) | third, the amount is refunded to the person. | |
| | "Rela | tionship with section RP 17B | 25 |
| "(6) | This | section overrides section RP 17B(7)(a). | |
| | "Defin provisi tax". | ed in this Act: amount, Commissioner, instalment date, provisional tax, onal tax rules, return of income, tax pooling account, tax year, terminal | |
| 35B | Refu | sals to transfer amounts | 30 |
| (1) | The s | ection heading to section RP 20 is replaced by "Declin- | |
| | | amending, or reversing transfers". | |
| <u>(2)</u> | | section RP 20(2), the following is inserted: | |
| (((a .D.) | | -compliance | |
| <u>"(2B)</u> | | Commissioner considers that the request does not com- | 35 |
| | <u>ply w</u> "(a) | rith sections RP 17 to RP 21, the Commissioner may—decline to process the request: | |
| | <u>(a)</u> | decime to process the request. | |

"(c) amend the request: reverse the transfer."

| 36 | | itions | |
|------|--|--|-----|
| (1) | | section amends section YA 1. | _ |
| (1B) | | e definition of available tax loss, after paragraph (b), the | 5 |
| | | ving paragraphs are added: | |
| | <u>"(c)</u> | an attributed CFC net loss or FIF net loss carried for- | |
| | | ward that, under subpart IQ (Attributed controlled for- | |
| | | eign company net losses and foreign investment fund | 4.0 |
| | | net losses), is required to be subtracted from the net in- | 10 |
| | (((1) | come: | |
| | <u>"(d)</u> | the amount of another company's attributed CFC net | |
| | | loss or FIF net loss that, under subpart IQ, is subtracted | |
| | | from the net income". | |
| (1C) | | e definition of balance date , "subpart RC (Provisional | 15 |
| | | is replaced by "subpart RC (Provisional tax), section RP | |
| | | Tax pooling accounts and their use)". | |
| (1D) | | e definition of employee , after paragraph (a), the follow- | |
| | ing is | inserted: | |
| | "(ab) | for the purposes of the FBT rules, includes a share- | 20 |
| | | holder-employee who has chosen under section RD 3(3) | |
| | | to treat amounts paid to them in the income year in their | |
| | | capacity as employee as income other than from a PAYE | |
| | | income payment:". | |
| (1E) | | e definition of fixed-rate share, in paragraph (h)(iii), | 25 |
| | "payable" is replaced by "payable:" and the following is | | |
| | added: | | |
| | "(i) | in section EX 46(10)(a) and subpart FE (Interest ap- | |
| | | portionment on thin capitalisation), means a share meet- | |
| | | ing the requirements of paragraph (f)(i) and (iii)". | 30 |
| (1F) | The f | following is inserted in its appropriate alphabetical order: | |
| | "fore | ign investment PIE means a multi-rate PIE that— | |
| | "(a) | meets the requirements of sections HM 55C to | |
| | | HM 55H (which relate to the particular requirements | |
| | | for and treatment of foreign investment PIEs); and | 35 |
| | | | |
| | | | |

| | "(b) | chooses under section HM 71B (Choosing to become a | |
|-------------|--------------|--|----|
| | | foreign investment PIE) to become a foreign investment | |
| | | zero-rate PIE or a foreign investment variable-rate PIE | |
| | "fore | ign investment variable-rate PIE means a foreign in- | |
| | vestn | nent PIE that— | 5 |
| | "(a) | meets the requirements of section HM 19C (Require- | |
| | | ments for foreign investment variable-rate PIEs); and | |
| | "(b) | chooses under section HM 71B (Choosing to become a | |
| | | foreign investment PIE) to become a foreign investment | |
| | | variable-rate PIE | 10 |
| | "fore | ign investment zero-rate PIE means a foreign invest- | |
| | ment | PIE that— | |
| | <u>"(a)</u> | meets the requirements of section HM 19B (Require- | |
| | | ments for foreign investment variable-rate PIEs); and | |
| | "(b) | chooses under section HM 71B (Choosing to become a | 15 |
| | | foreign investment PIE) to become a foreign investment | |
| | | zero-rate PIE". | |
| (1G) | | e definitions of jurisdictional attributed income, juris- | |
| | | onal BE income, jurisdictional income ratio, and resi- | |
| | | group member, "Attributed CFC net loss from tax year | 20 |
| | | e first affected year" is replaced by "Effect of attributed | |
| | | net loss and some FIF net loss from before first affected | |
| | - | in each place where it appears. | |
| <u>(1H)</u> | | e definition of land investment company, paragraph (c), | |
| | "sour | ces" is replaced by "types". | 25 |
| (2) | | e definition of major shareholder , paragraphs (c) and (d), | |
| | | ast 10% of the voting rights of the company" is replaced | |
| | | t least 10% of the voting and market value interests in the | |
| | comp | any" in each place where it appears. | |
| (2B) | The f | following are inserted in their appropriate alphabetical | 30 |
| | order | <u>-</u> | |
| | <u>"noti</u> | fied foreign investor means an investor in a foreign in- | |
| | | nent PIE who— | |
| | <u>"(a)</u> | meets the requirements of sections HM 55D(3) and | |
| | | (4) (Requirements for investors in foreign investment | 35 |
| | | PIEs); and | |
| | <u>"(b)</u> | notifies the PIE under section HM 55D(2) that they | |
| | | wish to be treated as a notified foreign investor". | |

| (2C) | <u>In the definition of PIE rules,—</u> | |
|-------------|--|----|
| | (a) in paragraph (a)(v), "and DB 54" is replaced by "to DB | |
| | <u>54B":</u> | |
| | (b) after paragraph (a)(v), the following is inserted: | |
| | | 5 |
| | amount): (c) in paragraph (a)(viii), "IC 3(2B)" is replaced by "IC 3(2B) to (2D)": | |
| | (d) in paragraph (b), "28B" is replaced by "28B, 28D ". | |
| (3) | In the definition of prescribed investor rate , "retirement scheme contributions)" is replaced by "retirement scheme contributions), modified as necessary by section HM 56(2) (Prescribed investor rates: schedular rates) or HM 57B (Prescribed investor rates for new residents)". | 10 |
| (3B) | Subsection (1D) does not apply in relation to a tax position | 15 |
| | taken by a person— | |
| | (a) in the period from 1 April 2008 to 30 November 2010; and | |
| | (b) in relation to the payment of fringe benefit tax; and | 20 |
| | (c) relying on section RD 3(2) to (4) in the absence of the amendment made by subsection (1D) . | 20 |
| <u>(3C)</u> | Subsections (1E) and (1G) apply for income years beginning on or after 1 July 2009. | |
| (3D) | Subsection (1H) applies for the 2010–11 and later income years. | 25 |
| (4) | Subsection (2) applies for the 2008–09 and later income years. | |
| (5) | Subsection (3) applies for the 2012–13 and later income years. | |
| 37 | No look-through rule for companies in certain cases | 30 |
| (1) | In section YC 11(3), "market value interest would" is replaced by "market value interest in the issuing company would". | 50 |
| (2) | Subsection (1) applies for the 2008–09 and later income years. | |

38 Directors' knowledge of failure to meet requirements of continuity provision

- (1) In section YC 15(1)(b), the words before the subparagraphs are replaced by "the failure, but for that concessionary application, to meet the requirements would have occurred in the absence 5 of transactions of the following types:".
- (2) In section YC 15(1)(b)(iii), "unit trust;" and is replaced by "unit trust:" and the following is added:
 - "(iv) the sale of shares in a company other than in the ordinary course of trading on a recognised exchange between persons, each of which is not a company associated with the company and has a direct voting interest or direct market value interest of less than 5%, calculated before the application of section YC 4 as modified by section 15 YC 11:
 - "(v) transfers, between a company and the company's shareholders, of shares in the company that in total for the company's income year would be a direct voting interest or direct market value interest of less than 5% if held by a single person; and".
- (3) In section YC 15(1)(b)(iv), "sale" is replaced by "transfer".
- (4) **Section YC 15(1)(b)(v)** is replaced by the following:
 - the issue, redemption, or cancellation by a company, or the transfer to or from the company, or the transfer to an employee of the company from a trustee of a trust with no beneficiary other than the company and the company's employees, of shares in the company, or options over shares in the company, that in total for the company's income year would be a direct voting interest or direct market value interest of less than 5% if held by a single person; and".
- (5) **Subsections (1) and (2), (2), (3), and (4)** apply for the 35 2008–09 and later income years.

For the purposes of this Act and for the avoidance of doubt, Her Majesty the Queen in right of New Zealand is regarded as 5

After section YD 3, the following is inserted:

39

(1)

"YD3B Crown

New section YD 3B

resident in New Zealand.

| | "Defined in this Act: New Zealand, resident in New Zealand". | |
|-------------|---|-----|
| (2) | Subsection (1) applies for the 2011–12 and later income | |
| . / | years. | |
| | | |
| 39B | New section YZ 3 | 10 |
| (1) | After section YZ 2, the following is added: | |
| "YZ3 | Saving effect of section DF 5 of Income Tax Act 1994 | |
| | "When this section applies | |
| <u>"(1)</u> | This section applies when a person— | |
| | "(a) has made a payment to which section DC 1 (Lump sum | 15 |
| | payments on retirement) would otherwise apply in the | |
| | absence of this section; and | |
| | "(b) has allocated the deduction for the payment to an in- | |
| | come year relying on the wording used in section DF 5 | |
| | (Retiring allowances payable to employees) of the In- | 20 |
| | come Tax Act 1994; and "(a) has taken the tay position for the allegation on an hafara | |
| | "(c) has taken the tax position for the allocation on or before 22 February 2011. | |
| | | |
| (((2) | "Savings provision | 2.5 |
| <u>"(2)</u> | Despite the express wording used in section DC 1, section DF | 25 |
| | 5 continues to apply for the person in relation to the tax pos- | |
| | ition in the same manner as it applied immediately before the repeal of the Income Tax Act 1994 by the Income Tax Act | |
| | 2004. | |
| | "Defined in this Act: deduction, income year, pay". | 30 |
| (2) | Subsection (1) applies for the 2008–09 and later income | 50 |
| <u>(2)</u> | years. | |
| | years. | |
| 40 | Schedule 1—Basic tax rates: income tax, ESCT, RSCT, | |
| 70 | RWT, and attributed fringe benefits | |
| (1) | In schedule 1, part A, clause 1, "clauses 2 to 8" is replaced by | 35 |
| (1) | "clauses 2 to 9". | 20 |
| | | |
| | 83 | |
| | | |

2."

| (2) | In schedule 1, part A, clause 2, "clauses 3 to 8" is replaced by "clauses 3 to 9". | |
|--|--|---|
| (3) | After schedule 1, part A, clause 8, the following is added: | |
| "9 Taxable income: New Zealand Superannuation Fund | | |
| | The basic rate of income tax on each dollar of taxable income | 5 |
| | derived by the Crown through the New Zealand Superannu- | |
| | ation Fund is the rate applying to companies set out in clause | |

(3B) In schedule 1, part D, table 4, row 1, "0.38" is replaced by "0.33".

(4) **Subsections (1), (2), and (3)** apply for the 2011–12 and later income years.

40B Schedule 6—Prescribed rates: PIE investments and retirement scheme contributions

(1) Schedule 6, table 1, row 2 is replaced by the following:

15

10

| Row | Conditions | Prescribed rate |
|----------|---|-----------------|
| <u>2</u> | For a non-resident person other than a person described in row 7B or 9. | 0.280 |

(2) <u>In schedule 6, table 1, the following are inserted in their correct order in the table:</u>

| Row | Conditions | Prescribed rate |
|-----------|--|-----------------|
| <u>7B</u> | For a non-resident person who is a notified foreign investor in a foreign investment variable-rate PIE, see table 1B for the applicable rate for the amount of income. | <u>variable</u> |
| 9 | For a non-resident person who is a notified foreign investor in a foreign investment zero-rate PIE. | 0.000 |
| <u>10</u> | For a transitional resident who is an investor in a foreign investment zero-rate PIE. | 0.000 |

(3) After schedule 6, clause 1, table 1, the following is inserted:

"1B Foreign investment variable-rate PIEs and notified foreign investors

20

"A foreign investment variable-rate PIE must apply the prescribed investor rates set out in **table 1B** in relation to income attributed to notified foreign investors in the PIE.

Table 1B

| Table 1B | | | | |
|----------|---|-----------------|--|--|
| Row | Amounts | Prescribed rate | | |
| 1 | To the extent to which it is not fully imputed, a dividend derived from a company resident in New Zealand attributed to an investor who does not reside in a country with which New Zealand has a double tax agreement. | 0.3000 | | |
| <u>2</u> | An amount other than an amount referred to in rows 1, and 3 to 5, that has a source in New Zealand. | 0.2800 | | |
| 3 | To the extent to which it is not fully imputed, a dividend derived from a company resident in New Zealand attributed to an investor who resides in a country with which New Zealand has a double tax agreement. | <u>0.1500</u> | | |
| <u>4</u> | Interest derived under a financial arrangement, being an amount referred to in the definition of interest , paragraph (a) or (b) that has a source in New Zealand and is calculated under subpart EW. | 0.0144 | | |
| <u>5</u> | A fully imputed dividend derived from a company resident in New Zealand. | <u>0.0000</u> | | |
| <u>6</u> | A foreign-sourced amount. | 0.0000 | | |
| <u>7</u> | An amount derived under a financial arrangement that has a source in New Zealand other than an amount of interest referred to in row 4. | 0.0000 | | |

(4) Subsections (1) to (3) apply for the 2012–13 and later income years for a foreign investment variable-rate PIE and a notified foreign investor in the PIE.

41 Schedule 32—Recipients of charitable or other public benefit gifts

- (1) In schedule 32,—
 - (a) after the entry for "International Christian Aid (ICA)", 10 an entry for "Jasmine Charitable Trust No 2" is inserted:

| Part 1 | cl 41B | Taxation (Tax Administration and Remedial Matters) Bill | |
|------------|----------------------|---|----|
| | (b) | after the entry for "New Zealand Disaster Assistance Response Team Trust", an entry for "New Zealand Good Samaritan Heart Mission to Samoa Trust" is inserted: | |
| | (c) | after the entry for "New Zealand Sports Foundation (Incorporated)", an entry for "NZ-Iraqi Relief Charitable Trust" is inserted: | 5 |
| | (d) | after the entry for "Register of Engineers for Disaster Relief New Zealand", an entry for "RNZWCS Limited" is inserted: | 10 |
| | (e) | before the entry for "Sampoerna Foundation Limited", an entry for "Ruel Foundation" is inserted: | |
| | (f) (g) | after the entry for "The Band Aid Box", an entry for "The Cambodia Charitable Trust" is inserted: after the entry for "The Sir Walter Nash Vietnam Appeal", an entry for "The Unions Aotearoa International Development Trust" is inserted. | 15 |
| (2) | Subs | ection (1) applies for the 2012–13 and later tax years. | |
| 41B | exclu | dule 39—Items for purposes of definition of special ded depreciable property | 20 |
| <u>(1)</u> | | hedule 39, "Fish processing buildings" and "Tannery ings affected by acid" are added to the list in the sched- | |
| <u>(2)</u> | <u>Subs</u> years | ection (1) applies for the 2011–12 and later income | 25 |
| 41C (1) | The I | ncome Tax Act 2007 is amended by making the minor al amendments set out in schedule 1 . | |
| <u>(2)</u> | | ection (1) applies for the 2008–09 and later income | 30 |
| | An | Part 2 nendments to Tax Administration Act 1994 | |

Sections 43 to 80 amend the Tax Administration Act 1994. 35

42

Tax Administration Act 1994

| 43 | Interpretation | | | |
|-----|---|----|--|--|
| (1) | This section amends section 3(1). | | | |
| (2) | The definitions of book and document and book or document are repealed. | | | |
| (3) | In the definition of challenge , the following is inserted after paragraph (a): | 5 | | |
| | "(ab) to commence proceedings under section 89K(46) challenging a refusal to issue a notice; or". | | | |
| (4) | The following definition is inserted, in alphabetical order: | | | |
| | "challenge notice means a notice issued by the Commissioner stating that a challenge may proceed, and that the Commissioner will not be issuing an amended assessmentin accordance with section 89P". | 10 | | |
| (5) | The following definition is inserted, in alphabetical order: | | | |
| | "document means— | 15 | | |
| | "(a) a thing that is used to hold, in or on the thing and in any form, items of information: | | | |
| | "(b) an item of information held in or on a thing referred to | | | |
| | in paragraph (a): | | | |
| | "(c) a device associated with a thing referred to in para- graph (a) and required for the expression, in any form, of an item of information held in or on the thing". | 20 | | |
| (6) | In the definition of day of determination of final liability , paragraph (b)(ii) is repealed. | | | |
| (7) | In the definition of disputable decision , paragraph (b)(iv) is replaced by the following: | 25 | | |
| | "(iv) to issue a Commissioner's notice of proposed adjustment under section 89B, a Commissioner's disclosure notice or statement of position under section 89M , or a challenge notice". | 30 | | |
| (8) | The following definition is inserted, in alphabetical order: | 50 | | |
| (0) | "duty of the Commissioner is defined in section 81(8) for | | | |
| | the purposes of section 81". | | | |
| (9) | The following definition is inserted, in alphabetical order: | | | |
| (2) | "Inland Revenue officer is defined in section 81(8) for the purposes of section 81". | 35 | | |
| | purposes or section or . | | | |

| (9B) | After paragraph (a)(xiii) of the definition of tax the following | | |
|-------------|---|----|--|
| | is added: | | |
| | "(xiv) a fee described in section 226C :". | | |
| <u>(9C)</u> | Subsections (4) and (7) apply for a dispute initiated by a tax- payer issuing a notice of proposed adjustment after the enact- ment of the Taxation (Tax Administration and Remedial Mat- ters) Act 2011. | 5 | |
| (10) | Subsection (6) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 10 | |
| 44 | Commissioner may access premises to obtain information In section 16(1),— (a) "books and documents" is replaced by "documents" in each place where it appears: (b) "books or documents" is replaced by "documents". | 15 | |
| 45 | Power to remove and copy documents | | |
| (1) | In section 16B(1), "books or documents" is replaced by "documents". | 20 | |
| (2) | In section 16B(2), "books or documents" is replaced by "documents" in each place where it appears. | | |
| (3) | In section 16B(3), "book or document" is replaced by "document". | | |
| (4) | In section 16B(4), "book or document" is replaced by "document" in each place where it appears. | 25 | |
| 46 | Power to remove and retain documents for inspection | | |
| (1) | In section 16C(1), "books or documents" is replaced by "documents". | | |
| (2) | In section 16C(2), "books or documents" is replaced by "documents" in each place where it appears. | 30 | |

In section 16C(5), "book or document" is replaced by "document" in each place where it appears.

(3)

(4)

| (4) | In section 16C(6), "Books or documents" is replaced by "Documents". | |
|---------------|--|----|
| (5) | In section 16C(7),— (a) "books or documents" is replaced by "documents"; and (b) "book or document" is replaced by "document". | 5 |
| 47 (1) | Information to be furnished on request of Commissioner In section 17(1), "books and documents" is replaced by "documents". | |
| (2) | In section 17(1B), "book or document" is replaced by "document" in each place where it appears. | 10 |
| (3) | In section 17(1D), "books and documents" is replaced by "documents" in each place where it appears. | |
| (4) | In section 17(3),— (a) "books or documents" is replaced by "documents"; and (b) "books and documents" is replaced by "documents". | 15 |
| (5) | In section 17(4), "books or documents" is replaced by "documents" in each place where it appears. | |
| (6) | In section 17(6), "books or documents" is replaced by "documents". | |
| 48 | Court orders for production of information or return In section 17A(15), in the definition of information , "book or document" is replaced by "document". | 20 |
| 49 | Inquiry by Commissioner In section 19(1), "books and documents" is replaced by "documents". | 25 |
| 50 | Privilege for confidential communication between legal practitioners and their clients | |
| (1) | In section 20(1), "book or document" is replaced by "document". | |
| (2) | In section 20(2), "book or document" is replaced by "document". | 30 |
| (3) | In section 20(3), "book or document" is replaced by "document". | |
| | ment. | |

| | , | |
|-----|---|----|
| (4) | L | |
| (4) | In section 20(4), "book or document" is replaced by "document". | |
| (5) | In section 20(5), "book or document" is replaced by "document" in each place where it appears. | |
| (6) | In section 20(6), "information, books, and documents" is replaced by "information and documents". | 5 |
| 51 | No requirement to disclose tax advice document | |
| (1) | In section 20B(1), "book or document" is replaced by "document". | |
| (2) | In section 20B(2), "book or document" is replaced by "document" in each place where it appears. | 10 |
| (3) | In section 20B(3), "book or document" is replaced by "document" in each place where it appears. | |
| 52 | Treatment of book or document | |
| (1) | In the heading to section 20C, "book or document" is replaced by "document". | 15 |
| (2) | In section 20C(1), "book or document" is replaced by "document". | |
| (3) | In section 20C(2), "book or document" is replaced by "document" in each place where it appears. | 20 |
| (4) | In section 20C(3), "book or document" is replaced by "document" in each place where it appears. | |
| (5) | In section 20C(4), "book or document" is replaced by "document" in each place where it appears. | |
| 53 | Claim that book or document is tax advice document | 25 |
| (1) | In the heading to section 20D, "book or document" is replaced by "document". | |
| (2) | In section 20D(1), "book or document" is replaced by "document". | |
| (3) | In section 20D(2), "book or document" is replaced by "document" in each place where it appears. | 30 |

In section 20D(3), "book or document" is replaced by "docu-

ment" in each place where it appears.

(4)

In section 20D(4), "book or document" is replaced by "docu-

In section 20D(5), "book or document" is replaced by "docu-

(5)

(6)

| | ment". | |
|------------|--|----|
| 54 | Book or document or part of book or document included in tax advice document | 5 |
| (1) | The heading to section 20E is replaced by "Document or part of document included in tax advice document". | |
| (2) | In section 20E, "book or document" is replaced by "document" in each place where it appears. | 10 |
| 55 | Person must disclose tax contextual information from tax advice document | |
| (1) | In section 20F(1), "book or document" is replaced by "document". | |
| (2) | In section 20F(2), "book or document" is replaced by "document". | 15 |
| 56 | Challenge to claim that book or document is tax advice | |
| (1) | document In the heading to section 20G, "book or document" is replaced by "document". | 20 |
| (2) | In section 20G(1), "book or document" is replaced by "document" in each place where it appears. | |
| (3) | In section 20G(2), "book or document" is replaced by "document". | |
| 57 | Information requisitions in relation to offshore payments In section 21(8), in the definition of information requisition or requisition, paragraph (b), "books or documents" is replaced by "documents". | 25 |
| <u>57B</u> | New section 28D After section 28C, the following is inserted: | 30 |
| | | |

| <u>"28D</u> | Infor | mation required from notified foreign investors | | | | |
|-------------|---|---|----|--|--|--|
| "(1) | In ord | ler to become a notified foreign investor in a foreign in- | | | | |
| | vestment PIE, a non-resident person must provide the PIE with | | | | | |
| | | <u>llowing information:</u> | | | | |
| | <u>"(a)</u> | their full name: | 5 | | | |
| | <u>"(b)</u> | their date of birth, if applicable: | | | | |
| | "(c) | their home address in the country or territory where they | | | | |
| | | reside for tax purposes: | | | | |
| | <u>"(d)</u> | the country code as prescribed by the Commissioner | | | | |
| | | for the country or territory where they reside for tax | 10 | | | |
| | | purposes: | | | | |
| | <u>"(e)</u> | the equivalent of their tax file number in the country or | | | | |
| | | territory where they reside for tax purposes, or a declar- | | | | |
| | | ation if they are unable to provide this number: | | | | |
| | <u>"(f)</u> | their tax file number in New Zealand, if applicable. | 15 | | | |
| "(2) | The C | Commissioner may add to or change the list of infor- | | | | |
| | | n requirements set out in subsection (1) from time to | | | | |
| | time.' | , | | | | |
| | | | | | | |
| 57 C | Notifi | cation requirements for PIEs | | | | |
| | | tion 31B(1),— | 20 | | | |
| | (a) | "section HM 71" is replaced by "section HM 71 or | | | | |
| | | HM 71B": | | | | |
| | (b) | "a PIE" is replaced by "a PIE or a foreign investment | | | | |
| | | PIE, as applicable". | | | | |
| | | | | | | |
| 57D | Notifi | cation requirements for multi-rate PIEs | 25 | | | |
| (1) | | section 31C(2), the following is inserted: | | | | |
| | | section (2C) applies when a PIE that calculates and pays | | | | |
| (=2) | | sing the quarterly calculation option makes a voluntary | | | | |
| | | ent of tax under section HM 45 of that Act in relation to | | | | |
| | _ | iting investor. | 30 | | | |
| "(2C) | | ite subsection (2), the PIE may provide the notice re- | | | | |
| (20) | | to in subsection (2) by 30 June after the end tax year, | | | | |
| | | t were a notice described in subsection (3)." | | | | |
| (2) | | etion 31C(5), "of that Act." is replaced by "of that Act. | | | | |
| <u>(4)</u> | | ever, this subsection does not apply in relation to a foreign | 35 | | | |
| | | ement PIE and a notified foreign investor." | 33 | | | |
| | mvcst | ment i il and a notifica foreign investor. | | | | |

A foreign investment PIE must ask a person who is a notified foreign investor in the PIE at least once a year to confirm

After section 31C(6), the following is added:

(3) "(7)

that—

| | "(a) their status requirements under section HM 55D(3) of | 5 |
|-----------------|--|----|
| | the Income Tax Act 2007 are met; and | |
| | "(b) their information details required under sec- | |
| | tion 28D(1) are unchanged. | |
| "(8) | If the PIE receives no response to its request under subsec- | |
| | tion (7), they may continue to treat the investor as a notified | 10 |
| | foreign investor, if that is their existing treatment." | |
| | | |
| <u>57E</u> | Effect of giving notice of entitlement | |
| (1) | In section 80KF(1), "section 80KN" is replaced by "section | |
| | <u>80KI".</u> | |
| (2) | Subsection (1) applies for the 2008–09 and later income | 15 |
| | <u>years.</u> | |
| | | |
| 58 | Officers to maintain secrecy | |
| (1) | Section 81(1) is replaced by the following: | |
| "(1) | An Inland Revenue officer must maintain, and must assist in | |
| | maintaining, the secrecy of all matters relating to the legis- | 20 |
| | lation described in subsection (1C) , and the officer must not | |
| | communicate any such matter, except for the purpose of carry- | |
| ((/1 D) | ing into effect that legislation or under subsection (1B). | |
| (IR) | Despite subsection (1) , an Inland Revenue officer may communicate a matter if— | 25 |
| | | 25 |
| | "(a) the communication is for the purpose of executing or performing a duty of the Commissioner, or for the pur- | |
| | pose of supporting the execution or performance of such | |
| | a duty; and | |
| | "(b) the Commissioner considers that such communication | 30 |
| | is reasonable (whether or not it is necessary) with regard | |
| | to the relevant purpose described in paragraph (a), and | |
| | with regard to the following: | |
| | "(i) the integrity of the tax systemthe Commis- | |
| | sioner's obligation at all times to use best | 35 |
| | | |

| | | | endeavours to protect the integrity of the tax | |
|-------|---------|---------|--|----|
| | | | system; and | |
| | | "(ii) | the importance of promoting compliance by tax- | |
| | | | payers, especially voluntary compliance; and | |
| | | "(iii) | 7 2 | 5 |
| | | | munication; and | |
| | | ` / | the resources available to the Commissioner; and | |
| | | ` ′ | the public availability of the information. | |
| "(1C) | For the | he purp | poses of subsection (1) , the legislation is— | |
| | "(a) | the In | lland Revenue Acts, or another Act that is or was | 10 |
| | | admir | nistered by or in Inland Revenue: | |
| | "(b) | | ccident Compensation Act 2001, the Injury Pre- | |
| | | ventio | on, Rehabilitation, and Compensation Act 2001, | |
| | | | Accident Insurance Act 1998, the Accident Re- | |
| | | | tation and Compensation Insurance Act 1992, or | 15 |
| | | | ccident Compensation Act 1982: | |
| | "(c) | | ew Zealand Superannuation Act 1974: | |
| | "(d) | • | Act that imposes taxes or duties payable to the | |
| | | Crow | n. | |
| "(1D) | | | poses of subsection (1) , before an Inland Rev- | 20 |
| | enue | officer | performs their first official duty as an officer, they | |
| | must | make | a declaration of secrecy and fidelity in the form | |
| | presci | ribed b | by the Commissioner. | |
| "(1E) | The c | leclara | tion may be made before— | |
| | "(a) | the C | ommissioner; or | 25 |
| | "(b) | an off | ficer of Inland Revenue; or | |
| | "(c) | a pers | son authorised by or under the Oaths and Declar- | |
| | | ations | s Act 1957 to take statutory declarations. | |
| "(1F) | An In | land R | Revenue officer who has made a declaration of se- | |
| , , | crecy | or fide | elity under an earlier taxation secrecy or fidelity | 30 |
| | sectio | n corre | esponding to this one, or who was treated as mak- | |
| | ing su | ich a d | eclaration, is treated as having made a declaration | |
| | to ma | intain | secrecy and fidelity under this section." | |
| (2) | Section | on 81(2 | 2) is repealed. | |
| (3) | | ` | 1(3),— | 35 |
| (-) | (a) | | ection (1)" is replaced by "subsections (1) and | |
| | () | (1B)" | | |
| | (b) | | or document" is replaced by "document". | |
| | ` / | _ | 1 , | |

| (4) | In section 81(4),— | | | | | | |
|------|--|---|----|--|--|--|--|
| | (a) | (a) in the words before the paragraphs, "subsection (1) or subsection (3)" is replaced by "subsection (1), (1B) or (3)": | | | | | |
| | (b) | in paragraphs (b) and (c), "book or document" is replaced by "document" in each place where it appears: | 5 | | | | |
| | (c) | paragraph (j) is repealed: | | | | | |
| | (d) | in paragraph (1), "book, document, or information" is replaced by "document or information" in each place where it appears. | | | | | |
| (5) | After | section 81(7), the following is added: | | | | | |
| "(8) | | is section,— | | | | | |
| (0) | "(a) | Inland Revenue officer,— | | | | | |
| | (4) | "(i) means a person who is employed in the service | | | | | |
| | | of Inland Revenue; and | 15 | | | | |
| | | "(ii) includes— | | | | | |
| | | "(A) a person employed in the service of the | | | | | |
| | | Government of an overseas country or ter- | | | | | |
| | | ritory who is for the time being attached or | 20 | | | | |
| | | seconded to Inland Revenue: | 20 | | | | |
| | | "(B) a person formerly employed in the service of Inland Revenue: | | | | | |
| | "(b) duty of the Commissioner includes a power of the | | | | | | |
| | Commissioner and also a function of the Commissione | | | | | | |
| | | as well as anything done within the law to— | 25 | | | | |
| | | "(i) administer the tax system: "(ii) implement the tax system: | | | | | |
| | | "(ii) implement the tax system: "(iii) improve, research, or reform the tax system." | | | | | |
| | | (iii) improve, research, or reform the tax system. | | | | | |
| 59 | New | section 81BA inserted | | | | | |
| | After | section 81, the following is inserted: | 30 | | | | |
| "81B | A Go | vernment agency communication | | | | | |
| "(1) | Despite section 81 , the Commissioner may communicate in- | | | | | | |
| | formation held by the Inland Revenue Department to another | | | | | | |
| | government agency if it is reasonable and practicable for the | | | | | | |
| | | missioner to retrieve the information, and— | 35 | | | | |
| | "(a) | the government agency is lawfully able to collect the information but the provision collection and verifica- | | | | | |

tion of the information to or by the government agency is uneconomic inefficient; and

| | "(b) | the government agency and the nature, type, or class | |
|-------------|-----------------|--|-----|
| | | of the information are specified in an Order in Council | _ |
| | ((/) | made under subsection (2); and | 5 |
| | "(c) | the communication of the information complies with | |
| | | the conditions specified in an Order in Council made | |
| | ((/ 1) | under subsection (2):, and | |
| | <u>"(d)</u> | the Commissioner and the government agency have en- | 1.0 |
| | | tered into a memorandum that states the purpose of the | 10 |
| | | communication of the information, the use that may be | |
| | | made of the information, and the arrangements for the | |
| | | control, security, subsequent disclosure, and accuracy | |
| | | of the information, including access to it by taxpayers, | |
| | | as well as providing for the monitoring of the arrange- | 15 |
| | | ments by the Privacy Commissioner or otherwise. | |
| '(2) | | Governor-General may from time to time, by Order in | |
| | | cil made on the recommendation of the Minister of Rev- | |
| | - | specify the following, for the purposes of subsection | |
| | (1) : | | 20 |
| | "(a) | a government agency to whom the Commissioner may | |
| | | communicate information, and the nature, type, or class | |
| | | of the information that may be communicated to that | |
| | | government agency: | |
| | "(b) | the conditions that a government agency specified under | 25 |
| | | paragraph (a) and the Commissioner must comply | |
| | | with for the communication of the information specified | |
| | | under paragraph (a), including a date from which or | |
| | | in relation to which the communication may take place. | |
| (3) | Befor | re recommending the making of an Order in Council | 30 |
| | under | subsection (2), the Minister of Revenue must— | |
| | "(a) | decide that the communication of the information under | |
| | | the proposed Order in Council will not unduly inhibit | |
| | | the provision of further information to Inland Revenue | |
| | | in the future; and | 35 |
| | "(b) | consult— | |
| | | "(i) the Privacy Commissioner; and | |
| | | "(ii) the government agency that may be affected by | |
| | | the proposed Order in Council; and | |
| | | | |
| | | | |

| | Revenue to represent the interests likely to be substantially affected by the proposed Order in Council; and | | |
|---------------|--|----|--|
| | "(c) take the results of the consultation under paragraph (b) into account. | 5 | |
| "(4) | After the expiry of 5 years, but before the expiry of 6 years, after the commencement of subsection (2) , the Commissioner must— | | |
| | "(a) review the operation of this section; and "(b) assess the impact of this section, in consultation with the Privacy Commissioner; and "(c) consider whether any amendments to the law are necessary or desirable and, in particular, whether this section is needed; and | 10 | |
| "(5) | "(d) report the findings to the Minister of Revenue. The Minister of Revenue must present a copy of a report provided under subsection (4) to the House of Representatives as soon as practicable after receiving it. | | |
| "(6) | | | |
| 60 | Other persons to maintain secrecy In section 86(2), "book or document" is replaced by "document". | | |
| 61 | Further secrecy requirements In section 87(2), "book or document" is replaced by "document". | 25 | |
| 62 | Notices of proposed adjustment required to be issued by Commissioner After section 89C(l), the following is inserted: "(lb) the assessment extinguishes all or part of a taxpayer's tax loss in accordance with section 177C(5); or". | 30 | |
| 63 (1) | Section 89E repealed Section 89E is repealed. | | |

Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jur-

| | Taxation Review Authority before the day that Tax Administration and Remedial Matters) Act Royal assent. | 5 |
|--|--|----|
| Deemed accep | | |
| If the Commiss ance with sect cept an adjustm | 9H(3), the following is added: ioner fails to issue a challenge notice in accord- tion 89P, the Commissioner is deemed to ac- ent proposed by the disputant or the disputant's estition, and section 89J applies." | 10 |
| issuing a notice | applies for a dispute initiated by a taxpayer of proposed adjustment after the enactment of ax Administration and Remedial Matters) Act | |
| <u>2011.</u> | | 15 |
| amended assess by "does not lamended assess | 2), "may issue a notice of assessment or an sment that does not include or take" is replaced have to issue a notice of assessment or an sment that includes or takes". 1) applies for a dispute initiated by a taxpayer | 20 |
| _ | e of proposed adjustment after the enactment of ax Administration and Remedial Matters) Act | 25 |
| | eemed to occur within response period (a) is replaced by the following: | |
| "(a) the Com "(i) co pro- | missioner— ensiders that an exceptional circumstance has evented a disputant from doing one or more of e actions described in subsection (1B) ; or | 30 |
| "(ii) co int | ensiders that the disputant has a demonstrable tention to enter into or continue the disputes ocess at the time the disputant fails in doing 1 | |

| or more of the actions described in subsection | or |
|--|----|
| (1B) ; and". | |

- (2) In section 89K(1)(b)(i)(A), "paragraph (a)(i)" is replaced by "subsection (1B)(a)".
- (3) In section 89K(1)(b)(ii)(A), "paragraph (a)(ii)" is replaced by 5 "subsection (1B)(b)".
- (4) After section 89K(1), the following is inserted:
- "(1B) For the purposes of subsection (1)(a), the actions are
 - "(a) rejecting, within the applicable response period, an adjustment contained in a notice of proposed adjustment 10 issued by the Commissioner:
 - "(b) issuing, within the applicable response period, a notice of proposed adjustment under section 89D or 89DA in respect of a disputable decision:
 - "(c) issuing, within the applicable response period, a state- 15 ment of position."
- (5) After section 89K(3), the following is added:
- "(4) If the Commissioner decides to not issue a notice in favour of the disputant under subsection (1), the Commissioner must issue a notice of that decision (the **refusal notice**) within 1 month of the disputant sending the relevant notice or statement under subsection (1)(b).
- "(5) If the Commissioner fails to issue a refusal notice in accordance with **subsection (4)**, then, for the purposes of **subsection (6)**, the Commissioner is treated as issuing such a notice on the day that is 1 month after the disputant sends the relevant notice or statement under subsection (1)(b).
- "(6) The disputant may challenge the Commissioner's refusal notice by filing proceedings, in accordance with the Taxation Review Authorities Regulations 1998, within 2 months of the notice's issue. For the purposes of this subsection, the Taxation Review Authorities Act 1994, and the Taxation Review Authorities Regulations 1998, the refusal notice is treated as a notice of disputable decision and the challenge is treated as a challenge under Part 8A.

 35
- "(4) If the Commissioner refuses (the refusal) to issue a notice in favour of the disputant under subsection (1), the disputant is entitled to challenge the refusal by filing proceedings, in

accordance with the Taxation Review Authority Regulations 1994, within the response period that arises if the Commissioner's refusal is treated as a notice of disputable decision."

| 65 | Application to High Court Section 89L(3)(b) is repealed. | 5 |
|---------------|--|----|
| 65 | Application to High Court | |
| (1) | After section 89L(1), the following is inserted: | |
| | The Commissioner may apply to the High Court for an order | |
| (12) | allowing the Commissioner to issue a challenge notice past the | |
| | 4 years provided in section 89P(1) if— | 10 |
| | "(a) the Commissioner considers that an exceptional cir- | |
| | cumstance applies or has prevented the Commissioner | |
| | from issuing the challenge notice within the 4 years; | |
| | <u>and</u> | |
| | "(b) the Commissioner applies within the 4 years." | 15 |
| (2) | After section 89L(2), the following is inserted: | |
| "(2B) | The High Court may— | |
| | "(a) make an order for the purposes of subsection (1B) on | |
| | such terms as the Court deems fit; or | |
| | "(b) decline to make an order." | 20 |
| (3) | In section 89L(3), "subsection (1)" is replaced by "subsection | |
| | (1) or (1B) ". | |
| <u>(4)</u> | Section 89L(3)(b) is repealed. | |
| (5) | Subsections (1), (2), and (3) apply for a dispute initiated by | |
| 1/ | a taxpayer issuing a notice of proposed adjustment after the | 25 |
| | enactment of the Taxation (Tax Administration and Remedial | |
| | Matters) Act 2011 . | |
| | | |
| 66 | Disclosure notices | |
| | After section 89M(6), the following is inserted: | |

"(6BA) The Commissioner must issue a statement of position, described in subsection (4), in response to the disputant's statement of position, if the Commissioner is not required to issue a statement of position when issuing a disclosure notice."

Completing the disputes process Section 89N(1)(vii) is repealed.

67 (1)

| (2) | In section 89N(2), in the words before the paragraphs, "the | | | | | |
|----------------|--|----|--|--|--|--|
| | Commissioner may not amend an assessment" is replaced by | | | | | |
| | "the Commissioner may not amend an assessment nor issue | | | | | |
| | challenge notice for the purposes of section 138B(3)(b)". | | | | | |
| (3) | Section 89N(2)(b) is replaced by the following: | | | | | |
| | "(b) whichever is the later of— | | | | | |
| | "(i) the Commissioner issuing a statement of pos- ition: | 10 | | | | |
| | "(ii) the Commissioner considering a statement of position issued by the disputant." | | | | | |
| (4) | Subsection (1) applies for a dispute or challenge, in relation | | | | | |
| . , | to which there has been no election into the small claims jur- | | | | | |
| | isdiction of a Taxation Review Authority before the day that | 15 | | | | |
| | the Taxation (Tax Administration and Remedial Matters) Act | | | | | |
| | 2010 receives Royal assent. | | | | | |
| | | | | | | |
| 67 <u>B</u> | New section 89P | | | | | |
| <u>(1)</u> | After section 890, the following is inserted: | | | | | |
| '89P | Challenge notice for taxpayer-initiated disputes 20 | | | | | |
| (1) | | | | | | |
| | within 4 years of the disputant issuing a notice of proposed | | | | | |
| | adjustment, unless— | | | | | |
| | "(a) section 89L(2B)(a) applies: | | | | | |
| | <u>"(b)</u> <u>section 89J(2)</u> applies. | | | | | |
| (2) | | | | | | |
| | issue a challenge notice to the extent to which the dispute has | | | | | |
| | ended. | | | | | |
| (3) | A challenge notice may not be issued before the Commissioner | | | | | |
| | issues a statement of position, unless 1 or more of section | 30 | | | | |
| | 89N(1)(c)(i) to (ix) applies. | | | | | |
| ' (4) | A challenge notice must state that— | | | | | |
| | "(a) the Commissioner will not be issuing an amended as- | | | | | |
| | sessment that includes or takes into account the adjust- | | | | | |
| | ment proposed by the disputant; and | 35 | | | | |
| | "(b) a challenge may proceed." | | | | | |
| | | | | | | |
| | | | | | | |

Subsection (1) applies for a dispute initiated by a taxpayer issuing a notice of proposed adjustment after the enactment of

| | the Taxation (Tax Administration and Remedial Matters) Act 2011 . | |
|---------------|--|----|
| 68 | Time bar for amendment of income tax assessment After section 108(2), the following is added: | 5 |
| "(2B) | this subsection is added to the 4 years under subsection 108(1), if a taxpayer successfully challenges a Commissioner's refusal under section 89K(4) . The relevant period— "(a) starts on the day of the refusal: "(b) finishes on the day on which thethat challenge is finally judged successful by the relevant Taxation Review Au- | 10 |
| | thority or court, or the day on which the Commissioner concedes." | 15 |
| 69 | Time bar for amending GST assessment After section 108A(3), the following is added: | |
| "(3B) | A period equal to the number of days in the period described in this subsection is added to the 4 years under subsection 108A(1), if a taxpayer successfully challenges a Commissioner's refusal under section 89K(4) . The relevant period—"(a) starts on the day of the refusal: | 20 |
| | "(b) finishes on the day on which thethat challenge is finally judged successful by the relevant Taxation Review Authority or court, or the day on which the Commissioner concedes." | 25 |
| 70 (1) | When disputant entitled to challenge assessment Section 138B(3) is replaced by the following: | |
| "(3) | Subject to subsection (4) , a disputant is entitled to challenge an assessment by commencing proceedings in a hearing authority if— | 30 |
| | "(a) the assessment was the subject of an adjustment proposed by the disputant which the Commissioner has rejected by written notice within the applicable response period; and | 35 |

- "(b) the Commissioner has issued a challenge notice to the disputant; and
- "(c) the disputant files the proceedings, in accordance with the Taxation Review Authority Regulations 1994 Authorities Regulations 1998 (or any regulations made in substitution for those regulations) or High Court Rules within the response period that would arise if the challenge notice were a disputable decision 2 months.
- "(4) Despite **subsection (3)**, the disputant is entitled to challenge an assessment by commencing proceedings in a hearing authority if—
 - "(a) the assessment was the subject of an adjustment (the adjustment) notified to the Commissioner in writing specifying the adjustment and sufficient details to identify how the adjustment meets **paragraph** (c); and
 - "(b) the Commissioner has issued a challenge notice to the disputant; and
 - "(c) the adjustment—
 - "(i) is in relation to a matter for which the material facts and relevant law are identical to those for another assessment for the taxpayer, for another period, that is at the time of proposing the adjustment the subject of court proceedings; or
 - "(ii) corrects a tax position taken by the taxpayer or an associated person as a consequence or result of an incorrect tax position taken by another taxpayer and, at the time of proposing the adjustment, the incorrect tax position taken by the other taxpayer is the subject of, or was the subject of, court proceedingsthe Commissioner has made, or is able to make, an assessment for that other taxpayer for the correct amount of tax payable by that other taxpayer; and
 - "(d) the disputant files the proceedings, in accordance with the Taxation Review Authority Regulations 1994 Authorities Regulations 1998 (or any regulations made in substitution for those regulations) or High Court Rules within the response period that would arise if the challenge notice were a disputable decision months."

| <u>(2)</u> | Subsection (1) applies for a dispute initiated by a taxpayer issuing a notice of proposed adjustment after the enactment of the Taxation (Tax Administration and Remedial Matters) Act | |
|------------|--|----|
| | <u>2011.</u> | |
| 71 | Certain rights of challenge not conferred In section 138E(1)(e)(iv), "89M" is replaced by "89L, 89M, 89N(1)(c)(viii) and (3)". | 5 |
| 72 | Effect of disclosure notice: exclusion of evidence | |
| (1) | In the heading to section 138G, " : exclusion of evidence " is omitted. | 10 |
| (2) | Section 138G(1) is replaced by the following: | |
| "(1) | Unless subsection (2) applies, if the Commissioner issues a disclosure notice to a disputant, and the disputant challenges the disputable decision, the Commissioner and the disputant may raise in the challenge only the issues and the propositions of law that are disclosed in the Commissioner's and disputant's statements of position." | 15 |
| (3) | In section 138G(2),— | |
| 、 / | (a) in the words before the paragraphs, "new facts and evidence, and" is omitted: | 20 |
| | (b) in paragraph (a), "discovered those facts or evidence; or" is omitted: | |
| | (c) in paragraph (b), "the admission of those facts or evidence or" is omitted. | |
| (4) | Subsections (1) to (3) apply for a dispute or challenge, in relation to which a disclosure notice is issued on or after the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 25 |
| 73 | Proceedings may be transferred to different hearing authorities | 30 |
| (1) | Section 138N(2) is replaced by the following: | 50 |
| "(2) | If a disputant commences a challenge in a Taxation Review Authority, the Commissioner may apply to the High Court to have the challenge transferred to the High Court." | |

| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 5 |
|---------------|---|----|
| 74 (1) | Section 138O repealed Section 138O is repealed. | |
| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 10 |
| 75 (1) | Absolute liability offences In section 143(1)(a), "books and documents" is replaced by "documents". | 15 |
| (2) | In section 143(1B), "books and documents" is replaced by "documents". | |
| 76 | Knowledge offences In section 143A(1)(a), "books and documents" is replaced by "documents". | 20 |
| 77 | Evasion or similar offence In section 143B(1)(a), "books and documents" is replaced by "documents". | |
| 78 | Evidence in proceedings for failure to furnish returns or information In section 150D,— (a) "books or documents" is replaced by "documents": (b) "books, or documents" is replaced by "documents" in each place where it appears. | 25 |
| 79 | Deduction of tax from payments due to defaulters In section 157(10), in the definition of amount payable, paragraph (c), after the paragraphs, "uplift the money;—" is re- | 30 |
| | 105 | |

| | _ | d by "uplift the money:", and the following is added as raph (cb),— | | | |
|-------------|--|---|----|--|--|
| | | where the person is a tax pooling intermediary, money that is paid to the Commissioner, on the date the Commissioner receives the payment;—". | 5 | | |
| <u>79B</u> | | edure in District Court where defendant absent from | | | |
| | _ | Zealand | | | |
| | | tion 159, "summons" is replaced by "notice of claim" in | | | |
| | each | place in which it appears. | | | |
| <u>79C</u> | New | section 184AA | 10 | | |
| (1) | | section 184, the following is inserted: | | | |
| | | efund of tax: deductible amounts of interest | | | |
| "(1) | | section applies when a person is allowed a deduction | | | |
| | | section DB 3B of the Income Tax Act 2007, section | | | |
| | | B of the Income Tax Act 2004, or section DB 2 of the | 15 | | |
| | Incon | ne Tax Act 1994. | | | |
| "(2) | The time limits for refunds under the provisions referred to in | | | | |
| | subsection (3) do not apply for the purposes of the amend- | | | | |
| | ments made by sections 83 and 97 of the Taxation (Tax Ad- | | | | |
| | ministration and Remedial Matters) Act 2011 relating to the | | | | |
| | deduc | etibility of interest imposed under Part 7. | | | |
| "(3) | The p | provisions are, as applicable,— | | | |
| | "(a) | sections RM 2 to RM 6 of the Income Tax Act 2007: | | | |
| | "(b) | sections MD 1 and MD 2 of the Income Tax Act 2004: | | | |
| | "(c) | sections MD 1 and MD 2 of the Income Tax Act 1994." | 25 | | |
| (2) | Subs | ection (1) applies for the 1997–98 and later income | | | |
| | | but only in relation to an amount of interest imposed | | | |
| | under | Part 7 of the Tax Administration Act 1994 that the per- | | | |
| | son h | as treated as a deduction— | | | |
| | <u>(a)</u> | in a return of income that they have furnished on or | 30 | | |
| | | before 24 November 2010: | | | |
| | <u>(b)</u> | in a notice of proposed adjustment that is issued on or | | | |
| | | before 24 November 2010. | | | |
| 80 | Now | section 226C added | | | |
| ου | | section 226B, the following is added: | 35 | | |
| | | , | | | |
| 106 | | | | | |

| Taxation | (Tax | Administration | and |
|----------|-------|-----------------|-----|
| Rer | nedia | l Matters) Bill | |

| Dart | - 4 | α | ~ 4 |
|------|-----|----------|-------------------|
| Part | J | U | $o_{\mathcal{I}}$ |

| "2260 | C Secure credit or debit card payments and fees | |
|-------|--|----|
| "(1) | The Commissioner may offer to taxpayers the service of paying an amount to the Commissioner by secure internet credit or debit card transfer or secure telephone credit or debit card transfer. | 5 |
| "(2) | The Commissioner may charge the taxpayer, at the time that the taxpayer uses the service, a fee for the service. The fee, if it is charged, must be paid on top of the amount, and as part of the same payment (using the same service). | |
| "(3) | The fee for the service is 1.42% of the amount. | 10 |
| "(4) | Despite subsection (3) , the Governor-General may from time to time, by Order in Council, change the fee, with effect from a date specified in the Order in Council." | |
| | Part 3 | |
| | Remedial matters and abolition of gift | 15 |
| | duty | |
| | Amendments to Income Tax Act 2004 | |
| 81 | Income Tax Act 2004 Sections 82 to 87 <u>C</u> amend the Income Tax Act 2004. | |
| 82 | Taxes, other than GST, and penalties The cross heading before section DB 1 is replaced by "Taxes and other amounts". | 20 |
| 83 | New section DB 3B | |
| (1) | After section DB 3, the following is inserted: | |
| ` / | 3B Use of money interest | 25 |
| | "Deduction | |
| "(1) | A person is allowed a deduction for an amount of interest they are liable to pay under Part 7 of the Tax Administration Act 1994. | |
| | "Timing of deduction | 30 |
| "(2) | Interest to which this section applies The deduction is allocated under section EF 5 (Use of money interest payable by person). | |

| "Link with subpart DA | "Link | with | subpart | DA |
|-----------------------|-------|------|---------|----|
|-----------------------|-------|------|---------|----|

- "(3) This section supplements the general permission and overrides the capital limitation. The other general limitations still apply:
- "(3) This section supplements the general permission and overrides the capital limitation, the private limitation, and the employment limitation. The other general limitations still apply.

"Defined in this Act: amount, capital limitation, deduction, <u>employment limitation</u>, general limitation, general permission, <u>private limitation</u>".

- (2) Subsection (1) applies for the 2005–06 and later income years but only in relation to an amount of interest imposed under Part 7 of the Tax Administration Act 1994 that the person has treated as a deduction in a return of income that they have furnished on or before the date of introduction of the Taxation (Tax Administration and Remedial Matters) Act 2010.
- (2) Subsection (1) applies for the 2005–06 and later income years but only in relation to an amount of interest imposed under Part 7 of the Tax Administration Act 1994 that the person has treated as a deduction—
 - (a) in a return of income that they have furnished on or before 24 November 2010:

20

(b) in a notice of proposed adjustment that is issued on or before 24 November 2010.

84 Disposal of petroleum mining asset to associate

- (1) In section DT 9(1)(b), "section EJ 11 (Petroleum development expenditure)" is replaced by "section EJ 14 (Disposal of petroleum mining asset to associate)".
- (2) Section DT 9(2), other than the heading, is replaced by the following:
- "(2) The miner is denied a deduction for the amount that section EJ 15(2) (Partnership interests and disposal of part of asset) 30 prevents from being allocated to the income year in which the miner disposes of the asset."
- (3) **Subsections (1) and (2)** apply for the 2005–06 and later income years.

| Taxation | (Tax | Administration | and |
|----------|-------|-----------------|-----|
| Rer | nedia | l Matters) Bill | |

| Part | 3 | cl | 85B |
|------|---|----|-----|
| | | | |

| 84B (1) | In sec | ation under herd scheme ction EC 16(3), "section DB 40(5)" is replaced by "sec- DB 40(3)". | |
|-------------------|----------------------|--|-----|
| <u>(2)</u> | Subs years | applies for the 2005–06 and later income | 5 |
| 85 (1) (2) | In se | t is included when spreading methods used ection EW 15(1)(a)(ii), "or the equity-free fair value od in section EW 15E" is added after "EW 15C". ection EW 15(1)(b)(ii), "or the equity-free fair value | |
| (2) | | od in section EW 15E" is added after "EW 15C". | 10 |
| (3) | Subs (a) (b) | the 2007–08 and later income years, if paragraphs (b) and (c) do not apply; or the first income year for which a person adopts IFRSs for the purposes of financial reporting and later income | 15 |
| | | years, if that first income year is before the 2007–08 income year and the person chooses to apply the IFRS taxpayer method in a return of income for that first year; or | 1.0 |
| | (c) | the 2008–09 and later income years, if a person's 2008–09 income starts before 1 January 2008 and the person has not adopted IFRSs for the purposes of financial reporting before 1 January 2007. | 20 |
| 85B | IFRS | 5 method | |
| (1) | | on EW 15C(2B)(b) is replaced by the following: | 25 |
| | | the method required under Determination G29: Agreements for sale and purchase of property denominated in foreign currency: exchange rate to determine the acquisition price and method for spreading income and expenditure." | 30 |
| <u>(2)</u> | Subs | section (1)— | |
| | (a) | applies for the 2007–08 and later income years, unless | 35 |
| | | paragraph (b) or (c) applies; or | |

<u>**85C**</u> (1)

<u>(2)</u>

<u>85D</u>

<u>(1)</u>

(2)

| <u>(b)</u> | applies for the first income year for which a person adopts IFRSs for the purposes of financial reporting and | |
|---|--|----|
| <u>(c)</u> | later income years, if that first income year is before the 2007–08 income year and the person chooses to apply the IFRS taxpayer method in a return of income for that first year; or does not apply if a person's 2008–09 income year starts before 1 January 2008 and the person has not adopted IFRSs for the purposes of financial reporting before 1 January 2007. | 5 |
| Base | price adjustment formula | |
| In sec adjus (which section justm | etion EW 31(4), "under section DB 9 (Negative base price stment)" is replaced by "under sections DB 6 to DB 8 ch relate to deductions for interest) or, if none of those ons applies, under section DB 9 (Negative base price adnest)". Section (1) applies for the 2005–06 and later income | 15 |
| IFRS In se place | sideration when change from fair value method under somethod ection EW 48B(1)(b), "at the date of the change" is red by "at the end of the first income year for which the cement method is used for the financial arrangement". | 20 |
| In sec by "a | ction EW 48B(2), "on the date of the change" is replaced at the end of the first income year for which the replacementhod is used for the financial arrangement". | 25 |
| | her eligibility requirements relating to investments section HL 10(2)(b)(vii), the following is added: "(viii) an amount of income under section CW 4 (Annuities under life insurance policies) or CX 34 (Superannuation fund deriving amount from life insurance policy)." | 30 |

| 86B | Portfolio entity tax liability and rebates of portfolio tax | |
|------------|--|----|
| | rate entity for period | |
| <u>(1)</u> | After section HL $20(12)$, the following is added: | |
| | "Determining investors' prescribed investor rate | |
| "(13) | For the purposes of determining the item rate in subsection | 5 |
| | (9), the taxable income of the investor does not include an | |
| | amount that— | |
| | "(a) arises because their portfolio investor rate is lower than | |
| | their prescribed investor rate; and | |
| | "(b) is treated as taxable income because section CX 44D | 10 |
| | (Portfolio investor allocated income and distributions | |
| | of income by portfolio investment entities) does not | |
| | apply." | |
| (2) | In section HL 20, in the list of defined terms, "prescribed in- | |
| | vestor rate", and "taxable income" are inserted. | 15 |
| | | |
| 86C | Credits arising to Maori authority credit account | |
| (1) | After section MK 4(1)(e), the following is inserted: | |
| (1) | "(eb) the amount of an imputation credit attributed to it during | |
| | the imputation year under section HL 27(7)(b):". | |
| (2) | | 20 |
| <u>(2)</u> | After section MK 4(2)(c), the following is inserted: | 20 |
| | "(cb) in the case of a credit referred to in subsection (1)(eb) , | |
| | on the day the amount is attributed:". | |
| | | |
| 87 | Modifications to measurement of voting and market value | |
| | interests in case of continuity provisions | |
| (1) | Section OD 5(8)(b) is replaced by the following: | 25 |
| | "(b) the failure, but for that concessionary application, to | |
| | meet the requirements would have occurred in the ab- | |
| | sence of transactions of the following types: | |
| | "(i) the sale of shares in a company in the ordinary | |
| | course of trading on a recognised exchange be- | 30 |
| | tween persons, each of which is not a company | |
| | associated with the company and has a direct vot- | |
| | ing interest or direct market value interest of less | |
| | than 10%, calculated before the application of | |
| | sections OD 3(3)(d) and OD 4(3)(d): | 35 |

- "(ii) the redemption or other cancellation of shares in a company which is a unit trust that falls within any of paragraphs (a), (b), and (c) of the definition of the term **widely-held trust** in section OB 1, held by persons, each of which is not a company associated with the company and has a direct voting interest or direct market value interest of less than 10% calculated before the application of sections OD 3(3)(d) and OD 4(3)(d):
- "(iii) the redemption or other cancellation of shares in a company which is a unit trust that falls within any of paragraphs (a), (b), and (c) of the definition of the term **widely-held trust** in section OB 1, which were acquired by the manager or trustee of the unit trust in the ordinary course of the manager's or trustee's activities in respect of the unit trust from persons, each of which is not a company associated with the company and has a direct voting interest or direct market value interest of less than 10% calculated before the application of sections OD 3(3)(d) and OD 4(3)(d):

15

25

- "(iv) the saletransfer of shares in a company other than in the ordinary course of trading on a recognised exchange between persons, each of which is not a company associated with the company and has a direct voting interest or direct market value interest of less than 5%, calculated before the application of sections OD 3(3)(d) and OD 4(3)(d):
- "(v) transfers, between a company and the company's shareholders, of shares in the company that in total for the company's income year would be a direct voting interest or direct market value interest of less than 5% if held by a single person; and "(v) the issue, redemption, or cancellation by a com-
- "(v) the issue, redemption, or cancellation by a company, or the transfer to or from the company, or the transfer to an employee of the company from a trustee of a trust with no beneficiary other than the company and the company's employees, of shares in the company, or options over shares in

| | the company, that in total for the company's income year would be a direct voting interest or di- | |
|---------------|---|----|
| | rect market value interest of less than 5% if held by a single person; and". | |
| 2) | Subsection (1) applies for the 2005–06 and later income | 5 |
| _) | years. | , |
| | | |
| 87B 1) | New section YA 5C | |
| | After section YA 5B, the following is added: | |
| YA 5 | Saving effect of section DF 5 of Income Tax Act 1994 | |
| (/1) | "When this section applies | 10 |
| (1) | This section applies when a person— | |
| | <u>"(a)</u> has made a payment to which section DC 1 (Lump sum payments on retirement) would otherwise apply in the | |
| | absence of this section; and | |
| | "(b) has allocated the deduction for the payment to an in- | 15 |
| | come year relying on the wording used in section DF 5 | |
| | (Retiring allowances payable to employees) of the In- | |
| | come Tax Act 1994; and | |
| | "(c) has taken the tax position for the allocation before 22 | 20 |
| | February 2011. | 20 |
| | "Savings provision | |
| (2) | Despite the express wording used in section DC 1, section DF | |
| | 5 continues to apply for the person in relation to the tax pos- | |
| | ition in the same manner as it applied immediately before the repeal of the Income Tax Act 1994 by the Income Tax Act | 25 |
| | 2004. | 2. |
| | "Defined in this Act: deduction, income year, pay". | |
| 2) | Subsection (1) applies for the 2005–06 and later income | |
| | years. | |
| | · · · · · · · · · · · · · · · · · · · | |
| 37C | Schedule 22A—Identified policy changes | 30 |
| 1) | In schedule 22A, after the entry for "DB 7(6)", the following | |
| | is inserted: | |
| DC | | |
| | retirement is allocated to the income year in which | |
| | payment is made. | |

| (2) | Subsection (1) applies for the 2005–06 and later income | |
|------|---|----|
| | years. | |
| | Amendment to New Zealand Superannuation and Retirement Income Act 2001 | |
| 88 | Section 76 of New Zealand Superannuation and | 5 |
| | Retirement Income Act 2001 repealed | |
| (1) | Section 76 of the New Zealand Superannuation and Retirement Income Act 2001 is repealed. | |
| (2) | The repeal of section 76 of the New Zealand Superannuation and Retirement Income Act 2001 does not result in the liquidation or creation of any entity or person. | 10 |
| (3) | Subsection (1) applies for the 2011–12 and later income years. | |
| | Amendment <u>s</u> to KiwiSaver Act 2006 | |
| 88B | Section 4 of KiwiSaver Act 2006 amended In section 4 of the KiwiSaver Act 2006, the definition of salary | 15 |
| | or wages,— | |
| | (a) in paragraph (a)(i), "and (6)(c)" is replaced by "(6)(c), | |
| | and (8)"; and | |
| | (b) paragraph (a)(ib) is repealed. | 20 |
| 89 | New section 81B of KiwiSaver Act 2006 inserted | |
| | After section 81 of the KiwiSaver Act 2006, the following is | |
| | inserted: | |
| "81B | Residual refunds | |
| | If the Commissioner can not process an amount held in the | 25 |
| | holding account in accordance with this Act, or the amount is | |
| | in excess of what this Act or a Revenue Act requires to be in the holding account, then the Commissioner may refund the | |
| | amount to the person that the Commissioner considers has the | |
| | best claim to it." | 30 |

| Amendments to | Taxation | Review | Authorities | Act | |
|---------------|-----------------|--------|-------------|-----|--|
| 1994 | | | | | |

| 90 | Taxation Review Authorities Act 1994 Sections 91 to 94 amend the Taxation Review Authorities Act 1994. | 5 |
|---------------|---|----|
| 91 (1) | General jurisdiction of Authorities Section 13A(b)(ii) is repealed. | |
| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 10 |
| 92 (1) | Section 13B repealed Section 13B is repealed. | |
| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 15 |
| 93 | An Authority to be a commission of inquiry In section 15(2), "book or document" is replaced by "document". | 20 |
| 93B | Evidence in proceedings before an authority | |
| (1) | Section 17(2A) is replaced by the following: | |
| "(2A) | Unless subsection (2B) applies, if the Commissioner issues a disclosure notice to a disputant, and the disputant challenges the disputable decision, the Commissioner and the disputant may raise in the challenge only the issues and the propositions | 25 |
| | of law that are disclosed in the Commissioner's and disputant's | |
| | statements of position." | 30 |
| <u>(2)</u> | In section 17(2B),— (a) in the words before the paragraphs, "new facts and evidence, and" is omitted: | |

| | (b) in paragraph (a), "discover those facts or evidence; or" | |
|------------|--|----|
| | is omitted: | |
| (2) | (c) in paragraph (b), "facts or evidence or" is omitted. | |
| <u>(3)</u> | Subsections (1) and (2) apply for a dispute or challenge, in relation to which a disclosure notice is issued on or after | 5 |
| | the day that the Taxation (Tax Administration and Remedial | 3 |
| | Matters) Act 2010 receives Royal assent. | |
| | | |
| 94 | Challenges appealed to High Court | |
| (1) | Section 26A(2) is replaced by the following: | |
| "(2) | The determination by an Authority of a challenge may not be | 10 |
| | appealed to the High Court if the determination was made by | |
| | the Authority under a tax law that provides for the Authority's | |
| (2) | determination to be final." | |
| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jur- | 15 |
| | isdiction of a Taxation Review Authority before the day that | 13 |
| | the Taxation (Tax Administration and Remedial Matters) Act | |
| | 2010 receives Royal assent. | |
| | · | |
| | Amendments to Income Tax Act 1994 | |
| 95 | Income Tax Act 1994 | 20 |
| | Sections 96 and 97 amend the Income Tax Act 1994. | |
| | | |
| 96 | Certain deductions not allowed | |
| | The subpart heading before section DB 1 is replaced by "Sub- | |
| | part B—Taxes, levies, and other amounts". | |
| 97 | New section DB 2 | 25 |
| (1) | After section DB 1, the following is added: | 23 |
| | 2 Deduction for use of money interest | |
| "(1) | Despite section DB 1, a person is allowed a deduction for an | |
| () | amount of interest they are liable to pay under Part 7 of the | |
| | Tax Administration Act 1994. | 30 |
| "(2) | Interest to which this section applies The deduction is allocated | |
| | under section ED 6(1) and (3) or ED 7, as applicable." | |

| | Taxation (Tax Administration and Remedial Matters) Bill Part 3 cl 101 | |
|----------------|---|----|
| (2) | Subsection (1) applies for the 1997–98 and later income years but only in relation to an amount of interest imposed under Part 7 of the Tax Administration Act 1994 that the person has treated as a deduction in a return of income that they have furnished on or before the date of introduction of the Tax- | 5 |
| <u>(2)</u> | ation (Tax Administration and Remedial Matters) Act 2010. Subsection (1) applies for the 1997–98 and later income years but only in relation to an amount of interest imposed under Part 7 of the Tax Administration Act 1994 that the person has treated as a deduction— (a) in a return of income that they have furnished on or before 24 November 2010: (b) in a notice of proposed adjustment that is issued on or before 24 November 2010. | 10 |
| 98 | Amendments to Taxation Review Authorities Regulations 1998 Taxation Review Authorities Regulations 1998 Sections 99 to 108 amend the Taxation Review Authorities Regulations 1998. | 15 |
| 99 (1) | Interpretation In regulation 2, in the definition of notice of claim , "or small claims jurisdiction" is omitted. | 20 |
| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 25 |
| 100 (1) | Application of District Court Rules 1992 In the heading to regulation 4, "1992" is replaced by "2009". | |

In regulation 4, "1992" is replaced by "2009".

In regulation 5, "both the general jurisdiction and the small claims jurisdiction" is replaced by "the general jurisdiction".

Proceedings generally

(2)

101

(1)

| (2) | Subsection (1) applies for a dispute or challenge, in relation | |
|----------------|---|----|
| | to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 5 |
| 102 | Form | |
| (1) | In regulation 7, "either the general jurisdiction or the small claims jurisdiction" is replaced by "the general jurisdiction". | |
| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 10 |
| 103 | Notice of defence | |
| (1) "(2) | Regulation 11(2) is replaced by the following: The notice of defence must be filed and served by the Commissioner within 25 working days of the service of the notice of claim." | 15 |
| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act 2010 receives Royal assent. | 20 |
| 104 (1) | Interlocutory applications Regulation 12(2) is revoked. | 25 |
| (2) | Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act | 2. |
| | 2010 receives Royal assent. | 30 |
| 105 (1) | Part 3 revoked | |

Subsection (1) applies for a dispute or challenge, in relation to which there has been no election into the small claims jur-

5

10

isdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act **2010** receives Royal assent.

106 Requirement for directions hearings

- (1) Regulation 27(2) is revoked.
- (2) **Subsection (1)** applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act **2010** receives Royal assent.

107 Time for directions hearing

- (1) Regulation 28(b) is revoked.
- (2) **Subsection (1)** applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that 15 the Taxation (Tax Administration and Remedial Matters) Act **2010** receives Royal assent.

108 Schedule

- (1) In the schedule, in form 1, on the first page, "Jurisdiction [specify general or small claims]" is omitted.
- (2) In the schedule, in form 1, clause 3 "facts, evidence, issues," is replaced by "issues".
- (3) **Subsection (1)** applies for a dispute or challenge, in relation to which there has been no election into the small claims jurisdiction of a Taxation Review Authority before the day that the Taxation (Tax Administration and Remedial Matters) Act **2010** receives Royal assent.
- (4) **Subsection (2)** applies for a dispute or challenge, in relation to which a disclosure notice is issued on or after the day that the Taxation (Tax Administration and Remedial Matters) Act 30 **2010** receives Royal assent.

Amendment to Goods and Services Tax Act 1985

| | ЛШ | tenument to Goods and Services Tax Act 1705 | |
|----------------|------------|---|----|
| 109A | Goo | ds and Services Tax Act 1985 | |
| | | tions 109 to 109J amend the Goods and Services Tax | |
| | | 1985. | |
| | | | |
| 109 | | rpretation | 5 |
| | | ection 2(1) of the Goods and Services Tax Act 1985, the | |
| | | nition of document is replaced by the following: | |
| | | rument means a document as defined in the Tax Admin- | |
| | 1stra | tion Act 1994". | |
| 109 | Into | rpretation | 10 |
| <u>1)</u> | | ection 2(1),— | 10 |
| 1) | (a) | the definition of document is replaced by the following: | |
| | <u>(u)</u> | "document means a document as defined in the Tax | |
| | | Administration Act 1994": | |
| | <u>(b)</u> | in the definition of land, "21E, 21G(5), 21H(3)," is | 15 |
| | (0) | omitted: | 10 |
| | (c) | in the definition of principal place of residence, "and | |
| | | in sections 5(15), 11(1)(mb), and 78F," is omitted. | |
| (2) | Sub | section (1)(b) applies to supplies made on or after 1 April | |
| | 2011 | . However, subsection (1)(b) does not apply if a person | 20 |
| | has t | aken a tax position— | |
| | <u>(a)</u> | for an adjustment period that ends before the date of | |
| | | Royal assent of this Act: | |
| | <u>(b)</u> | in relation to the use of land to which section 21E ap- | |
| | () | plies: | 25 |
| | <u>(c)</u> | relying on the definition of land in section 2(1) as it was | |
| (2) | | before the amendment made by subsection (1)(b). | |
| <u>(3)</u> | _ | section (1)(c) applies to supplies made on or after 1 April | |
| | | . However, subsection (1)(c) does not apply if a person | 30 |
| | | s a tax position— | 30 |
| | <u>(a)</u> | in relation to a supply— (i) made on or before the date of Royal assent of this | |
| | | Act; and | |
| | | (ii) to which section 11(1)(mb) and 78F apply: | |
| | | (ii) to winer section 11(1)(ino) and 701 appry. | |

subsection (1)(c).

(b)

relying on the definition of **principal place of residence** in section 2(1) as it was before the amendment made by

| 109B | Meaning of term supply | | | | |
|------------|---|---------|--|----|--|
| (1) | | | 5) is replaced by the following: | 5 | |
| "(15) | (15) When either of the following supplies are included in a supply | | | | |
| | | | med to be a separate supply from the supply of any | | |
| | other | real pi | roperty that is included in the supply: | | |
| | "(a) | | ply of a principal place of residence: | | |
| | "(b) | a sup | ply referred to in section 14(1)(d)." | 10 | |
| (2) | | ection | (1) applies to supplies made on or after 1 April | | |
| | 2011. | | | | |
| | | | | | |
| 109C | Value | e of su | pply of goods and services | | |
| (1) | | | 2)(b) is replaced by the following: | | |
| | "(b) | to the | extent that the consideration for the supply is not | 15 | |
| | | | deration in money,— | | |
| | | "(i) | the open market value of that consideration, if | | |
| | | | subparagraph (ii) does not apply; or | | |
| | | "(ii) | the value of the consideration agreed by the sup- | | |
| | | | plier and the recipient, if subsection (2B) ap- | 20 | |
| | | | plies." | | |
| <u>(2)</u> | After | section | n 10(2), the following is inserted: | | |
| "(2B) | The v | alue o | of consideration for a supply of goods and services | | |
| | is det | | ed under subsection (2)(b)(ii) if— | | |
| | "(a) | | apply is of a right to receive a specified number of | 25 | |
| | | | sions units at a future date; and | | |
| | "(b) | | upplier and recipient are not associated persons; | | |
| | | and | | | |
| | "(c) | | of the supplier and recipient, in the transaction of | | |
| | | | the supply is a part,— | 30 | |
| | | "(i) | makes a taxable supply; and | | |
| | | "(ii) | acquires a taxable supply for use in making tax- | | |
| | | | able supplies." | | |

| 109D (1) | Zero-rating of goods In section 11(8C), "after that date" is replaced by "on or after that date". | |
|---------------------------|--|----|
| <u>(2)</u> | Subsection (1) applies to supplies made on or after 1 April 2011. | 5 |
| <u>109E</u> | Adjustments when person becomes registered after acquiring goods and services | |
| <u>(1)</u> | In section 21B, in the heading "person" is replaced by "person or partnership". | |
| <u>(2)</u> | In section 21B(1)(b), "the person" is replaced by "the person or, if the person is a member of a partnership, the partnership". | 10 |
| <u>(3)</u> | In section 21B(2) and (3), "the person" is replaced by "the person or partnership, as applicable," in each place where it appears. | |
| <u>(4)</u> | Subsections (1) to (3) apply to supplies made on or after 1 April 2011. | 15 |
| | Treatment on disposal | |
| <u>(1)</u> | In section 21F(3),— (a) "For the purposes of the formula" is replaced by "For the purposes of the formula in subsection (2)": | 20 |
| | (b) in paragraph (a), "section 2(1)" is replaced by "section 2(1), unless subsection (7) applies to the disposal". | |
| <u>(2)</u> <u>"(4)</u> | After section 21F(3), the following is inserted: Despite subsection (2), if the acquisition referred to in subsection (1)(a) relates to a supply that is charged at the rate of 0% under section 11(1)(mb), on a disposal referred to in subsection (1)(b), the person must make a final adjustment of an amount calculated using the formula— | 25 |
| | $\frac{x \text{ fraction}}{x} \times \frac{x}{x} = \frac{x}{x} \times \frac{x}{x} \frac{x}{x} \times \frac$ | |
| <u>"(5)</u> | For the purposes of the formula in subsection (4) ,— "(a) tax fraction is the meaning given in section 2(1), unless subsection (7) applies to the disposal: | 30 |
| | "(b) consideration is the amount of consideration received, or treated as received, for the supply: | |

| | (c) previous use is the percentage intended use or the pre- | |
|------------|---|----|
| | vious actual use in the period before the period in which | |
| | the disposal occurs. | |
| "(6) | The amount given by the formula in subsection (4) must not | |
| | be more than the amount of output tax that is accounted for | 5 |
| | by the person under section 20(3J)(a)(iii), taking into account | |
| | any later adjustments made under the apportionment rules in | |
| | sections 21 to 21H. | |
| "(7) | In the formulas in subsections (2) and (4), on the disposal of | |
| | the goods or services, if the supply is charged at the rate of 0%, | 10 |
| | the item tax fraction is treated as 15%." | |
| <u>(3)</u> | Subsections (1) and (2) apply to supplies made on or after | |
| | 1 April 2011. | |
| | | |
| 109G | New section 21HB | |
| (1) | After section 21H, the following is inserted: | 15 |
| | (B) Transitional rule related to treatment of dwellings | |
| "(1) | This section applies when goods or services acquired or pro- | |
| | duced before 1 April 2011 were not acquired or produced for | |
| | the principal purpose of making taxable supplies but, because | |
| | of the changes made by section 4(3) and (4) of the Taxation | 20 |
| | (GST and Remedial Matters) Act 2010 to the definitions of | |
| | commercial dwelling and dwelling, the goods or services are | |
| | treated from 1 April 2011 as being used for making taxable | |
| | supplies. For the purposes of this section, the person must be | |
| | a person registered under section 51(1) before or after 1 April | 25 |
| | 2011. | |
| "(2) | Input tax in relation to the acquisition referred to in subsec - | |
| | tion (3) may be deducted under section 20(3C) to the extent | |
| | to which a deduction has not been made under the old appor- | |
| | tionment rules. | 30 |
| "(3) | The person must treat the goods or services as acquired on 1 | |
| | April 2011 at the original cost of the supply." | |
| (2) | Subsection (1) applies to supplies made on or after 1 April | |
| | 2011. | |
| | | |

109H Group of companies

| | In section 55(1)(a)(iii) "moulti note DIE; and" is nonlessed by | |
|------------------------------|--|----|
| | In section 55(1)(a)(iii), "multi-rate PIE; and" is replaced by "multi-rate PIE:" and the following is added: | |
| | | |
| | would be a group of companies or part of a group of companies but for 1 or more of the companies | 5 |
| | being a listed PIE; and". | 3 |
| | being a listed FIE, and . | |
| LOOT | Vooring of voorude | |
| 1 09I | Keeping of records In section 75(3B)(c), "land" is replaced by "the land". | |
| (<u>1</u>) (<u>2</u>) | After section 75(3B), the following is inserted: | |
| (3C) | Subsections (3D) and (3E) apply when a supply that wholly | 10 |
| | or partly consists of land is made to a person who is, for the | |
| | purposes of the supply, an agent acting on behalf of an undis- | |
| | closed principal. | |
| (3D) | The requirements of subsection (3B)(a) and (b) are met if the | |
| | supplier maintains sufficient records to enable the particulars | 15 |
| | of the name, address, and registration number of the agent to | |
| | be ascertained. | |
| (3E) | The agent must maintain sufficient records in relation to the | |
| | undisclosed principal to enable the name, address, and regis- | |
| | tration number of the principal to be ascertained." | 20 |
| <u>(3)</u> | Subsections (1) and (2) apply to supplies made on or after | |
| | 1 April 2011. | |
| | | |
| 109J | Liability in relation to supplies of land | |
| 1) | After section 78F(2), the following is added: | |
| (2B) | For the purposes of subsection (2)(a), a recipient who is a | 25 |
| | registered person, or who expects to be a registered person, | |
| | must provide their registration number to the supplier at or | |
| | before the date of settlement." | |
| (2) | After section 78F(5), the following is inserted: | |
| ' (6) | When a supply is made to a person who is, for the purposes of | 30 |
| | the supply, an agent acting on behalf of an undisclosed prin- | |
| | cipal, the requirements of subsection (2) are met if the agent | |
| | provides a statement in writing to the supplier as to whether, | |
| | at the date of settlement, the principal as recipient— | |
| | "(a) is, or expects to be, a registered person; and | 35 |
| | | |
| | | |

| | "(b) | is acquiring the goods or services with the intention of | |
|------------|--------|---|----|
| | | using them for making taxable supplies; and | |
| | "(c) | does not intend to use the land as a principal place of | |
| | | residence for them or a person associated with them | |
| | | under section 2A(1)(c). | 5 |
| "(7) | When | a supply is made to a person who is, for the purposes of | |
| | the su | apply, an agent acting on behalf of an undisclosed prin- | |
| | cipal, | the agent must provide their registration number to the | |
| | suppl | ier at or before the date of settlement." | |
| <u>(3)</u> | Subs | ection (2) applies to supplies made on or after 1 April | 10 |
| | 2011. | | |
| | | | |
| | | Abolition of gift duty | |
| 110 | Estat | te and Gift Duties Act 1968 | |
| (1) | No gi | ift duty is payable under the Estate and Gift Duties Act | |
| | 1968 | in relation to a gift made on or after 1 October 2011. | 15 |
| (2) | | etion 2(2) of the Estate and Gift Duties Act 1968, in the ition of gift , "disposition of property" is replaced by "dis- | |
| | | on of property before 1 October 2011". | |
| (3) | | ection 61 of the Estate and Gift Duties Act 1968, "made | 20 |
| | anter | the commencement of this Act" is replaced by "made | 20 |
| | | the commencement of this Act and before 1 October | |

Schedule Minor textual amendments to Income Tax Act 2007

Table of amendments

| Provision | Amendment |
|--------------------|---|
| <u>CD 32(2)</u> | Replace "CE 1(1)(c)" with "CE 1(1B)". |
| <u>DB 17</u> | Omit "portfolio investment-linked life fund" from the list of defined terms. |
| <u>DF 4(3)</u> | Replace "Definitions" in subsection heading with "Definition". |
| EE 55(1) | Insert "Meaning" as a subsection heading to subsection (1). |
| EW 15F | Insert "NZIAS 39" in the list of defined terms. |
| EW 15I | Insert "NZIAS 32" in the list of defined terms. |
| EW 31(7) | Replace the second sentence in subsection (7) with the following: "For the purposes of this subsection, the following are ignored: (a) non-contingent fees, if the relevant method is not the IFRS financial reporting method in section EW 15D: (b) non-integral fees, if the relevant method is the IFRS financial reporting method in section EW 15D." |
| EX 55(8)(e) | Replace "tax that a person is allowed as a credit under section" with "amount that the person is allowed as a credit under section LE 1 (Tax credits for imputation credits) or". |
| EY 43(5B) and (5C) | Insert the following after section EY 43(5): "FDR adjustment (5B) FDR adjustment is the amount set out in section EY 43B to the extent to which it applies. "PILF adjustment (5C) PILF adjustment is the amount set out in section EY 43C to the extent to which it applies." |
| FM 39(3) | Replace "FM 40 and 41" with "FM 40 and FM 41". |

| Provision | Amendment |
|----------------------|---|
| FN 9(2) | Replace "If the companies part" with "If the companies that are part". |
| <u>GB 17(1)(b)</u> | Replace "right, goods or" with "right, goods, or". |
| HC 26(4) | Replace "section 143A(1)(b)" with "section 143A(1)(b) of that Act". |
| HC 31(1)(a) and (b) | Replace "section" with "see section" in each place where it appears. |
| HD 20B(1) | Insert "Who this section applies to" as a subsection heading to subsection (1). |
| HD 20B(2) | Insert "Person treated as agent" as a subsection heading to subsection (2). |
| Subpart HR | Repeal crossheading before repealed section HR 1 (Partnerships and joint ventures). |
| <u>LA 7</u> | Omit "family scheme income" from the list of defined terms. |
| <u>LZ 1(1)</u> | Replace "existing for purposes" with "existing for the purposes". |
| OA 7(2)(c) | Replace "for CTR" with "for a CTR". |
| OA 7(2)(d) | Replace "for branch" with "for a branch". |
| <u>OB 78</u> | Omit "Maori Authority" from the list of defined terms. |
| OC 39, table O4 | In row 10, column 3, replace "credit date under" with "credit date". |
| <u>OP 22(2)</u> | Replace "referred to table" with "referred to in table". |
| <u>OP 96</u> | Insert "Inland Revenue Acts" in the list of defined terms. |
| OP 101, compare note | Replace "MF 10(3), MF 10(4)–(6)" with "MF 10(3), (4)–(6)". |
| <u>RA 15</u> | Insert "RSCT" in the list of defined terms. |
| <u>RD 1</u> | Insert "RSCT rules" in the list of defined terms. |

Taxation (Tax Administration and Remedial Matters) Bill

| Provision | Amendment |
|--|---|
| <u>RD 5(8)</u> | Replace "CE 1(1)(c)" with "CE 1(1B)". |
| RD 6(1)(a) | Replace "CE 1(1)(c)" with "CE 1(1B)". |
| RD 23(4) | Replace "or section CW 19" with "or CW 19". |
| YA 1, charitable purpose (b)(i) | Replace "(Maori" with "(the Maori". |
| YA 1, monthly instalment plan | Replace "under Accident" with "under the Accident". |
| YA 1, partnership share | Replace "in respect of" with "the partnership". |
| YA 1, PAYE income payment form | Replace "Part 3, subpart 1 of the KiwiSaver Act 2006" with "the KiwiSaver Act 2006, Part 3, subpart 1". |
| YA 1, public authority (b) | Add "; and". |
| YA 1, resident in Australia | Replace "of that provision" with "of that section". |
| YA 1, subsidy claim form (b) | Replace "in respect of" with "in relation to". |
| YA 1, subsidy claim form (f) | Replace "in respect of" with "for". |
| $\frac{\text{Schedule 5, clause}}{3(a)}$ | Omit "(Depreciation)". |
| Schedule 20, part G, clause 6(a) | Omit "(Expenditure of forestry business)". |
| Schedule 26, part B, clause 3(f) | Replace "in respect of" with "for". |
| Schedule 26, part B, clause 11(a) | Replace "in respect of" with "in relation to". |
| Schedule 26, part B, clause 11(b) | Replace "in respect of" with "in relation to" in each place where it appears. |

| <u>Provision</u> | Amendment |
|------------------|--|
| Schedule 49 | In the Goods and Services Tax Act 1985, section 2, definition of income year (and following), add "in each place where it appears". |
| Schedule 49 | In the Goods and Services Tax Act 1985, section 20A(1), replace "definition" with "definitions" and add "in each place where it appears". |
| Schedule 49 | In the Injury Prevention, Rehabilitation, and Compensation Act 2001, section 6, definition of private domestic worker, replace "NC 16" with "section NC 16". |
| Schedule 49 | In the Injury Prevention, Rehabilitation, and Compensation Act 2001, section 11(1)(h)(iii), replace "FF 17" with "section FF 17". |
| Schedule 49 | In the Insolvency Act 2006, section 274(5)(b) to (d), add "in each place where it appears". |
| Schedule 49 | In the National Provident Fund Restructuring Amendment Act 1997, schedule 2, clause 8(c), replace "under OA 6(2)" with "under section OA 6(2)". |
| Schedule 49 | In the Te Arawa Lakes Settlement Act 2006, section 84(2), add "in each place where it appears". |
| Schedule 49 | In the Hawke's Bay Regional Council (Surplus Funds Distribution) Empowering Act 1999, section 5(2), replace "OB 60 and 61" with "OB 60 and OB 61". |
| Schedule 49 | In the Taxation (Abated Interim Payments of Part KD Credit) Regulations 2002, regulation 1, replace "replaced" with "is replaced". |
| Schedule 50 | In section 61, add "in each place where it appears". |

Taxation (Tax Administration and Remedial Matters) Bill

Legislative history

23 November 2010 7 December 2010 Introduction (Bill 257–1)
First reading and referral to Finance and Expenditure Committee